



## **LEGISLATIVE SUMMARY**

## **The North Phoenix Chamber of Commerce Business and Civic Development Committee**

We have a team of issue experts who work on your behalf daily at the State Capitol when the Legislature is in session. During the interim, they are meeting with legislators and Chamber members on these important issues and preparing for the next legislative cycle.

With the impact legislation has on all Arizona residents, the North Phoenix Chamber strives to keep member companies and citizens alike informed of the organization's activities at the Capitol and in Congress through a variety of resources:

### **Top Legislative Priorities**

Numerous topics, some anticipated and others unexpected, come to the forefront each year at the State Legislature. The North Phoenix Chamber of Commerce, through its Business and Civic Development committee work with volunteer members, is ready for action.

### **Legislative Business Issues**

Summarizes the North Phoenix Chamber's position on various public policies for both the Arizona Legislature and Congress.

### **Legislative Updates**

Keeps the North Phoenix Chamber members up to date on the legislation that will affect their business.

For more information on how to get involved, contact Tom at [info@NorthPhoenixChamber.org](mailto:info@NorthPhoenixChamber.org)

If you have questions on any legislation or legislative issues, contact Michael Infanzon at [minfanzon@epicpolicygroup.com](mailto:minfanzon@epicpolicygroup.com)

## **ACCOUNTING/TAX SERVICES**

### **H2009: TAX CREDIT; TEACHERS; SCHOOL SUPPLIES**

For tax years beginning with 2020, an individual income tax credit of up to \$800 is established for expenses incurred by a "qualified school teacher" (defined as a teacher in kindergarten or grades 1 through 12) for educational supplies and materials purchased by the teacher and used in the teacher's classroom. If the allowable credit exceeds taxes due, the unclaimed amount of the credit may be carried forward for up to five consecutive tax years. Retroactive to January 1, 2020.

ARS Titles Affected: [43](#)

First sponsor: [Rep. Fillmore \(R - Dist 16\)](#)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

For Vote

Analysis:



Support



Oppose



Neutral

#### **H2009 Daily History**

#### **Date Action**

TAX CREDIT; TEACHERS; SCHOOL SUPPLIES 1/13 referred to House [educ](#).referred to [ways-means](#).

### **H2058: DELINQUENT PROPERTY TAX; INTEREST; WAIVER**

The county treasurer is authorized to waive the interest that accrues on delinquent property taxes, and any other penalties, for a delinquency that occurs during the one-year period after a mortgage or deed of trust is satisfied or otherwise released on the property. A taxpayer may receive this waiver only once per property.

ARS Titles Affected: [42](#)

First sponsor: [Rep. Kavanagh \(R - Dist 23\)](#)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

For Vote  
Analysis:



Support



Oppose



Neutral

#### **H2058 Daily History**

#### **Date Action**

DELINQUENT PROPERTY TAX; INTEREST; WAIVER 2/24 referred to Senate [fin](#).

DELINQUENT PROPERTY TAX; INTEREST; WAIVER 2/11 House COW approved. 2/11 passed House [59-0](#); ready for Senate.

DELINQUENT PROPERTY TAX; INTEREST; WAIVER 2/10 retained on House calendar.

DELINQUENT PROPERTY TAX; INTEREST; WAIVER 2/3 from House [rules](#) okay.

DELINQUENT PROPERTY TAX; INTEREST; WAIVER 1/22 from House [ways-means](#) do pass.

DELINQUENT PROPERTY TAX; INTEREST; WAIVER 1/22 House [ways-means](#) do pass; report awaited.

DELINQUENT PROPERTY TAX; INTEREST; WAIVER 1/13 referred to [ways-means](#).

### **H2099: PROPERTY TAX; MOBILE HOMES; DELINQUENCY**

For a mobile home for which an affidavit of affixture has not been recorded, that is not placed on the real property roll and that is used as the owner's primary residence, the delinquent taxes may

be collected only after the tax is delinquent for one year and the person liable for paying the tax has not redeemed the property within six months after the end of the one-year period. AS PASSED HOUSE.

ARS Titles Affected: [42](#)

First sponsor: [Rep. Griffin \(R - Dist 14\)](#)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

For Vote Analysis:

- Support  
 Oppose  
 Neutral

### **H2099 Daily History**

### **Date Action**

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PROPERTY TAX; MOBILE HOMES; DELINQUENCY 3/10 from Senate [rules](#) okay.

PROPERTY TAX; MOBILE HOMES; DELINQUENCY 3/5 from Senate [fin](#) do pass.

PROPERTY TAX; MOBILE HOMES; DELINQUENCY 3/4 Senate [fin](#) do pass; report awaited.

PROPERTY TAX; MOBILE HOMES; DELINQUENCY 2/24 referred to Senate [fin](#).

PROPERTY TAX; MOBILE HOMES; DELINQUENCY 2/11 passed House [59-0](#); ready for Senate.

PROPERTY TAX; MOBILE HOMES; DELINQUENCY 2/10 House COW approved with amend [#4031](#).

PROPERTY TAX; MOBILE HOMES; DELINQUENCY 2/3 from House [rules](#) okay.

PROPERTY TAX; MOBILE HOMES; DELINQUENCY 1/29 from House [ways-means](#) with amend [#4031](#).

PROPERTY TAX; MOBILE HOMES; DELINQUENCY 1/29 House [ways-means](#) amended; report awaited.

PROPERTY TAX; MOBILE HOMES; DELINQUENCY 1/22 House [ways-means](#) held.

PROPERTY TAX; MOBILE HOMES; DELINQUENCY 1/13 referred to [ways-means](#).

### **H2771: TAX CREDITS; QUALIFIED FACILITIES; EXTENSION**

The termination date for income tax credits for expanding or locating a "qualified facility" in Arizona is extended 8 years to December 31, 2030, with the deadline for preapproval by the Arizona Commerce Authority extended to January 1, 2031. The deadline for completion of the minimum investment to qualify for the income tax credit for investment in new renewable energy facilities is extended 12 years to December 31, 2030. Beginning with a credit claimed for tax years 2022, the amount of the credit for increased research activities not used to offset taxes may be carried forward for up to 10 consecutive taxable years, decreased from 15 consecutive taxable years. AS SIGNED BY GOVERNOR.

ARS Titles Affected: [41](#) [43](#)

First sponsor: [Rep. Toma \(R - Dist 22\)](#)

Others: [Rep. Weninger \(R - Dist 17\)](#)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

For Vote Analysis:

- Support  
 Oppose  
 Neutral

### **H2771 Daily History**

### **Date Action**

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TAX CREDITS; QUALIFIED FACILITIES; EXTENSION 3/13 signed by governor; Chap. 7, Laws 2020. [message](#)

TAX CREDITS; QUALIFIED FACILITIES; EXTENSION 3/5 passed Senate [20-9](#). Substituted in Senate for identical bill #1245; ready for governor.

TAX CREDITS; QUALIFIED FACILITIES; EXTENSION 3/4 withdrawn from Senate [fin](#), [rules](#).

TAX CREDITS; QUALIFIED FACILITIES; EXTENSION 3/2 referred to Senate [fin](#).

TAX CREDITS; QUALIFIED FACILITIES; EXTENSION 2/27 House COW approved with floor amend #4602 and floor amend 4603. Passed House 44-16; ready for Senate.

TAX CREDITS; QUALIFIED FACILITIES; EXTENSION 2/25 from House rules okay.

TAX CREDITS; QUALIFIED FACILITIES; EXTENSION 2/12 from House ways-means do pass.

TAX CREDITS; QUALIFIED FACILITIES; EXTENSION 2/12 House ways-means do pass; report awaited.

TAX CREDITS; QUALIFIED FACILITIES; EXTENSION 2/6 referred to House ways-means, appro.

### **S1021: DEPARTMENT OF REVENUE; ELECTRONIC SIGNATURES**

An "electronic signature" (defined elsewhere in statute) is permitted to be used to sign a writing on a document that is submitted to the Department of Revenue, and has the same force and effect as a written signature.

ARS Titles Affected: 42

First sponsor: Sen. Ugenti-Rita (R - Dist 23)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

For Vote  
Analysis:

- Support
- Oppose
- Neutral

#### **S1021 Daily History**

#### **Date Action**

DEPARTMENT OF REVENUE; ELECTRONIC SIGNATURES 3/11 from House ways-means do pass.

DEPARTMENT OF REVENUE; ELECTRONIC SIGNATURES 3/11 House ways-means do pass; report awaited.

DEPARTMENT OF REVENUE; ELECTRONIC SIGNATURES 3/2 referred to House ways-means.

DEPARTMENT OF REVENUE; ELECTRONIC SIGNATURES 2/3 passed Senate 29-0; ready for House.

DEPARTMENT OF REVENUE; ELECTRONIC SIGNATURES 1/30 Senate COW approved with amend #4047.

DEPARTMENT OF REVENUE; ELECTRONIC SIGNATURES 1/29 retained on Senate COW calendar.

DEPARTMENT OF REVENUE; ELECTRONIC SIGNATURES 1/21 from Senate rules okay.

DEPARTMENT OF REVENUE; ELECTRONIC SIGNATURES 1/16 from Senate fin do pass.

DEPARTMENT OF REVENUE; ELECTRONIC SIGNATURES 1/15 Senate fin do pass; report awaited.

DEPARTMENT OF REVENUE; ELECTRONIC SIGNATURES 1/13 referred to Senate fin.

### **S1099: TAX DEED LAND SALES; PROCEEDS**

When land held by the state under tax deed is sold, any balance of monies remaining with the county treasurer after payment of taxes, interest, penalties, fees and costs must be paid to the owner of the property who was dispossessed by the sale.

ARS Titles Affected: 42

First sponsor: Sen. Mesnard (R - Dist 17)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

For Vote  
Analysis:

- Support
- Oppose
- Neutral

**S1099 Daily History**

**Date Action**

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TAX DEED LAND SALES; PROCEEDS 3/9	from House <u>rules</u> okay.
TAX DEED LAND SALES; PROCEEDS 3/5	from House <u>ways-means</u> with amend #4741.
TAX DEED LAND SALES; PROCEEDS 3/4	House <u>ways-means</u> amended; report awaited.
TAX DEED LAND SALES; PROCEEDS 2/27	referred to House <u>ways-means</u> .
TAX DEED LAND SALES; PROCEEDS 1/30	passed Senate <u>30-0</u> ; ready for House.
TAX DEED LAND SALES; PROCEEDS 1/21	from Senate <u>rules</u> okay.
TAX DEED LAND SALES; PROCEEDS 1/16	from Senate <u>fin</u> do pass.
TAX DEED LAND SALES; PROCEEDS 1/15	Senate <u>fin</u> do pass; report awaited.
TAX DEED LAND SALES; PROCEEDS 1/13	referred to Senate <u>fin</u> .

**S1113: MORTGAGED PROPERTY; TAX STATEMENTS; INFORMATION**

The statement of taxes due that the county treasurer is required to mail to the mortgagor must separately list the amount of primary taxes and secondary taxes applicable to the property that is due to each taxing jurisdiction for the current and previous tax years. The county treasurer is required to mail the statement before November 1.

ARS Titles Affected: 42

First sponsor: Sen. Leach (R - Dist 11)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

For Vote  
Analysis:

- Support
- Oppose
- Neutral

**S1113 Daily History**

**Date Action**

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MORTGAGED PROPERTY; TAX STATEMENTS; INFORMATION 3/20	signed by governor; Chap. no. awaited. <u>message</u>
MORTGAGED PROPERTY; TAX STATEMENTS; INFORMATION 3/12	<u>58-0</u> ; ready for governor.
MORTGAGED PROPERTY; TAX STATEMENTS; INFORMATION 3/9	from House <u>rules</u> okay.
MORTGAGED PROPERTY; TAX STATEMENTS; INFORMATION 3/4	from House <u>ways-means</u> do pass.
MORTGAGED PROPERTY; TAX STATEMENTS; INFORMATION 3/4	House <u>ways-means</u> do pass; report awaited.
MORTGAGED PROPERTY; TAX STATEMENTS; INFORMATION 2/27	referred to House <u>ways-means</u> .
MORTGAGED PROPERTY; TAX STATEMENTS; INFORMATION 1/30	passed Senate <u>30-0</u> ; ready for House.
MORTGAGED PROPERTY; TAX STATEMENTS; INFORMATION 1/23	from Senate <u>fin</u> do pass.
MORTGAGED PROPERTY; TAX STATEMENTS; INFORMATION 1/22	Senate <u>fin</u> do pass; report awaited.
MORTGAGED PROPERTY; TAX STATEMENTS; INFORMATION 1/13	referred to Senate <u>fin</u> .

**S1116: TPT; EXEMPTION; PUBLIC SAFETY EQUIPMENT**

The list of exemptions from the tax base for the retail classification of transaction privilege taxes and use taxes is modified to include sales of public safety equipment purchased by a law

enforcement agency, fire district, fire department, volunteer fire department or emergency medical services provider for public safety purposes.

ARS Titles Affected: [42](#)

First sponsor: [Sen. Brophy McGee \(R - Dist 28\)](#)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

For Vote  
Analysis:

- Support  
 Oppose  
 Neutral

### **S1116 Daily History**

### **Date Action**

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TPT; EXEMPTION; PUBLIC SAFETY EQUIPMENT 1/13 referred to Senate [fin](#), [appro](#).

### **S1130: AUDITOR GENERAL; CONTINUATION**

The statutory life of the State Auditor General is extended ten years to July 1, 2030. Retroactive to July 1, 2020.

ARS Titles Affected: [41](#)

First sponsor: [Sen. Gray \(R - Dist 21\)](#)

Others: [Rep. Bolick \(R - Dist 20\)](#), [Sen. Bowie \(D - Dist 18\)](#), [Sen. Boyer \(R - Dist 20\)](#), [Sen. Bradley \(D - Dist 10\)](#), [Rep. Carroll \(R - Dist 22\)](#), [Sen. Kerr \(R - Dist 13\)](#), [Sen. Rios \(D - Dist 27\)](#), [Rep. Shope \(R - Dist 8\)](#)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

For Vote  
Analysis:

- Support  
 Oppose  
 Neutral

### **S1130 Daily History**

### **Date Action**

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AUDITOR GENERAL; CONTINUATION 3/17 passed House [55-0](#); ready for governor.

AUDITOR GENERAL; CONTINUATION 3/12 from House [gov](#) do pass.

AUDITOR GENERAL; CONTINUATION 3/12 House [gov](#) do pass; report awaited.

AUDITOR GENERAL; CONTINUATION 3/4 referred to House [gov](#).

AUDITOR GENERAL; CONTINUATION 2/6 passed Senate [29-0](#); ready for House.

AUDITOR GENERAL; CONTINUATION 2/4 from Senate [rules](#) okay.

AUDITOR GENERAL; CONTINUATION 1/28 from Senate [gov](#) do pass.

AUDITOR GENERAL; CONTINUATION 1/27 Senate [gov](#) do pass; report awaited.

AUDITOR GENERAL; CONTINUATION 1/16 referred to Senate [gov](#).

### **S1187: NATIVE AMERICAN VETERANS; TAX SETTLEMENT**

Unexpended and unencumbered monies remaining in the Veterans' Income Tax Settlement Fund (which was established as part of the FY2016-17 budget) revert to the general fund on June 30, 2023, instead of June 30, 2021. The Department of Veterans' Services is permitted to accept claims for settlement payment from the Fund through December 31, 2021, instead of December 31, 2019. Retroactive to January 1, 2020.

ARS Titles Affected: [97](#)

First sponsor: [Sen. Peshlakai \(D - Dist 7\)](#)

Others: [Sen. Alston \(D - Dist 24\)](#), [Rep. Andrade \(D - Dist 29\)](#), [Sen. Bradley \(D - Dist 10\)](#), [Sen. Gonzales \(D - Dist 3\)](#), [Rep. A. Hernandez \(D - Dist 3\)](#), [Rep. Jermaine \(D - Dist 18\)](#), [Sen. Navarrete \(D - Dist 30\)](#), [Sen.](#)

For Vote  
Analysis:

Rios (D - Dist 27), Sen. Steele (D - Dist 9), Rep. Teller (D - Dist 7)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

- Support
- Oppose
- Neutral

### **S1187 Daily History**

### **Date Action**

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NATIVE AMERICAN VETERANS; TAX SETTLEMENT 3/9 referred to House ways-means.

NATIVE AMERICAN VETERANS; TAX SETTLEMENT 3/2 passed Senate 29-0; ready for House.

NATIVE AMERICAN VETERANS; TAX SETTLEMENT 2/25 Senate rules okay.

NATIVE AMERICAN VETERANS; TAX SETTLEMENT 2/20 from Senate fin do pass.

NATIVE AMERICAN VETERANS; TAX SETTLEMENT 2/19 Senate fin do pass; report awaited. Senate fin do pass; report awaited.

NATIVE AMERICAN VETERANS; TAX SETTLEMENT 1/22 referred to Senate fin.

## **S1348: TAX CORRECTIONS ACT OF 2020**

Corrections to the tax code as recommended by the Department of Revenue and Legislative Council. Changes are for clarification or to blend conflicting statutes and are not intended to be substantive. 59 pages. An annual exercise. AS PASSED SENATE.

ARS Titles Affected: 9 11 36 41 43

First sponsor: Sen. Mesnard (R - Dist 17)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

For Vote  
Analysis:

- Support
- Oppose
- Neutral

### **S1348 Daily History**

### **Date Action**

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TAX CORRECTIONS ACT OF 2020 3/17 passed House 34-21; ready for governor.

TAX CORRECTIONS ACT OF 2020 3/9 referred to House ways-means.

TAX CORRECTIONS ACT OF 2020 2/27 passed Senate 30-0; ready for House.

TAX CORRECTIONS ACT OF 2020 2/26 Senate COW approved with amend #4367.

TAX CORRECTIONS ACT OF 2020 2/25 Senate rules okay;

TAX CORRECTIONS ACT OF 2020 2/20 from Senate fin with amend #4367.

TAX CORRECTIONS ACT OF 2020 2/19 Senate fin amended; report awaited.

TAX CORRECTIONS ACT OF 2020 1/28 referred to Senate fin.

## **AUTOMOTIVE/TRANSPORTATION**

### **H2378: MOTOR VEHICLE TRANSACTIONS; NOTICES; DEALERS**

Various changes to statutes relating to motor vehicle transactions. A motor vehicle dealer's bond covers nonpayment of trade-in vehicles, and inures to the benefit of a person who suffers loss because of the dealer's failure to comply with an agreement to pay off outstanding loans on trade-in vehicles. A motor vehicle dealer is prohibited from advertising a motor vehicle's sales price that

For Vote  
Analysis:



includes a deduction for a rebate or discount as the total sales price of the motor vehicle unless the rebate or discount is available without restriction to every consumer purchasing the motor vehicle. A rebate or discount for which a consumer must qualify may be advertised separately if the qualifications for the rebate or discount are clearly and conspicuously disclosed in the advertisement. Violations of these requirements constitute an unlawful practice subject to enforcement by the Attorney General. AS PASSED HOUSE.

- Support
- Oppose
- Neutral

ARS Titles Affected: [28](#) [44](#)

First sponsor: [Rep. Biasiucci \(R - Dist 5\)](#)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

### **H2378 Daily History**

### **Date Action**

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MOTOR VEHICLE TRANSACTIONS; NOTICES; DEALERS 3/17 from Senate [rules](#) okay.

MOTOR VEHICLE TRANSACTIONS; NOTICES; DEALERS 3/12 from Senate [com](#) do pass.

MOTOR VEHICLE TRANSACTIONS; NOTICES; DEALERS 3/12 Senate [com](#) do pass; report awaited.

MOTOR VEHICLE TRANSACTIONS; NOTICES; DEALERS 3/2 referred to Senate [com](#).

MOTOR VEHICLE TRANSACTIONS; NOTICES; DEALERS 2/27 House COW approved with amend [#4341](#) and floor amend 4590. Passed House [60-0](#); ready for Senate.

MOTOR VEHICLE TRANSACTIONS; NOTICES; DEALERS 2/25 retained on House COW calendar.

MOTOR VEHICLE TRANSACTIONS; NOTICES; DEALERS 2/24 from House [rules](#) okay.

MOTOR VEHICLE TRANSACTIONS; NOTICES; DEALERS 2/20 from House [trans](#) with amend [#4341](#).

MOTOR VEHICLE TRANSACTIONS; NOTICES; DEALERS 2/19 House [trans](#) amended; report awaited.

MOTOR VEHICLE TRANSACTIONS; NOTICES; DEALERS 2/19 House [trans](#) held.

MOTOR VEHICLE TRANSACTIONS; NOTICES; DEALERS 2/12 House [trans](#) held.

MOTOR VEHICLE TRANSACTIONS; NOTICES; DEALERS 2/3 referred to House [trans](#).

### **H2442: HIGHWAY SAFETY FEE REPEAL**

Repeals the highway safety fee that was previously required to be in an amount established by the Director of the Department of Transportation annually in order to fund 110 percent of the Department of Public Safety Highway Patrol budget for each fiscal year. AS PASSED HOUSE.

ARS Titles Affected: [28](#) [41](#)

First sponsor: [Rep. Biasiucci \(R - Dist 5\)](#)

Others: [Rep. Blackman \(R - Dist 6\)](#), [Rep. Bolick \(R - Dist 20\)](#), [Sen. Borrelli \(R - Dist 5\)](#), [Rep. Carroll \(R - Dist 22\)](#), [Rep. Roberts \(R - Dist 11\)](#)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

- For Vote Analysis:
- Support
  - Oppose
  - Neutral

### **H2442 Daily History**

### **Date Action**

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HIGHWAY SAFETY FEE REPEAL 3/2 referred to Senate [trans-pub safety](#), [appro](#).

HIGHWAY SAFETY FEE REPEAL 2/26 passed House [36-23](#); ready for Senate.

HIGHWAY SAFETY FEE REPEAL 2/24 House COW approved with amend [#4105](#).

HIGHWAY SAFETY FEE REPEAL 2/17 from House [rules](#) okay.

HIGHWAY SAFETY FEE REPEAL 2/13 from House [appro](#) do pass.

HIGHWAY SAFETY FEE REPEAL 2/12 House [appro](#) do pass; report awaited.  
HIGHWAY SAFETY FEE REPEAL 2/6 from House [trans](#) do pass.  
HIGHWAY SAFETY FEE REPEAL 2/5 House [trans](#) do pass; report awaited.  
HIGHWAY SAFETY FEE REPEAL 1/29 referred to House [trans](#), [appro](#).

## **BANKING/FINANCE**

### **H2312: FINANCIAL INSTITUTIONS; INSURANCE; LICENSES**

Various changes to statutes relating to the Department of Insurance and Financial Institutions. Deletes various requirements for licensees to return the license to the Dept after termination or revocation of the license, and requirements for licensees to prominently display or conspicuously post the license in the office or place of business. The Dept is no longer required to approve changes in address on licenses. The Dept is authorized to make the information contained on a license, permit, registration, certification or other similar authorization available electronically. AS PASSED HOUSE.

ARS Titles Affected: [6](#)

First sponsor: [Rep. Grantham \(R - Dist 12\)](#)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

For Vote  
Analysis:



Support



Oppose



Neutral

#### **H2312 Daily History**

#### **Date Action**

FINANCIAL INSTITUTIONS; INSURANCE; LICENSES 3/5 from Senate [fin](#) do pass.  
FINANCIAL INSTITUTIONS; INSURANCE; LICENSES 3/4 Senate [fin](#) do pass; report awaited.  
FINANCIAL INSTITUTIONS; INSURANCE; LICENSES 2/24 referred to Senate [fin](#).  
FINANCIAL INSTITUTIONS; INSURANCE; LICENSES 2/10 passed House [46-14](#); ready for Senate.  
FINANCIAL INSTITUTIONS; INSURANCE; LICENSES 2/6 House COW approved.  
FINANCIAL INSTITUTIONS; INSURANCE; LICENSES 2/3 from House [rules](#) okay.  
FINANCIAL INSTITUTIONS; INSURANCE; LICENSES 1/28 from House [reg affairs](#) do pass.  
FINANCIAL INSTITUTIONS; INSURANCE; LICENSES 1/27 House [reg affairs](#) do pass; report awaited.  
FINANCIAL INSTITUTIONS; INSURANCE; LICENSES 1/21 referred to House [reg affairs](#).

### **H2406: STATE TREASURER; FINANCIAL SERVICES**

The State Treasurer is required to contract for all "financial services" (defined) required by any state agency, instead of only banking services, and state agencies are prohibited from contracting for financial services except with the written permission of the State Treasurer. A merchant servicer or payment service provider is authorized to provide "payment processing and gateway services" (defined). AS SIGNED BY GOVERNOR.

ARS Titles Affected: [35](#)

First sponsor: [Rep. Cobb \(R - Dist 5\)](#)

Others: [Rep. Finchem \(R - Dist 11\)](#), [Rep. Shope \(R - Dist 8\)](#)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

For Vote  
Analysis:



Support



Oppose



Neutral

#### **H2406 Daily History**

#### **Date Action**

STATE TREASURER; FINANCIAL SERVICES 3/23 signed by governor; Chap. 19, Laws 2020. [message](#)  
STATE TREASURER; FINANCIAL SERVICES 3/16 passed Senate [27-0](#); ready for governor.

STATE TREASURER; FINANCIAL SERVICES 3/10 from Senate rules okay.

STATE TREASURER; FINANCIAL SERVICES 3/5 from Senate fin do pass.

STATE TREASURER; FINANCIAL SERVICES 3/4 Senate fin do pass; report awaited.

STATE TREASURER; FINANCIAL SERVICES 2/24 referred to Senate fin.

STATE TREASURER; FINANCIAL SERVICES 2/19 passed House 60-0; ready for Senate.

STATE TREASURER; FINANCIAL SERVICES 2/11 from House rules okay.

STATE TREASURER; FINANCIAL SERVICES 2/6 from House appro do pass.

STATE TREASURER; FINANCIAL SERVICES 2/6 House appro do pass; report awaited.

STATE TREASURER; FINANCIAL SERVICES 2/5 House appro do pass; report awaited.

STATE TREASURER; FINANCIAL SERVICES 1/27 referred to House appro.

## **H2505: STUDENT LOANS SERVICERS; LICENSURE**

Adds a chapter to Title 6 (Banks & Financial Institutions) requiring a person acting as a "student loan servicer" (defined) to obtain a license from the Superintendent of the Financial Institutions Division of the Department of Insurance and Financial Institutions. Some exceptions. Establishes license application requirements and fees. Student loan servicer licenses expire on September 30 of each odd-numbered year and may be biannually renewed. Establishes requirements and prohibited practices for licensees as well as penalties for violations. Establishes a student loan ombudsman in the Dept to attempt to resolve complaints from student loan borrowers and establish a student loan borrower education course by October 1, 2020. Due to a potential increase in state revenue, this legislation requires the affirmative vote of at least 2/3 of the members of each house of the Legislature for passage, and becomes effective on signature of the Governor.

ARS Titles Affected: 6

For Vote  
Analysis:

Support

Oppose

Neutral

First sponsor: Rep. Salman (D - Dist 26)

Others: Rep. Andrade (D - Dist 29), Rep. Blanc (D - Dist 26), Rep. Bolding (D - Dist 27), Rep. Cano (D - Dist 3), Rep. Chavez (D - Dist 29), Rep. DeGrazia (D - Dist 10), Rep. Engel (D - Dist 10), Rep. Fernandez (D - Dist 4), Rep. Friese (D - Dist 9), Rep. Gabaldon (D - Dist 2), Rep. A. Hernandez (D - Dist 3), Rep. Jermaine (D - Dist 18), Rep. Longdon (D - Dist 24), Sen. Mendez (D - Dist 26), Rep. Peten (D - Dist 4), Rep. Powers Hannley (D - Dist 9), Rep. Rodriguez (D - Dist 27), Rep. Teller (D - Dist 7), Rep. Terán (D - Dist 30), Rep. Tsosie (D - Dist 7)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

### **H2505 Daily History**

### **Date**

### **Action**

*No actions posted for this bill.*

## **H2513: FINANCIAL INSTITUTIONS; EXAMINATIONS; MILITARY LENDING**

The Superintendent of the Financial Institutions Division of the Department of Insurance and Financial Institutions is required to examine or cause to be examined enterprises, consumer lenders and premium finance companies at least once every five years to ensure compliance with federal law regulating the terms of consumer credit extended to military members and dependents.

ARS Titles Affected: 6

First sponsor: Rep. Butler (D - Dist 28)

Others: Rep. Andrade (D - Dist 29), Rep. Blackman (R - Dist 6), Rep. Blanc (D - Dist 26), Rep. Campbell (R - Dist 1), Rep. Espinoza (D - Dist 19), Rep. Fernandez (D - Dist 4), Rep. Fillmore (R - Dist 16), Rep. Friese (D - Dist 9), Rep. Lawrence (R - Dist 23), Rep. Lieberman (D - Dist 28), Rep. Salman (D - Dist 26), Rep. Terán (D - Dist 30)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

For Vote  
Analysis:

Support

Oppose

Neutral

### **H2513 Daily History**

### **Date Action**

FINANCIAL INSTITUTIONS; EXAMINATIONS; MILITARY LENDING 1/27 referred to House com, mil-vet.

## **H2852: MONEY TRANSMITTERS; EXEMPTIONS; AUTHORIZED DELEGATES**

A person that provides money transmitter services for a bank, credit union or savings and loan association under a written agreement where the entity remains responsible for providing the money transmitter services to its customers is exempt from statutes regulating money transmitters, but is subject to statute requiring reporting of suspecting money laundering to the Attorney General.

ARS Titles Affected: 6

First sponsor: Rep. Bolick (R - Dist 20)

Others: Rep. Biasiucci (R - Dist 5), Rep. Blackman (R - Dist 6), Rep. Grantham (R - Dist 12), Rep. Roberts (R - Dist 11)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

For Vote  
Analysis:



Support



Oppose



Neutral

### **H2852 Daily History**

### **Date Action**

MONEY TRANSMITTERS; EXEMPTIONS; AUTHORIZED DELEGATES 3/17 from Senate rules okay.

MONEY TRANSMITTERS; EXEMPTIONS; AUTHORIZED DELEGATES 3/12 from Senate fin do pass.

MONEY TRANSMITTERS; EXEMPTIONS; AUTHORIZED DELEGATES 3/11 Senate fin do pass; report awaited.

MONEY TRANSMITTERS; EXEMPTIONS; AUTHORIZED DELEGATES 3/2 referred to Senate fin.

MONEY TRANSMITTERS; EXEMPTIONS; AUTHORIZED DELEGATES 2/27 House COW approved. Passed House 60-0; ready for Senate.

MONEY TRANSMITTERS; EXEMPTIONS; AUTHORIZED DELEGATES 2/26 from House rules okay.

MONEY TRANSMITTERS; EXEMPTIONS; AUTHORIZED DELEGATES 2/18 from House reg affairs do pass.

MONEY TRANSMITTERS; EXEMPTIONS; AUTHORIZED DELEGATES 2/17 House reg affairs do pass; report awaited.

MONEY TRANSMITTERS; EXEMPTIONS; AUTHORIZED DELEGATES 2/11 referred to House reg affairs.

## **H2856: UNCLAIMED PROPERTY LOCATORS; REGISTRATION**

A locator is authorized to register with the Department of Revenue in a manner determined by the Dept and pay a fee to be deposited in the newly established Locator Registration Fund. The Dept is required to use monies in the Fund to register and monitor locators. On written request, the Dept is required to provide all unclaimed property account information for all unclaimed accounts to a registered locator. The Dept is authorized to charge a fee for each request. The Dept is required to provide on its website the unclaimed property account information in a searchable electronic or digital format. The unclaimed property account information must include a list of specified information about the property. A locator that receives unclaimed property account information from the Dept is prohibited from distributing that information to other locators or persons for compensation. If an owner has entered into a written agreement that authorizes a registered locator to claim the unclaimed property on the owner's behalf or if the owner has sold the right to claim the unclaimed property to a locator, the Dept is required to distribute the property or monies in accordance with that written agreement. The written agreement must be executed by the owner and filed with the Dept. Also modifies requirements for agreements entered into by an owner with another person to locate unclaimed property.

ARS Titles Affected: 44

First sponsor: Rep. Carroll (R - Dist 22)

Others: Rep. Bolick (R - Dist 20)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

For Vote  
Analysis:



Support



Oppose



Neutral

### **H2856 Daily History**

### **Date Action**

UNCLAIMED PROPERTY LOCATORS; REGISTRATION 3/11 Senate fin held.

UNCLAIMED PROPERTY LOCATORS; REGISTRATION 3/2 referred to Senate fin.

UNCLAIMED PROPERTY LOCATORS; REGISTRATION 2/27 House COW approved. Passed House 31-29; ready for Senate.

UNCLAIMED PROPERTY LOCATORS; REGISTRATION 2/26 from House rules okay.

UNCLAIMED PROPERTY LOCATORS; REGISTRATION 2/19 House ways-means do pass; report awaited.

UNCLAIMED PROPERTY LOCATORS; REGISTRATION 2/12 referred to House ways-means.

## **EDUCATION & TRAINING/SCHOOLS**

### **H2053: EXECUTIVE SESSIONS; SECURITY PLANS**

The list of purposes for which a public body is authorized to hold an executive session is expanded to include discussion or consultations with designated representatives of the public body in order to discuss security plans, procedures, assessments, measures or systems relating to, or having an impact on, the security or safety of buildings or facilities and information technology maintained by the public body. Records, documentation, notes, or other materials made by or provided to the representatives for these purposes are confidential and exempt from public disclosure.

ARS Titles Affected: 38

First sponsor: Rep. Espinoza (D - Dist 19)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

For Vote  
Analysis:



Support



Oppose



Neutral

#### **H2053 Daily History**

#### **Date Action**

EXECUTIVE SESSIONS; SECURITY PLANS 1/30 from House gov do pass.

EXECUTIVE SESSIONS; SECURITY PLANS 1/30 House gov do pass; report awaited.

EXECUTIVE SESSIONS; SECURITY PLANS 1/22 from House tech do pass.

EXECUTIVE SESSIONS; SECURITY PLANS 1/22 House tech do pass; report awaited.

EXECUTIVE SESSIONS; SECURITY PLANS 1/13 referred to House tech, gov.

## **ENVIRONMENT/RENEWABLE ENERGY**

### **H2290: RENEWABLE ENERGY PRODUCTION; TAX CREDITS**

The date by which a "qualified energy generator" (defined) must first produce electricity in order for the taxpayer holding title to that generator to be eligible for renewable energy tax credits is extended ten years to December 31, 2030. For calendar years beginning with 2021, the amount of the credit is increased to 4 cents per kilowatt-hour, from 1 cent per kilowatt-hour, for the first 200,000 megawatt-hours of electricity produced using a wind or biomass derived qualified energy resource. For calendar years beginning with 2021, the amount of the credit is changed to 4 cents per kilowatt-hour, instead of a graduated amount based on the number of megawatt-hours of electricity produced, for electricity produced using a solar light derived or solar heat derived qualified energy resource. The amount of the credit for any calendar year beginning with 2021 cannot exceed \$200,000 per facility that produces electricity using renewable energy resources.

ARS Titles Affected: 43

First sponsor: Rep. Cobb (R - Dist 5)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

For Vote  
Analysis:



Support



Oppose



Neutral

**H2290 Daily History**

**Date Action**

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RENEWABLE ENERGY PRODUCTION; TAX CREDITS 3/9 from House rules okay.

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RENEWABLE ENERGY PRODUCTION; TAX CREDITS 2/25 from House appro do pass.

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RENEWABLE ENERGY PRODUCTION; TAX CREDITS 2/24 House appro do pass; report awaited.

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RENEWABLE ENERGY PRODUCTION; TAX CREDITS 2/19 House ways-means do pass; report awaited.

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RENEWABLE ENERGY PRODUCTION; TAX CREDITS 2/3 referred to House ways-means, appro.

**H2293: RENEWABLE ENERGY STORAGE EQUIPMENT; VALUATION**

For property tax purposes, the reduced valuation of renewable energy equipment of 20 percent of the depreciated cost of the equipment is expanded to include renewable "energy storage" (defined) equipment. For the purpose of the valuation of energy storage equipment, all energy storage equipment, both colocated with renewable energy and stand-alone energy storage equipment, qualifies for the valuation. The list of deductions from the retail classification of transaction privilege and use taxes is expanded to include "machinery and equipment used directly" (defined) for "energy storage" (defined) for later electrical use. The list of items that municipalities and special taxing districts are prohibited from levying a transaction privilege or other similar tax on is expanded to include the gross proceeds from sales or gross income derived from sales of machinery and equipment used directly for energy storage for later electrical use. County or municipal renewable energy incentive districts are expanded to include renewable energy storage equipment.

For Vote  
Analysis:

Support

Oppose

Neutral

ARS Titles Affected: 9 11 42

First sponsor: Rep. Dunn (R - Dist 13)

Others: Rep. Cobb (R - Dist 5)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

**H2293 Daily History**

**Date Action**

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RENEWABLE ENERGY STORAGE EQUIPMENT; VALUATION 3/12 from Senate fin do pass.

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RENEWABLE ENERGY STORAGE EQUIPMENT; VALUATION 3/11 Senate fin do pass; report awaited.

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RENEWABLE ENERGY STORAGE EQUIPMENT; VALUATION 2/24 referred to Senate fin.

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RENEWABLE ENERGY STORAGE EQUIPMENT; VALUATION 2/17 House COW approved; passed House 49-11; ready for Senate.

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RENEWABLE ENERGY STORAGE EQUIPMENT; VALUATION 2/11 retained on House COW calendar.

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RENEWABLE ENERGY STORAGE EQUIPMENT; VALUATION 2/10 retained on House calendar.

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RENEWABLE ENERGY STORAGE EQUIPMENT; VALUATION 2/3 from House rules okay.

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RENEWABLE ENERGY STORAGE EQUIPMENT; VALUATION 1/29 from House ways-means do pass.

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RENEWABLE ENERGY STORAGE EQUIPMENT; VALUATION 1/29 House ways-means do pass; report awaited.

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RENEWABLE ENERGY STORAGE EQUIPMENT; VALUATION 1/29 House ways-means amended; report awaited.

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RENEWABLE ENERGY STORAGE EQUIPMENT; VALUATION 1/23 referred to House ways-means.

## **H2404: TPT; PRIME CONTRACTING; EXEMPTIONS; CERTIFICATES**

Various changes to statutes relating to transaction privilege taxes (TPT) for prime contracting. The definitions of "modification" and "alteration" for the purpose of computing the tax base for the prime contracting classification of TPT are modified. A certificate that a contractor provides to a person stating that the contractor is liable for any amount of transaction privilege taxes due is valid for a period of up to one year. After the certificate expires, the contractor is allowed to execute and provide to the person a new certificate. The Department of Revenue is required to prescribe a form for a certificate to be used by a prime contractor that is subject to TPT for purchasing tangible personal property, the purchase price of which was excluded from the tax base under the retail classification of TPT. The prime contractor is required to obtain the certificate from the Dept, and the certificate is valid for up to one year. After the certificate expires, the contractor is allowed to obtain a new certificate.

ARS Titles Affected: [42](#)

First sponsor: [Rep. Cobb \(R - Dist 5\)](#)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

For Vote  
Analysis:

- Support  
 Oppose  
 Neutral

### **H2404 Daily History**

### **Date Action**

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TPT; PRIME CONTRACTING; EXEMPTIONS; CERTIFICATES 2/17 from House [rules](#) okay.

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TPT; PRIME CONTRACTING; EXEMPTIONS; CERTIFICATES 2/12 from House [ways-means](#) do pass.

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TPT; PRIME CONTRACTING; EXEMPTIONS; CERTIFICATES 2/12 House [ways-means](#) do pass; report awaited.

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TPT; PRIME CONTRACTING; EXEMPTIONS; CERTIFICATES 2/5 House [ways-means](#) held.

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TPT; PRIME CONTRACTING; EXEMPTIONS; CERTIFICATES 1/27 referred to House [ways-means](#).

## **H2640: ENVIRONMENTAL TECHNOLOGY; BIOMASS; FORESTRY PRODUCTS**

Modifies the requirements to qualify for assistance from the Environmental Technology Assistance Program to allow the capital investment made by a manufacturer, producer or processor to be in a facility that is used predominantly to process biomass and forestry industry products.

ARS Titles Affected: [41](#)

First sponsor: [Rep. Nutt \(R - Dist 14\)](#)

Others: [Rep. Biasiucci \(R - Dist 5\)](#), [Rep. Blackman \(R - Dist 6\)](#), [Rep. Finchem \(R - Dist 11\)](#), [Rep. Roberts \(R - Dist 11\)](#), [Rep. Weninger \(R - Dist 17\)](#)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

For Vote  
Analysis:

- Support  
 Oppose  
 Neutral

### **H2640 Daily History**

### **Date Action**

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ENVIRONMENTAL TECHNOLOGY; BIOMASS; FORESTRY PRODUCTS 3/2 referred to Senate [com](#).

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ENVIRONMENTAL TECHNOLOGY; BIOMASS; FORESTRY PRODUCTS 2/26 House COW approved. Passed House [54-5](#); ready for Senate.

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ENVIRONMENTAL TECHNOLOGY; BIOMASS; FORESTRY PRODUCTS 2/17 from House [rules](#) okay.

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ENVIRONMENTAL TECHNOLOGY; BIOMASS; FORESTRY PRODUCTS 2/12 from House [nat res-energy-water](#) do pass.

ENVIRONMENTAL TECHNOLOGY; BIOMASS; FORESTRY PRODUCTS 1/30 referred to House [nat res-energy-water](#).

### **H2677: GROUNDWATER REPLENISHMENT RESERVES**

Modifies the calculation for groundwater replenishment reserve targets for active management areas within a multi-county water conservation district. AS PASSED HOUSE.

ARS Titles Affected: [48](#)

First sponsor: [Rep. Griffin \(R - Dist 14\)](#)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

For Vote  
Analysis:

- Support  
 Oppose  
 Neutral

#### **H2677 Daily History**

#### **Date Action**

GROUNDWATER REPLENISHMENT RESERVES 3/10 from Senate [rules](#) okay.

GROUNDWATER REPLENISHMENT RESERVES 3/9 from Senate [water-agri](#) with amend [#4792](#).

GROUNDWATER REPLENISHMENT RESERVES 2/24 referred to Senate [water-agri](#).

GROUNDWATER REPLENISHMENT RESERVES 2/20 passed House [60-0](#); ready for Senate.

GROUNDWATER REPLENISHMENT RESERVES 2/20 House COW approved with amend [#4076](#).

GROUNDWATER REPLENISHMENT RESERVES 2/17 from House [rules](#) okay.

GROUNDWATER REPLENISHMENT RESERVES 2/4 from House [nat res-energy-water](#) with amend [#4076](#).

GROUNDWATER REPLENISHMENT RESERVES 2/4 House [nat res-energy-water](#) amended; report awaited.

GROUNDWATER REPLENISHMENT RESERVES 1/29 referred to House [nat res-energy-water](#).

### **H2828: SOLAR; ELECTRIC VEHICLE BATTERIES; DISPOSAL**

A person is prohibited from disposing of a "specialty environmental component" (defined as a solar panel for residential, commercial or industrial use or a battery that is used for propulsion of an electric or hybrid electric vehicle) in a solid waste landfill in Arizona. A specialty environmental component may only be disposed of at a recycling facility that is approved by the Department of Environmental Quality for that purpose. A person who sells or leases a specialty environmental component is required to pay a fee of \$.85 per .85 kilograms of battery weight or \$5 for each solar panel. Monies from the fee are deposited in the newly established Specialty Environmental Component Fund, to be used for recycling or phaned waste from cleanup of pollution or other environmental damage that was caused by the improper disposal of a specialty environmental component. Does not apply to a person selling a specialty environmental component that is produced by a manufacturer that has established a recycling program that provides for responsible end of life management for that specialty environmental component and that reports annually to the Dept regarding its recycling program. Violations are subject to a civil penalty of up to \$5,000. This legislation self-repeals July 1, 2027. Due to a potential increase in state revenue, this legislation requires the affirmative vote of at least 2/3 of the members of each house of the Legislature for passage, and becomes effective on signature of the Governor.

ARS Titles Affected: [49](#)

First sponsor: [Rep. Finchem \(R - Dist 11\)](#)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

For Vote  
Analysis:

- Support  
 Oppose  
 Neutral



**H2828 Daily History**

**Date Action**

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SOLAR; ELECTRIC VEHICLE BATTERIES; DISPOSAL 2/26 from House rules okay.

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SOLAR; ELECTRIC VEHICLE BATTERIES; DISPOSAL 2/19 from House nat res-energy-water do pass.

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SOLAR; ELECTRIC VEHICLE BATTERIES; DISPOSAL 2/18 House nat res-energy-water do pass; report awaited.

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SOLAR; ELECTRIC VEHICLE BATTERIES; DISPOSAL 2/11 referred to House nat res-energy-water.

**S1337: HOMEOWNERS' ASSOCIATIONS; SOLAR, WATER DEVICES**

A homeowners' association cannot prohibit the installation of a water saving device or indoor or outdoor water conservation practice. A homeowners' association is authorized to adopt reasonable rules regarding the placement of a solar energy device or water saving device or the use of a water conservation practice if those rules do not prevent the installation of the device or impair the functioning of the device. The association is required to provide written notice to members of any such rules adopted.

For Vote Analysis:

- Support
- Oppose
- Neutral

ARS Titles Affected: 33

First sponsor: Sen. Mendez (D - Dist 26)

Others: Sen. Dalessandro (D - Dist 2)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

**S1337 Daily History**

**Date Action**

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HOMEOWNERS' ASSOCIATIONS; SOLAR, WATER DEVICES 2/25 Senate rules okay.

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HOMEOWNERS' ASSOCIATIONS; SOLAR, WATER DEVICES 2/18 from Senate gov do pass.

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HOMEOWNERS' ASSOCIATIONS; SOLAR, WATER DEVICES 2/17 Senate gov do pass; report awaited.

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HOMEOWNERS' ASSOCIATIONS; SOLAR, WATER DEVICES 1/28 referred to Senate gov.

**S1338: PUBLIC FACILITIES; ENVIRONMENTAL POLICIES**

By July 1, 2025, all state agencies, universities, school districts, and community college districts must purchase at least 10 percent of their energy from "green sources" (defined), and all existing state buildings that are more than 50,000 square feet must conform to the leadership in energy and environmental design (LEED) existing building standards. All new or leased state buildings must conform to the LEED rating system. The Department of Administration, Department of Transportation, and Arizona Board of Regents must reduce energy use in public buildings they administer by 20 percent per square foot by July 1, 2027, using FY2001-2002 as the baseline year. Establishes the Energy & Water Efficiency Fund for public facilities to be administered by the Arizona Commerce Authority. The Fund will provide loans to finance energy and water efficiency measures for public facilities and terminates on July 1, 2030. By December 31, 2021, school districts and charter schools are required to adopt green cleaning policies and purchase and use environmentally sensitive cleaning products. Also establishes an 11-member Green Public Schools Task Force to recommend a model green cleaning policy for public schools. The Task Force must submit a report to the Governor and the Legislature by November 1, 2021 and self-repeals January 1, 2022.

For Vote Analysis:

- Support
- Oppose
- Neutral

ARS Titles Affected: 15 41

First sponsor: Sen. Mendez (D - Dist 26)

Others: Sen. Alston (D - Dist 24), Sen. Dalessandro (D - Dist 2), Rep. Salman (D - Dist 26), Sen.

Steele (D - Dist 9)

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

**S1338 Daily History**

**Date Action**

PUBLIC FACILITIES; ENVIRONMENTAL POLICIES 1/28 referred to Senate nat res-energy, educ.

**S1474: PROPERTY CLASSIFICATION; GASOLINE MANUFACTURING EQUIPMENT**

The list of property classified as class six property for property tax purposes is expanded to include real and personal property and improvements that are specifically and solely used to manufacture, beginning January 1, 2020 through December 31, 2050, "zero-sulfur gasoline" (defined) from natural gas and that are valued at full cash value. Applies only to the portion of the property that is used specifically for manufacturing, processing and storing zero-sulfur gasoline and liquid petroleum gases made from natural gas feedstock obtained from off-site sources. Retroactive to January 1, 2020.

ARS Titles Affected: 42

First sponsor: Sen. Pratt (R - Dist 8)

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

For Vote  
Analysis:

- Support
- Oppose
- Neutral

**S1474 Daily History**

**Date Action**

PROPERTY CLASSIFICATION; GASOLINE MANUFACTURING EQUIPMENT 2/3 referred to Senate fin.

**FUNERAL HOMES**

**H2183: FUNERAL ESCORTS; FUNERAL BOARD LICENSURE**

Responsibility for licensing funeral escort vehicles and military escort vehicles is transferred to the State Board of Funeral Directors and Embalmers, from the sheriff in each county. The Board is required to license funeral escort vehicles, military escort vehicles, drivers of funeral escort vehicles and drivers of military escort vehicles as prescribed by the Board by rule. The Board is authorized to establish and collect a fee for licensing funeral escort vehicles, military escort vehicles, drivers of funeral escort vehicles and drivers of military escort vehicles in an amount to be determined by the Board. A motor vehicle liability insurance policy for a funeral escort business or for a nonprofit corporation that provides military processions is required to list the State Board of Funeral Directors as the certificate holder on the certificate of liability insurance.

ARS Titles Affected: 28 32

First sponsor: Rep. Blanc (D - Dist 26)

Others: Rep. Rodriguez (D - Dist 27)

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

For Vote  
Analysis:

- Support
- Oppose
- Neutral

**H2183 Daily History**

**Date Action**

FUNERAL ESCORTS; FUNERAL BOARD LICENSURE 1/29 referred to House reg affairs, pub safety.

## H2249 (Chapter 18) PERSONAL REPRESENTATIVES; FUNERAL DIRECTORS; PROHIBITION

A funeral director or funeral establishment owner who has control of the decedent's remains is prohibited from having priority for appointment as a personal representative of the decedent as a creditor. AS SIGNED BY GOVERNOR.

ARS Titles Affected: 14

First sponsor: Rep. Bolick (R - Dist 20)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

For Vote  
Analysis:



Support



Oppose



Neutral

### H2249 Daily History

### Date Action

PERSONAL REPRESENTATIVES; FUNERAL DIRECTORS; PROHIBITION 3/23 signed by governor;  
Chap. 18, Laws  
2020. message

PERSONAL REPRESENTATIVES; FUNERAL DIRECTORS; PROHIBITION 3/16 passed Senate 27-0; ready  
for governor.

PERSONAL REPRESENTATIVES; FUNERAL DIRECTORS; PROHIBITION 3/10 from Senate rules okay.

PERSONAL REPRESENTATIVES; FUNERAL DIRECTORS; PROHIBITION 3/5 from Senate com do pass.

PERSONAL REPRESENTATIVES; FUNERAL DIRECTORS; PROHIBITION 3/5 Senate com do pass;  
report awaited.

PERSONAL REPRESENTATIVES; FUNERAL DIRECTORS; PROHIBITION 2/24 referred to Senate com.

PERSONAL REPRESENTATIVES; FUNERAL DIRECTORS; PROHIBITION 2/11 passed House 59-0; ready  
for Senate.

PERSONAL REPRESENTATIVES; FUNERAL DIRECTORS; PROHIBITION 2/10 House COW approved  
with amend #4022.

PERSONAL REPRESENTATIVES; FUNERAL DIRECTORS; PROHIBITION 2/3 from House rules okay.

PERSONAL REPRESENTATIVES; FUNERAL DIRECTORS; PROHIBITION 1/28 from House reg  
affairs with amend #4022.

PERSONAL REPRESENTATIVES; FUNERAL DIRECTORS; PROHIBITION 1/27 House reg  
affairs amended; report  
awaited.

PERSONAL REPRESENTATIVES; FUNERAL DIRECTORS; PROHIBITION 1/21 referred to House reg  
affairs.

## **S1136: APPRENTICESHIPS; FUNERAL DIRECTORS; EMBALMERS; CREMATIONISTS**

An applicant for licensure as an intern by the Board of Funeral Directors and Embalmers may complete a U.S. Department of Labor-approved apprenticeship program or a Department of Economic Security-approved apprenticeship program in funeral directing and embalming, in lieu of the requirement to be a graduate of an accredited or provisionally accredited school of mortuary science. An applicant for a cremationist license may complete a U.S. Department of Labor-approved apprenticeship program or a Department of Economic Security-approved apprenticeship program in cremation, in lieu of the requirement to meet the education requirements prescribed by the Board. The Board is required to approve a funeral director, embalmer or cremationist as a "mentor" (defined) to train an apprentice based on the person's record of compliance with statutory regulations. The Board is prohibited from conditioning mentorship approval on the payment of an additional fee or completion of an additional requirement. AS PASSED SENATE.

For Vote  
Analysis:

Support  
 Oppose  
 Neutral

ARS Titles Affected: [32](#)

First sponsor: [Sen. Pace \(R - Dist 25\)](#)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

### **S1136 Daily History**

### **Date Action**

APPRENTICESHIPS; FUNERAL DIRECTORS; EMBALMERS; CREMATIONISTS	3/9	referred to House <a href="#">reg affairs</a> .
APPRENTICESHIPS; FUNERAL DIRECTORS; EMBALMERS; CREMATIONISTS	3/4	passed Senate <a href="#">29-0</a> ; ready for House.
APPRENTICESHIPS; FUNERAL DIRECTORS; EMBALMERS; CREMATIONISTS	3/3	Senate COW approved with floor amend <a href="#">#4703</a> .
APPRENTICESHIPS; FUNERAL DIRECTORS; EMBALMERS; CREMATIONISTS	2/25	Senate <a href="#">rules</a> okay.
APPRENTICESHIPS; FUNERAL DIRECTORS; EMBALMERS; CREMATIONISTS	2/24	from Senate <a href="#">com</a> do pass.
APPRENTICESHIPS; FUNERAL DIRECTORS; EMBALMERS; CREMATIONISTS	1/16	referred to Senate <a href="#">com</a> .

## **GENERAL BUSINESS**

### **H2096: SECURITY GUARD REGISTRATION; DISCHARGED VETERANS**

Before the required background screening for a security guard registration applicant are complete, the Department of Public Safety is authorized to issue a 45-day security guard registration certificate or a 45-day armed security guard registration certificate to an applicant who is an honorably discharged veteran of the U.S. military and who was discharged no more than three years before application. The applicant who receives a 45-day registration may only work for an agency licensee that provides the applicant preassignment training. AS PASSED HOUSE.

For Vote  
Analysis:

Support  
 Oppose  
 Neutral

ARS Titles Affected: [32](#)

First sponsor: [Rep. Lawrence \(R - Dist 23\)](#)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

### **H2096 Daily History**

### **Date Action**

SECURITY GUARD REGISTRATION; DISCHARGED VETERANS	3/23	signed by governor; Chap. no. awaited. <a href="#">message</a>
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SECURITY GUARD REGISTRATION; DISCHARGED VETERANS 3/16 passed Senate 27-0; ready for governor.

SECURITY GUARD REGISTRATION; DISCHARGED VETERANS 3/10 from Senate rules okay.

SECURITY GUARD REGISTRATION; DISCHARGED VETERANS 3/4 from Senate trans-pub safety do pass.

SECURITY GUARD REGISTRATION; DISCHARGED VETERANS 3/4 Senate trans-pub safety do pass; report awaited.

SECURITY GUARD REGISTRATION; DISCHARGED VETERANS 2/24 referred to Senate trans-pub safety.

SECURITY GUARD REGISTRATION; DISCHARGED VETERANS 2/17 passed House 59-0; ready for Senate.

SECURITY GUARD REGISTRATION; DISCHARGED VETERANS 2/13 House COW approved with sub floor amend #4231.

SECURITY GUARD REGISTRATION; DISCHARGED VETERANS 2/11 from House rules okay.

SECURITY GUARD REGISTRATION; DISCHARGED VETERANS 1/28 from House mil-vet with amend #4021.

SECURITY GUARD REGISTRATION; DISCHARGED VETERANS 1/27 House mil-vet amended; report awaited.

SECURITY GUARD REGISTRATION; DISCHARGED VETERANS 1/13 referred to House mil-vet.

## **H2288: STATE LICENSING; FEE WAIVER**

The list of persons that state agencies are required to waive any initial license fee charged for, with some exceptions, is expanded to include any active duty military service member and the member's spouse and any veteran.

ARS Titles Affected: 41

First sponsor: Rep. Barto (R - Dist 15)

Others: Rep. Blackman (R - Dist 6), Sen. Borrelli (R - Dist 5), Rep. Carroll (R - Dist 22), Rep. Dunn (R - Dist 13), Sen. Kerr (R - Dist 13), Rep. Lawrence (R - Dist 23), Rep. Nutt (R - Dist 14)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

For Vote

Analysis:



Support



Oppose



Neutral

### **H2288 Daily History**

### **Date Action**

STATE LICENSING; FEE WAIVER 2/24 referred to Senate com.

STATE LICENSING; FEE WAIVER 2/6 passed House 60-0; ready for Senate.

STATE LICENSING; FEE WAIVER 2/3 from House rules okay.

STATE LICENSING; FEE WAIVER 1/28 from House mil-vet do pass.

STATE LICENSING; FEE WAIVER 1/27 House mil-vet do pass; report awaited.

STATE LICENSING; FEE WAIVER 1/22 referred to House mil-vet.

## **H2685: GOVERNMENT ASSISTANCE; POINT OF CONTACT**

In any written communication between a state agency or a municipality and a person that demands payment of a tax, fee, penalty, fine or assessment or that denies an application for a permit or license, the state agency or municipality is required to provide the name, telephone number and email address of the employee who is authorized and able to provide information about the communication. An employee who is authorized and able to provide information about

For Vote

Analysis:

any such communication is required to reply within five business days after the state agency or municipality receives that communication.

ARS Titles Affected: 9 41

First sponsor: Rep. Toma (R - Dist 22)

Others: Sen. Gowan (R - Dist 14), Rep. Kern (R - Dist 20), Sen. Leach (R - Dist 11), Sen. Livingston (R - Dist 22), Rep. Petersen (R - Dist 12)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

- Support
- Oppose
- Neutral

### **H2685 Daily History**

### **Date Action**

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GOVERNMENT ASSISTANCE; POINT OF CONTACT 3/17 from Senate rules okay.

GOVERNMENT ASSISTANCE; POINT OF CONTACT 3/10 from Senate gov do pass.

GOVERNMENT ASSISTANCE; POINT OF CONTACT 3/9 Senate gov do pass; report awaited.

GOVERNMENT ASSISTANCE; POINT OF CONTACT 3/2 referred to Senate gov.

GOVERNMENT ASSISTANCE; POINT OF CONTACT 2/26 passed House 59-0; ready for Senate.

GOVERNMENT ASSISTANCE; POINT OF CONTACT 2/17 from House rules okay.

GOVERNMENT ASSISTANCE; POINT OF CONTACT 2/11 from House reg affairs do pass.

GOVERNMENT ASSISTANCE; POINT OF CONTACT 2/10 House reg affairs do pass; report awaited.

GOVERNMENT ASSISTANCE; POINT OF CONTACT 2/3 referred to House reg affairs.

### **H2814: RURAL ECONOMIC DEVELOPMENT; PROJECT CERTIFICATION**

Adds a new article to Title 41 (State Government) authorizing a county with a population of less than 800,000 persons and municipalities located in a county with a population of less than 800,000 to propose establishing a rural economic development improvement program in unincorporated areas of the county. The county or municipality is required to apply to the Arizona Commerce Authority for designation as a rural economic development improvement program, and the application must include a plan for projects that create a minimum number of employment positions that are paid an average of 100 percent of the county median wage. After receiving program designation, the county or municipality is authorized to enter into development projects with property owners to construct property owners to be certified under the program. The Authority is required to certify projects, and requirements for certification are specified, including minimum capital investment requirements. Real and personal property and improvements certified by the Authority under the program and that meet other specified requirements are classified as class six property for property tax purposes.

ARS Titles Affected: 42

First sponsor: Rep. Dunn (R - Dist 13)

Others: Rep. Biasiucci (R - Dist 5), Rep. Blackman (R - Dist 6), Sen. Borrelli (R - Dist 5), Rep. Bowers (R - Dist 25), Rep. Campbell (R - Dist 1), Rep. Cobb (R - Dist 5), Rep. Cook (R - Dist 8), Rep. Fernandez (D - Dist 4), Rep. Finchem (R - Dist 11), Sen. Gowan (R - Dist 14), Rep. Griffin (R - Dist 14), Sen. Kerr (R - Dist 13), Rep. Nutt (R - Dist 14), Rep. Osborne (R - Dist 13), Sen. Otondo (D - Dist 4), Rep. Peten (D - Dist 4), Rep. Pierce (R - Dist 1), Sen. Pratt (R - Dist 8), Sen. Rios (D - Dist 27), Rep. Shope (R - Dist 8), Rep. Sierra (D - Dist 19), Rep. Teller (D - Dist 7), Rep. Thorpe (R - Dist 6), Rep. Tsosie (D - Dist 7)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

For Vote Analysis:

- Support
- Oppose
- Neutral

### **H2814 Daily History**

### **Date Action**

RURAL ECONOMIC DEVELOPMENT; PROJECT CERTIFICATION 2/19 House ways-means do pass; report awaited.

RURAL ECONOMIC DEVELOPMENT; PROJECT CERTIFICATION 2/11 referred to House ways-means.

### **S1114: LIMITED LIABILITY COMPANIES**

Updates various references to statutes to reflect the repeal of the previous Limited Liability Company Act, which occurs on September 1, 2020, and the enactment of a new Limited Liability Company Act, which became effective on September 1, 2019. Effective September 1, 2020.

ARS Titles Affected: 10 20 29 32

First sponsor: Sen. Pace (R - Dist 25)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

For Vote  
Analysis:

- Support  
 Oppose  
 Neutral

#### **S1114 Daily History**

#### **Date Action**

LIMITED LIABILITY COMPANIES 3/4 referred to House com.

LIMITED LIABILITY COMPANIES 1/30 passed Senate 30-0; ready for House.

LIMITED LIABILITY COMPANIES 1/23 from Senate com do pass.

LIMITED LIABILITY COMPANIES 1/23 Senate com do pass; report awaited.

LIMITED LIABILITY COMPANIES 1/13 referred to Senate com.

### **S1663: STATE PERMITTING DASHBOARD (TITLE 41) (STATE PERMITTING COUNCIL)**

Requires the Governor to appoint a State Permitting Director to establish and maintain an online database called the Permitting Dashboard that displays the progress to completion for state authorizations for "participating projects" (defined). The Director is required to coordinate with a list of specified state agencies and any other agency that requires authorization for a participating project. Information that may be displayed on the Permitting Dashboard is listed. A project sponsor of an "eligible project" (defined as an activity in Arizona that requires authorization by an agency, that is subject to applicable state environmental laws, that is likely to require a total construction investment of more than \$25 million, and that meet other specified requirements) is authorized to submit to the Director a notice that the project sponsor is initiating a proposed project, and information that must be included in the notice is established. No later than 30 days after receipt of the notice, the Director is required to determine whether the proposed project qualifies as an eligible project and whether to include it as a participating project in the Permitting Dashboard. No later than 45 days after the determination, each agency identified by the project sponsor is required to submit to the Director all anticipated authorizations required for the participating project, including the target completion time for each step required. Agencies cannot require an eligible project to participate in the Permitting Dashboard. Establishes a process for resolution of disputes relating to the permitting timetable. These provisions self-repeal January 1, 2028. The Director is required to submit a report of findings and recommendations from administering the Permitting Dashboard to the Governor and the Legislature by December 1, 2021. AS PASSED SENATE.

ARS Titles Affected: 41

First sponsor: Sen. Gowan (R - Dist 14)

Others: Rep. Biasiucci (R - Dist 5), Rep. Blackman (R - Dist 6), Sen. Borrelli (R - Dist 5), Rep.

For Vote  
Analysis:

- Support  
 Oppose  
 Neutral

Campbell (R - Dist 1), Sen. Fann (R - Dist 1), Sen. D. Farnsworth (R - Dist 16), Rep. Finchem (R - Dist 11), Rep. Griffin (R - Dist 14), Rep. Kern (R - Dist 20), Rep. Lawrence (R - Dist 23), Sen. Leach (R - Dist 11), Rep. Nutt (R - Dist 14), Rep. Rivero (R - Dist 21), Rep. Thorpe (R - Dist 6), Rep. Toma (R - Dist 22), Rep. Weninger (R - Dist 17)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

<b><u>S1663</u> Daily History</b>	<b>Date Action</b>
STATE PERMITTING DASHBOARD (TITLE 41)	3/10 referred to House <u>appro</u> .
STATE PERMITTING DASHBOARD (TITLE 41)	3/9 passed Senate <u>30-0</u> ; ready for House.
<b>STATE PERMITTING DASHBOARD (TITLE 41)</b>	3/5 Senate COW approved with amend <u>#4528</u> . NOTE SHORT TITLE CHANGE.
STATE PERMITTING COUNCIL	3/3 from Senate <u>rules</u> okay.
STATE PERMITTING COUNCIL	2/27 from Senate <u>appro</u> with amend <u>#4528</u> .
STATE PERMITTING COUNCIL	2/25 Senate <u>appro</u> amended; report awaited.
STATE PERMITTING COUNCIL	2/5 referred to Senate <u>appro</u> .

### **SCR1010: TECH CORRECTION; BOND ELECTIONS**

Proposes a minor change in Article VII, Section 13, of the state Constitution related to bond elections. Apparent striker bus for a proposition to be referred to the ballot at the next general election.

ARS Titles Affected: 98

First sponsor: Sen. Gowan (R - Dist 14)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

For Vote Analysis:

- Support
- Oppose
- Neutral

<b><u>SCR1010</u> Daily History</b>	<b>Date Action</b>
TECH CORRECTION; BOND ELECTIONS	2/19 further referred to Senate <u>appro</u> .
TECH CORRECTION; BOND ELECTIONS	1/23 referred to Senate <u>rules</u> .

### **HOTEL/MOTEL/LODGING**

#### **H2001: ONLINE HOME SHARING; REPEAL**

Repeals statutes prohibiting municipalities and counties from prohibiting vacation rentals or short-term rentals and limiting the restrictions that municipalities and counties may place on those rentals to a list of specified purposes. Repeals the online lodging marketplace transaction privilege tax classification, and the requirement for online lodging marketplaces to register with the Department of Revenue for payment of transaction privilege taxes on online lodging transactions. Repeals the requirement for online lodging operators to have a current transaction privilege tax license and related civil penalties for noncompliance. Repeals the Joint Legislative Study Committee on Transient Lodging.

ARS Titles Affected: 9 11 15 42

For Vote Analysis:

- Support
- Oppose
- Neutral



First sponsor: Rep. Blanc (D - Dist 26)

Others: Rep. Campbell (R - Dist 1), Rep. Lieberman (D - Dist 28), Rep. Powers Hannley (D - Dist 9)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

### **H2001 Daily History**

**Date**

**Action**

*No actions posted for this bill.*

### **S1479: ONLINE LODGING; REGULATION; PROPERTY CLASSIFICATION**

Repeals statutes prohibiting municipalities and counties from prohibiting vacation rentals or short-term rentals and limiting the restrictions that municipalities and counties may place on those rentals to a list of specified purposes. Real and personal property and improvements that are used for residential purposes, that are solely leased or rented to lodgers for periods of less than thirty days and that are valued at full cash value are classified as class one property, instead of class four property, for property tax purposes. Some exceptions.

ARS Titles Affected: 9 11 42

First sponsor: Sen. Mendez (D - Dist 26)

Others: Sen. Dalessandro (D - Dist 2), Sen. Gonzales (D - Dist 3), Sen. Otondo (D - Dist 4), Sen. Quezada (D - Dist 29), Sen. Rios (D - Dist 27), Rep. Salman (D - Dist 26)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

For Vote  
Analysis:

- Support  
 Oppose  
 Neutral

### **S1479 Daily History**

**Date Action**

ONLINE LODGING; REGULATION; PROPERTY CLASSIFICATION 2/3 referred to Senate [com](#).

### **S1490: SHORT-TERM RENTAL PROPERTIES; CLASSIFICATION**

Real and personal property and improvements that are rented to lodgers for periods of less than 30 days for a total of more than 120 days in a calendar year and that are valued at full cash value are classified as class one property, instead of class four property, for property tax purposes. Does not apply to property that is occupied by the owner of the property as the owner's primary residence and that is included in class three, property that the owner attests to the county assessor is owner-occupied for at least 60 days in a calendar year, and property for residential purposes that is rented and included in class four. Applies to tax years beginning January 1, 2021. AS PASSED SENATE.

ARS Titles Affected: 42

First sponsor: Sen. Mesnard (R - Dist 17)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

For Vote  
Analysis:

- Support  
 Oppose  
 Neutral

### **S1490 Daily History**

**Date Action**

SHORT-TERM RENTAL PROPERTIES; CLASSIFICATION 3/11 passed Senate 19-11; ready for House.

SHORT-TERM RENTAL PROPERTIES; CLASSIFICATION 3/10 Senate COW approved with floor amend #4823 and the rules tech amendment.

SHORT-TERM RENTAL PROPERTIES; CLASSIFICATION 3/5 retained on Senate COW calendar.

SHORT-TERM RENTAL PROPERTIES; CLASSIFICATION 2/27 retained on Senate COW calendar.

SHORT-TERM RENTAL PROPERTIES; CLASSIFICATION 2/18 from Senate [rules](#) okay.  
 SHORT-TERM RENTAL PROPERTIES; CLASSIFICATION 2/13 from Senate [fin](#) with amend [#4216](#).  
 SHORT-TERM RENTAL PROPERTIES; CLASSIFICATION 2/12 Senate [fin](#) amended; report awaited.  
 SHORT-TERM RENTAL PROPERTIES; CLASSIFICATION 2/3 referred to Senate [fin](#).

## INSURANCE

### **S1038: INSURANCE POLICIES; TRANSFERS; AFFILIATED INSURERS**

For the purpose of statutes governing notice of insurance cancellation or intention not to renew insurance, nonrenewal does not include the issuance and delivery of a new policy within the same insurer or an insurer under the same ownership or management as the original insurer. Insurers are permitted to transfer policies to an affiliated insurer, and a transfer does not allow the insurer to apply a new unrestricted 60-day period for cancellation or nonrenewal. Insurers are prohibited from transferring a policyholder because of the policyholder's location of residence, age, race, color, religion, sex, national origin or ancestry.

For Vote  
Analysis:

- Support  
 Oppose  
 Neutral

ARS Titles Affected: [20](#)

First sponsor: [Sen. Livingston \(R - Dist 22\)](#)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

#### **S1038 Daily History**

#### **Date Action**

<b><u>S1038 Daily History</u></b>	<b>Date Action</b>
INSURANCE POLICIES; TRANSFERS; AFFILIATED INSURERS	3/20 signed by governor; Chap. no. awaited. <a href="#">message</a>
INSURANCE POLICIES; TRANSFERS; AFFILIATED INSURERS	3/12 passed House <a href="#">58-0</a> ; ready for governor.
INSURANCE POLICIES; TRANSFERS; AFFILIATED INSURERS	3/9 from House <a href="#">rules</a> okay.
INSURANCE POLICIES; TRANSFERS; AFFILIATED INSURERS	3/3 from House <a href="#">reg affairs</a> do pass.
INSURANCE POLICIES; TRANSFERS; AFFILIATED INSURERS	3/2 House <a href="#">reg affairs</a> do pass; report awaited.
INSURANCE POLICIES; TRANSFERS; AFFILIATED INSURERS	2/25 referred to House <a href="#">reg affairs</a> .
INSURANCE POLICIES; TRANSFERS; AFFILIATED INSURERS	1/30 passed Senate <a href="#">30-0</a> ; ready for House.
INSURANCE POLICIES; TRANSFERS; AFFILIATED INSURERS	1/21 from Senate <a href="#">rules</a> okay.
INSURANCE POLICIES; TRANSFERS; AFFILIATED INSURERS	1/16 from Senate <a href="#">fin</a> do pass.
INSURANCE POLICIES; TRANSFERS; AFFILIATED INSURERS	1/15 Senate <a href="#">fin</a> do pass; report awaited.
INSURANCE POLICIES; TRANSFERS; AFFILIATED INSURERS	1/13 referred to Senate <a href="#">fin</a> .

### **S1040: INSURERS; NOTICES; METHODS OF DELIVERY**

For the purposes of Title 20 (Insurance), if a notice or correspondence is sent by mail, the sender is required to send it to the recipient's last known mailing address on file with the insurer, and if a notice or correspondence is sent by electronic means, the sender is required to send it to the recipient's last known email address as provided by the recipient to the insurer. Various insurance-related notices are required to be "sent" (defined as delivered by mail, personal delivery, fax, or by electronic means) instead of mailed. AS PASSED SENATE.

For Vote  
Analysis:

ARS Titles Affected: [20](#)

First sponsor: [Sen. Livingston \(R - Dist 22\)](#)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

- Support
- Oppose
- Neutral

### **S1040 Daily History**

### **Date Action**

INSURERS; NOTICES; METHODS OF DELIVERY 3/9	from House <a href="#">rules</a> okay.
INSURERS; NOTICES; METHODS OF DELIVERY 3/3	from House <a href="#">reg affairs</a> with amend <a href="#">#4697</a> .
INSURERS; NOTICES; METHODS OF DELIVERY 3/2	House <a href="#">reg affairs</a> amended; report awaited.
INSURERS; NOTICES; METHODS OF DELIVERY 2/25	referred to House <a href="#">reg affairs</a> .
INSURERS; NOTICES; METHODS OF DELIVERY 1/30	passed Senate <a href="#">30-0</a> ; ready for House.
INSURERS; NOTICES; METHODS OF DELIVERY 1/29	Senate COW approved with amend <a href="#">#4004</a> and floor amend <a href="#">#4035</a> .
INSURERS; NOTICES; METHODS OF DELIVERY 1/21	from Senate <a href="#">rules</a> okay.
INSURERS; NOTICES; METHODS OF DELIVERY 1/16	from Senate <a href="#">fin</a> with amend <a href="#">#4004</a> .
INSURERS; NOTICES; METHODS OF DELIVERY 1/15	Senate <a href="#">fin</a> amended; report awaited.
INSURERS; NOTICES; METHODS OF DELIVERY 1/13	referred to Senate <a href="#">fin</a> .

### **S1041: TRAVEL INSURANCE**

Establishes a new chapter in Title 20 (Insurance) regulating "travel insurance" (defined). Travel insurers are required to pay premium tax on travel insurance premiums. Establishes requirements for "travel protection plans" (defined) and requirements for travel insurance sales practices. A person is prohibited from acting or representing itself as travel administrator for travel insurance in Arizona unless that person is a licensed property and casualty insurance producer or holds a valid managing general agent license in Arizona. A person is prohibited from offering, soliciting or negotiating travel insurance or travel protection plans by using a negative or opt out option that requires a consumer to take an affirmative action to deselect coverage when purchasing a trip. Travel insurance is classified and filed for purposes of rates and forms under an inland marine line of insurance, with some exceptions. Travel insurance may be in the form of an individual, group or blanket policy. More.

ARS Titles Affected: [20](#)

First sponsor: [Sen. Livingston \(R - Dist 22\)](#)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

For Vote  
Analysis:

- Support
- Oppose
- Neutral

### **S1041 Daily History    Date Action**

TRAVEL INSURANCE 3/9	from House <a href="#">rules</a> okay.
TRAVEL INSURANCE 3/3	from House <a href="#">reg affairs</a> do pass.
TRAVEL INSURANCE 3/2	House <a href="#">reg affairs</a> do pass; report awaited.
TRAVEL INSURANCE 2/25	referred to House <a href="#">reg affairs</a> .
TRAVEL INSURANCE 2/3	passed Senate <a href="#">27-2</a> ; ready for House.
TRAVEL INSURANCE 1/30	Senate COW approved with amend <a href="#">#4048</a> .
TRAVEL INSURANCE 1/21	from Senate <a href="#">rules</a> okay.

TRAVEL INSURANCE 1/16 from Senate fin do pass.

TRAVEL INSURANCE 1/15 Senate fin do pass; report awaited.

TRAVEL INSURANCE 1/13 referred to Senate fin.

### **S1062: INSURANCE TRANSACTIONS; DISCRIMINATION; EXCEPTIONS**

The list of practices that are not prohibited as discrimination in insurance transactions is expanded to include payments of implementation credits a life insurer makes to offset expenses that a group policyholder incurs when the life insurer initiates, changes or administers new or existing group coverage. The life insurer is authorized to either include implementation credits in the premium charged and then reimburse the policyholder, or pay for the implementation credits and provide appropriate disclosure in the group policy. AS PASSED SENATE.

ARS Titles Affected: 20

First sponsor: Sen. Livingston (R - Dist 22)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

For Vote  
Analysis:

- Support  
 Oppose  
 Neutral

#### **S1062 Daily History**

#### **Date Action**

INSURANCE TRANSACTIONS; DISCRIMINATION; EXCEPTIONS	3/9	from House <u>rules</u> okay.
INSURANCE TRANSACTIONS; DISCRIMINATION; EXCEPTIONS	3/3	from House <u>reg affairs</u> do pass.
INSURANCE TRANSACTIONS; DISCRIMINATION; EXCEPTIONS	3/2	House <u>reg affairs</u> do pass; report awaited.
INSURANCE TRANSACTIONS; DISCRIMINATION; EXCEPTIONS	2/25	referred to House <u>reg affairs</u> .
INSURANCE TRANSACTIONS; DISCRIMINATION; EXCEPTIONS	1/30	passed Senate <u>30-0</u> ; ready for House.
INSURANCE TRANSACTIONS; DISCRIMINATION; EXCEPTIONS	1/29	Senate COW approved with amend <u>#4011</u> .
INSURANCE TRANSACTIONS; DISCRIMINATION; EXCEPTIONS	1/23	from Senate <u>fin</u> with amend <u>#4011</u> .
INSURANCE TRANSACTIONS; DISCRIMINATION; EXCEPTIONS	1/22	Senate <u>fin</u> do pass; report awaited.
INSURANCE TRANSACTIONS; DISCRIMINATION; EXCEPTIONS	1/15	Senate <u>fin</u> held.
INSURANCE TRANSACTIONS; DISCRIMINATION; EXCEPTIONS	1/13	referred to Senate <u>fin</u> .

### **S1079: UNFAIR CLAIMS SETTLEMENT; RULEMAKING (HEALTH CARE SERVICE CORPORATIONS; SCOPE)**

The Department of Insurance and Financial Institutions is required to adopt rules that substantially conform to the current version of the National Association of Insurance Commissioners Unfair Claims Settlement Practices Model Act, and to amend the rules governing coordination of benefits. AS PASSED SENATE.

ARS Titles Affected: 20

First sponsor: Sen. D. Farnsworth (R - Dist 16)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

For Vote  
Analysis:

- Support  
 Oppose  
 Neutral

#### **S1079 Daily History**

#### **Date Action**

UNFAIR CLAIMS SETTLEMENT; RULEMAKING 3/4 referred to House [reg affairs](#).

HEALTH CARE SERVICE CORPORATIONS; SCOPE 2/27 passed Senate [30-0](#); ready for House.

HEALTH CARE SERVICE CORPORATIONS; SCOPE 2/26 Senate COW approved with amend [#4370](#). NOTE SHORT TITLE CHANGE.

HEALTH CARE SERVICE CORPORATIONS; SCOPE 2/25 Senate [rules](#) okay.

HEALTH CARE SERVICE CORPORATIONS; SCOPE 2/20 from Senate [fin](#) with amend [#4370](#).

HEALTH CARE SERVICE CORPORATIONS; SCOPE 2/19 Senate [fin](#) amended; report awaited.

HEALTH CARE SERVICE CORPORATIONS; SCOPE 1/13 referred to Senate [fin](#).

### **S1090: INSURANCE ADJUSTERS; CLAIMS CERTIFICATE**

An employee of a third-party administrator or self-insured employer who adjusts, investigates or negotiates settlement of only workers' compensation claims is excluded from the definition of insurance "adjuster" for the purpose of licensure and regulation. The insurance adjuster license requirement to pass an examination is waived if the applicant holds a claims certificate issued by a national or state-based claims association with a certification program that consists of at least 40 hours of preexamination course work, a proctored examination of sufficient length to adequately determine the competency of the applicant and at least 24 hours of continuing education required for certification renewals on a biennial basis. AS PASSED SENATE.

For Vote Analysis:

Support

Oppose

Neutral

ARS Titles Affected: [20](#)

First sponsor: [Sen. Livingston \(R - Dist 22\)](#)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

#### **S1090 Daily History**

#### **Date Action**

INSURANCE ADJUSTERS; CLAIMS CERTIFICATE 3/9 from House [rules](#) okay.

INSURANCE ADJUSTERS; CLAIMS CERTIFICATE 3/3 from House [reg affairs](#) do pass.

INSURANCE ADJUSTERS; CLAIMS CERTIFICATE 3/2 House [reg affairs](#) do pass; report awaited.

INSURANCE ADJUSTERS; CLAIMS CERTIFICATE 2/25 referred to House [reg affairs](#).

INSURANCE ADJUSTERS; CLAIMS CERTIFICATE 1/30 passed Senate [30-0](#); ready for House.

INSURANCE ADJUSTERS; CLAIMS CERTIFICATE 1/29 Senate COW approved with amend [#4013](#).

INSURANCE ADJUSTERS; CLAIMS CERTIFICATE 1/23 from Senate [fin](#) with amend [#4013](#).

INSURANCE ADJUSTERS; CLAIMS CERTIFICATE 1/22 Senate [fin](#) amended; report awaited.

INSURANCE ADJUSTERS; CLAIMS CERTIFICATE 1/13 referred to Senate [fin](#).

### **S1091: INSURANCE PRODUCER LICENSING; SURRENDER; APPLICATION**

A person who voluntarily surrenders an insurance license or authority to transact one or more lines of insurance is no longer prohibited from reapplying for the same authority or license for one year, and is permitted to obtain the same authority or license by complying with the requirements that apply to a person who has not previously held the authority or license.

For Vote Analysis:

ARS Titles Affected: [20](#)

First sponsor: [Sen. Livingston \(R - Dist 22\)](#)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

- Support
- Oppose
- Neutral

**S1091 Daily History**

**Date Action**

INSURANCE PRODUCER LICENSING; SURRENDER; APPLICATION 3/9	from House <u>rules</u> okay.
INSURANCE PRODUCER LICENSING; SURRENDER; APPLICATION 3/3	from House <u>reg affairs</u> do pass.
INSURANCE PRODUCER LICENSING; SURRENDER; APPLICATION 3/2	House <u>reg affairs</u> do pass; report awaited.
INSURANCE PRODUCER LICENSING; SURRENDER; APPLICATION 2/25	referred to House <u>reg affairs</u> .
INSURANCE PRODUCER LICENSING; SURRENDER; APPLICATION 1/30	passed Senate <u>18-12</u> ; ready for House.
INSURANCE PRODUCER LICENSING; SURRENDER; APPLICATION 1/23	from Senate <u>fin</u> do pass.
INSURANCE PRODUCER LICENSING; SURRENDER; APPLICATION 1/22	Senate <u>fin</u> do pass; report awaited.
INSURANCE PRODUCER LICENSING; SURRENDER; APPLICATION 1/13	referred to Senate <u>fin</u> .

**LEGAL**

**H2032: CIVIL FORFEITURE; CRIMINAL CONVICTION**

Various changes relating to forfeiture. At a judicial forfeiture proceeding, if a claimant establishes by a preponderance of the evidence that the claimant is an owner of or interest holder in the property, it is presumed that the claimant's interest in the property is exempt from forfeiture and the burden of establishing that the claimant's property should be forfeited is on the state, instead of on the claimant. Statute governing uncontested civil forfeitures is repealed. If property is seized through forfeiture, the defendant or any other person who has an ownership interest in the property may request a pretrial hearing to determine the validity of the seizure, the validity of the claimant's alleged interest in the seized property and whether the court should grant a writ of replevin or another remedy. The court is required to grant the claimant's motion for replevin if the court finds that any of a list of specified circumstances applies. Following a person's conviction for a criminal offense that provides for forfeiture, the court is permitted to order the person to forfeit property that was acquired through the commission of the offense, property that is directly traceable to property acquired through the commission of the offense, and any instrumentality the person used in the commission of the offense. If a conviction is not possible due to the person's death, incompetence or not being within the jurisdiction of the court, the property or interest in the property may be forfeited without a conviction. Does not prevent the property from being forfeited by plea agreement. For the purpose of the criminal code, "racketeering" is modified to mean only criminal acts that result in a conviction and that meet other aspects of the definition, instead of any act that is chargeable or indictable.

For Vote Analysis:

- Support
- Oppose
- Neutral

ARS Titles Affected: [13](#)

First sponsor: [Rep. Fillmore \(R - Dist 16\)](#)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

## H2032 Daily History

## Date Action

CIVIL FORFEITURE; CRIMINAL CONVICTION 1/13 referred to House jud.

## H2055: CIVIL TRAFFIC VIOLATIONS; COMMUNITY RESTITUTION

If a "monetary obligation" (defined) is imposed on a person at sentencing, the court is authorized to order the person to perform community restitution in lieu of the payment of the monetary obligation. The court is required to credit any community restitution performed at a rate of \$10 per hour. A judge is authorized to mitigate any civil penalty that is required by statute regulating driver licenses if the person who is ordered to pay the penalty demonstrates that the payment would be a hardship on the person or on the person's immediate family. AS PASSED HOUSE.

ARS Titles Affected: 28

First sponsor: Rep. Biasiucci (R - Dist 5)

Others: Sen. Alston (D - Dist 24), Rep. Blackman (R - Dist 6), Rep. Bolick (R - Dist 20), Sen. Borrelli (R - Dist 5), Rep. Carroll (R - Dist 22), Rep. Cobb (R - Dist 5), Rep. Cook (R - Dist 8), Sen. Dalessandro (D - Dist 2), Rep. Finchem (R - Dist 11), Rep. A. Hernandez (D - Dist 3), Sen. Kerr (R - Dist 13), Rep. Teller (D - Dist 7)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

For Vote  
Analysis:

- Support  
 Oppose  
 Neutral

## H2055 Daily History

## Date Action

CIVIL TRAFFIC VIOLATIONS; COMMUNITY RESTITUTION 3/5 Senate jud held.

CIVIL TRAFFIC VIOLATIONS; COMMUNITY RESTITUTION 3/5 Senate jud held. Withdrawn from Senate jud

CIVIL TRAFFIC VIOLATIONS; COMMUNITY RESTITUTION 3/4 Senate trans-pub safety do pass; report awaited.

CIVIL TRAFFIC VIOLATIONS; COMMUNITY RESTITUTION 3/4 from Senate trans-pub safety do pass.

CIVIL TRAFFIC VIOLATIONS; COMMUNITY RESTITUTION 2/24 referred to Senate trans-pub safety, jud.

CIVIL TRAFFIC VIOLATIONS; COMMUNITY RESTITUTION 2/17 House COW approved with amend #4090 and floor amend 4257; passed House 33-27; ready for Senate.

CIVIL TRAFFIC VIOLATIONS; COMMUNITY RESTITUTION 2/11 from House rules okay.

CIVIL TRAFFIC VIOLATIONS; COMMUNITY RESTITUTION 2/5 from House jud with amend #4090.

CIVIL TRAFFIC VIOLATIONS; COMMUNITY RESTITUTION 2/5 House jud amended; report awaited.

CIVIL TRAFFIC VIOLATIONS; COMMUNITY RESTITUTION 1/29 House jud held.

CIVIL TRAFFIC VIOLATIONS; COMMUNITY RESTITUTION 1/13 referred to House jud.

## MEDICAL

### H2132: CHIROPRACTIC ASSISTANTS; SCOPE OF PRACTICE

Chiropractic assistants are prohibited from assisting a doctor of chiropractic with massage therapy, unless the chiropractic assistant is licensed as a massage therapist.

ARS Titles Affected: 32

For Vote  
Analysis:

First sponsor: Rep. Barto (R - Dist 15)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

- Support
- Oppose
- Neutral

### **H2132 Daily History**

### **Date Action**

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CHIROPRACTIC ASSISTANTS; SCOPE OF PRACTICE 3/12 from Senate hel-hu ser with amend #4844.

CHIROPRACTIC ASSISTANTS; SCOPE OF PRACTICE 3/11 Senate hel-hu ser amended; report awaited.

CHIROPRACTIC ASSISTANTS; SCOPE OF PRACTICE 2/24 referred to Senate hel-hu ser.

CHIROPRACTIC ASSISTANTS; SCOPE OF PRACTICE 2/6 passed House 60-0; ready for Senate.

CHIROPRACTIC ASSISTANTS; SCOPE OF PRACTICE 2/3 from House rules okay.

CHIROPRACTIC ASSISTANTS; SCOPE OF PRACTICE 1/23 from House hel-hu ser do pass.

CHIROPRACTIC ASSISTANTS; SCOPE OF PRACTICE 1/23 House hel-hu ser do pass; report awaited.

CHIROPRACTIC ASSISTANTS; SCOPE OF PRACTICE 1/21 referred to House hel-hu ser.

### **S1074: OCCUPATIONAL THERAPISTS; FINGERPRINT CLEARANCE CARDS (OCCUPATIONAL THERAPISTS; FINGERPRINT CLEARANCE CARDS)**

Beginning January 1, 2021, an applicant for licensure by the Board of Occupational Therapy Examiners is required to possess a valid fingerprint clearance card, instead of being required to submit a full set of fingerprints for a criminal records check. Effective January 1, 2021.

ARS Titles Affected: 32 41

First sponsor: Sen. Brophy McGee (R - Dist 28)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

For Vote  
Analysis:

- Support
- Oppose
- Neutral

### **S1074 Daily History**

### **Date Action**

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OCCUPATIONAL THERAPISTS; FINGERPRINT CLEARANCE CARDS 3/9 from House reg affairs do pass.

OCCUPATIONAL THERAPISTS; FINGERPRINT CLEARANCE CARDS 3/9 House reg affairs do pass; report awaited.

OCCUPATIONAL THERAPISTS; FINGERPRINT CLEARANCE CARDS 3/2 referred to House reg affairs.

OCCUPATIONAL THERAPISTS; FINGERPRINT CLEARANCE CARDS 1/30 passed Senate 30-0; ready for House.

OCCUPATIONAL THERAPISTS; FINGERPRINT CLEARANCE CARDS 1/21 from Senate rules okay.

OCCUPATIONAL THERAPISTS; FINGERPRINT CLEARANCE CARDS 1/16 from Senate hel-hu ser do pass.

**OCCUPATIONAL THERAPISTS; FINGERPRINT CLEARANCE CARDS** 1/15 Senate hel-hu ser do pass; report awaited.



**S1094: PODIATRY BOARD; FINGERPRINTING (TITLE 32) (~~VEHICLE ACCIDENTS; FINANCIAL RESPONSIBILITY VERIFICATION~~)**

When the Department of Transportation verifies the financial responsibility of the owner of a motor vehicle involved in an accident in Arizona, the Dept cannot suspend the driver license or registration privilege of the person appearing as the registered owner of the vehicle in Dept records if the person is able to provide proof the the vehicle was sold before the accident "occurred," instead of before "the date of the accident."

ARS Titles Affected: [28](#)

First sponsor: [Sen. Livingston \(R - Dist 22\)](#)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

For Vote  
Analysis:

- Support  
 Oppose  
 Neutral

**S1094 Daily History****Date Action**

PODIATRY BOARD; FINGERPRINTING (TITLE 32)	3/12 from House <a href="#">hel-hu ser</a> with amend <a href="#">#4853</a> .
PODIATRY BOARD; FINGERPRINTING (TITLE 32)	3/12 House <a href="#">hel-hu ser</a> amended; report awaited.
<b>PODIATRY BOARD; FINGERPRINTING (TITLE 32)</b>	3/4 referred to House <a href="#">hel-hu ser</a> .
VEHICLE ACCIDENTS; FINANCIAL RESPONSIBILITY VERIFICATION	2/27 passed Senate <a href="#">26-4</a> ; ready for House.
VEHICLE ACCIDENTS; FINANCIAL RESPONSIBILITY VERIFICATION	2/26 Senate COW approved with amend <a href="#">#4318</a> .
VEHICLE ACCIDENTS; FINANCIAL RESPONSIBILITY VERIFICATION	2/25 Senate <a href="#">rules</a> okay;
VEHICLE ACCIDENTS; FINANCIAL RESPONSIBILITY VERIFICATION	2/20 from Senate <a href="#">trans-pub safety</a> with amend <a href="#">#4318</a> .
VEHICLE ACCIDENTS; FINANCIAL RESPONSIBILITY VERIFICATION	2/19 Senate <a href="#">trans-pub safety</a> amended; report awaited.
VEHICLE ACCIDENTS; FINANCIAL RESPONSIBILITY VERIFICATION	2/13 further referred to Senate <a href="#">trans-pub safety</a> .
VEHICLE ACCIDENTS; FINANCIAL RESPONSIBILITY VERIFICATION	1/13 referred to Senate <a href="#">rules</a> .

**REAL ESTATE/PROPERTY MANAGEMENT****H2027: HOMEOWNERS' ASSOCIATIONS; EVAPORATIVE COOLERS**

A homeowners' association cannot prohibit the installation of an evaporative cooler that is designed primarily for use as a residential cooling device.

ARS Titles Affected: [33](#)

For Vote  
Analysis:

First sponsor: [Rep. Fillmore \(R - Dist 16\)](#)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

- Support
- Oppose
- Neutral

### **H2027 Daily History**

### **Date Action**

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HOMEOWNERS' ASSOCIATIONS; EVAPORATIVE COOLERS 1/13 referred to House [com](#).

### **H2373: FACTORY-BUILT BUILDING; DEFINITION**

For the purpose of manufactured housing regulations, the definition of "factory-built building" is modified to remove the stipulation that the building be manufactured using closed construction.

ARS Titles Affected: [41](#)

First sponsor: [Rep. Weninger \(R - Dist 17\)](#)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

For Vote  
Analysis:

- Support
- Oppose
- Neutral

### **H2373 Daily History**

### **Date Action**

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FACTORY-BUILT BUILDING; DEFINITION 3/17 from Senate [rules](#) okay.

FACTORY-BUILT BUILDING; DEFINITION 3/12 from Senate [com](#) do pass.

FACTORY-BUILT BUILDING; DEFINITION 3/12 Senate [com](#) do pass; report awaited.

FACTORY-BUILT BUILDING; DEFINITION 2/24 referred to Senate [com](#).

FACTORY-BUILT BUILDING; DEFINITION 2/11 from House [rules](#) okay.

FACTORY-BUILT BUILDING; DEFINITION 1/29 from House [com](#) do pass.

FACTORY-BUILT BUILDING; DEFINITION 1/28 House [com](#) do pass; report awaited.

FACTORY-BUILT BUILDING; DEFINITION 1/23 referred to House [com](#).

### **H2482: ELDERLY HOMEOWNERS; CLASS SIX PROPERTY**

The list of property classified as class six for property tax purposes is expanded to include real property and improvements to the property that are used as the owner's primary residence, that are owned by an individual who qualifies for property valuation protection under the state Constitution (for which a person must be age 65 or older), and that are valued at full cash value. Other requirements to qualify for this classification are specified. Does not apply to real property and improvements with a full cash value of \$600,000 or more unless the property qualified for valuation protection under the state Constitution as of December 31, 2020.

ARS Titles Affected: [42](#)

First sponsor: [Rep. Thorpe \(R - Dist 6\)](#)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

For Vote  
Analysis:

- Support
- Oppose
- Neutral

**H2482 Daily History****Date****Action**

No actions posted for this bill.

**H2583: HOUSING TRUST FUND; UNCLAIMED PROPERTY**

The amount of proceeds from the sale of abandoned property that are deposited in the Housing Trust Fund each fiscal year is changed to 55 percent of the proceeds, instead of \$2.5 million.

ARS Titles Affected: 44

First sponsor: Rep. Powers Hannley (D - Dist 9)

Others: Rep. Andrade (D - Dist 29), Rep. Blanc (D - Dist 26), Rep. Cano (D - Dist 3), Rep. DeGrazia (D - Dist 10), Rep. Epstein (D - Dist 18), Rep. Fernandez (D - Dist 4), Rep. Friese (D - Dist 9), Rep. Gabaldon (D - Dist 2), Rep. Lieberman (D - Dist 28), Rep. Pawlik (D - Dist 17), Rep. Peten (D - Dist 4), Rep. Rodriguez (D - Dist 27), Rep. Salman (D - Dist 26), Rep. Shah (D - Dist 24), Rep. Tsosie (D - Dist 7)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

For Vote  
Analysis:

- Support
- Oppose
- Neutral

**H2583 Daily History****Date****Action**

No actions posted for this bill.

**H2589: LAND DIVISIONS; COUNTY REGULATION; SURVEYS**

Counties are prohibited from requiring an applicant for a land division to conduct a survey as a condition of approving the land division or conveyance or the land or issuance of a building permit.

ARS Titles Affected: 11

First sponsor: Rep. Griffin (R - Dist 14)

Others: Rep. Dunn (R - Dist 13), Sen. Gowan (R - Dist 14), Rep. Nutt (R - Dist 14)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

For Vote  
Analysis:

- Support
- Oppose
- Neutral

**H2589 Daily History****Date Action**

LAND DIVISIONS; COUNTY REGULATION; SURVEYS 3/2 referred to Senate gov.

LAND DIVISIONS; COUNTY REGULATION; SURVEYS 2/26 House COW approved with amend #4247. Passed House 31-28; ready for Senate.

LAND DIVISIONS; COUNTY REGULATION; SURVEYS 2/25 retained on House COW calendar.

LAND DIVISIONS; COUNTY REGULATION; SURVEYS 2/24 from House rules okay.

LAND DIVISIONS; COUNTY REGULATION; SURVEYS 2/14 from House land-agri with amend #4247.

LAND DIVISIONS; COUNTY REGULATION; SURVEYS 2/13 House land-agri amended; report awaited.

LAND DIVISIONS; COUNTY REGULATION; SURVEYS 1/27 referred to House land-agri.

**H2679: SFB; DEPARTMENT OF ADMINISTRATION**

The School Facilities Board (SFB) is renamed the School Facilities Oversight Board (Board) and is transferred to the Department of Administration. Board membership is modified, including by adding the Director of the Dept or the Director's designee to serve as chairperson and an advisory nonvoting member. The Dept, instead of the Board is required to administer the Building Renewal Grant Fund and distribute monies to school districts for the purpose of maintaining the adequacy of existing school facilities, and to establish policies and procedures relating to building renewal grant change orders. The Director of the Dept serves as the Director of the Board. Establishes the Capital Additional Assistance Fund and requires the State Treasurer to allocate monies in the Fund to school districts on a pro rata basis using the weighted student count for the school district for the prior fiscal year. School districts may use monies on projects for buildings or any part of a building in the Board's database for a list of specified purposes, including major renovations and repairs to buildings used for academic purposes. A person who is serving as a member of the SFB on the effective date of this legislation is eligible to continue to serve as a member of the School Facilities Oversight Board until expiration of the current term of office. Session law provides for the succession of the School Facilities Oversight Board within the Dept to the authority, powers, duties and responsibilities of the SFB, including transferring all administrative matters, equipment and other property, and personnel. Appropriates \$40 million from the general fund in FY2020-21 to the Capital Additional Assistance Fund and \$60 million from the general fund in FY2020-21 to the Building Renewal Grant Fund. More. Due to voter protection, one section of this legislation requires the affirmative vote of at least 3/4 of the members of each house of the Legislature for passage.

ARS Titles Affected: [15](#) [35](#) [37](#) [41](#) [42](#) [43](#)

First sponsor: [Rep. Udall \(R - Dist 25\)](#)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

For Vote  
Analysis:

- Support
- Oppose
- Neutral

### **H2679 Daily History**

### **Date Action**

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SFB; DEPARTMENT OF ADMINISTRATION 3/2 referred to Senate [educ](#).

SFB; DEPARTMENT OF ADMINISTRATION 2/26 House COW approved with amend [#4276](#) and floor amend 4541. Passed House [59-1](#); ready for Senate.

SFB; DEPARTMENT OF ADMINISTRATION 2/25 from House [rules](#) okay.

SFB; DEPARTMENT OF ADMINISTRATION 2/20 from House [appro](#) with amend [#4347](#).

SFB; DEPARTMENT OF ADMINISTRATION 2/19 House [appro](#) amended; report awaited.

SFB; DEPARTMENT OF ADMINISTRATION 2/18 from House [educ](#) with amend [#4276](#).

SFB; DEPARTMENT OF ADMINISTRATION 2/17 House [educ](#) amended; report awaited.

SFB; DEPARTMENT OF ADMINISTRATION 2/3 referred to House [educ](#), [appro](#).

### **S1039: HOME SERVICE WARRANTY CONTRACTS**

Various changes to statutes related to service warranties. Expands the definition of "consumer" to include lessees of residential property and the definition of "service contract" to include repair of roof leaks. Decreases the net worth that an issuing corporation must have and maintain in order to be exempt from service warranty regulations to \$25 million, from \$100 million. Service contracts are no longer prohibited from excluding preexisting conditions, and are instead required to disclose whether the contracts cover or exclude preexisting conditions. AS PASSED SENATE.

ARS Titles Affected: [20](#)

First sponsor: [Sen. Livingston \(R - Dist 22\)](#)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

For Vote  
Analysis:

- Support
- Oppose
- Neutral

**S1039 Daily History****Date Action**

HOME SERVICE WARRANTY CONTRACTS 3/2 House reg affairs held.

HOME SERVICE WARRANTY CONTRACTS 2/25 referred to House reg affairs.

HOME SERVICE WARRANTY CONTRACTS 2/20 passed Senate 27-0; ready for House.

HOME SERVICE WARRANTY CONTRACTS 2/19 from Senate rules okay; Senate COW approved with amend #4215.

HOME SERVICE WARRANTY CONTRACTS 2/18 from Senate rules okay.

HOME SERVICE WARRANTY CONTRACTS 2/13 from Senate fin with amend #4215.

HOME SERVICE WARRANTY CONTRACTS 2/12 Senate fin amended; report awaited.

HOME SERVICE WARRANTY CONTRACTS 1/13 referred to Senate fin.

**S1096: PROPERTY MANAGEMENT RECORDS; RESIDENTIAL RECORDS**

For the purpose of statute requiring property management firms to keep residential rental agreements and related documents for one year from the expiration of the rental agreement or until the rental agreement and related documents are given to the owner at the termination of any property management agreement, "related documents" is defined to include copies of rental applications with tenant-identifying information, move-in forms, and default notices. If a broker keeps records at an "off-site storage location" (defined), the broker is required to provide to the State Real Estate Department prior written notification and the street address of the off-site storage location. AS PASSED SENATE.

ARS Titles Affected: 32

First sponsor: Sen. Pace (R - Dist 25)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

For Vote  
Analysis:

- Support
- Oppose
- Neutral

**S1096 Daily History****Date Action**

PROPERTY MANAGEMENT RECORDS; RESIDENTIAL RECORDS 3/11 from House com do pass.

PROPERTY MANAGEMENT RECORDS; RESIDENTIAL RECORDS 3/10 House com do pass; report awaited.

PROPERTY MANAGEMENT RECORDS; RESIDENTIAL RECORDS 3/2 referred to House com.

PROPERTY MANAGEMENT RECORDS; RESIDENTIAL RECORDS 1/30 passed Senate 30-0; ready for House.

PROPERTY MANAGEMENT RECORDS; RESIDENTIAL RECORDS 1/29 Senate COW approved with amend #4014 and floor amend #4037.

PROPERTY MANAGEMENT RECORDS; RESIDENTIAL RECORDS 1/23 from Senate com with amend #4014.

PROPERTY MANAGEMENT RECORDS; RESIDENTIAL RECORDS 1/23 Senate com amended; report awaited.

PROPERTY MANAGEMENT RECORDS; RESIDENTIAL RECORDS 1/13 referred to Senate com.

**S1113: MORTGAGED PROPERTY; TAX STATEMENTS; INFORMATION**

The statement of taxes due that the county treasurer is required to mail to the mortgagor must separately list the amount of primary taxes and secondary taxes applicable to the property that is due to each taxing jurisdiction for the current and previous tax years. The county treasurer is required to mail the statement before November 1.

ARS Titles Affected: [42](#)

First sponsor: [Sen. Leach \(R - Dist 11\)](#)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

For Vote  
Analysis:

- Support
- Oppose
- Neutral

### **S1113 Daily History**

### **Date Action**

MORTGAGED PROPERTY; TAX STATEMENTS; INFORMATION	3/20	signed by governor; Chap. no. awaited. <a href="#">message</a>
MORTGAGED PROPERTY; TAX STATEMENTS; INFORMATION	3/12	<a href="#">58-0</a> ; ready for governor.
MORTGAGED PROPERTY; TAX STATEMENTS; INFORMATION	3/9	from House <a href="#">rules</a> okay.
MORTGAGED PROPERTY; TAX STATEMENTS; INFORMATION	3/4	from House <a href="#">ways-means</a> do pass.
MORTGAGED PROPERTY; TAX STATEMENTS; INFORMATION	3/4	House <a href="#">ways-means</a> do pass; report awaited.
MORTGAGED PROPERTY; TAX STATEMENTS; INFORMATION	2/27	referred to House <a href="#">ways-means</a> .
MORTGAGED PROPERTY; TAX STATEMENTS; INFORMATION	1/30	passed Senate <a href="#">30-0</a> ; ready for House.
MORTGAGED PROPERTY; TAX STATEMENTS; INFORMATION	1/23	from Senate <a href="#">fin</a> do pass.
MORTGAGED PROPERTY; TAX STATEMENTS; INFORMATION	1/22	Senate <a href="#">fin</a> do pass; report awaited.
MORTGAGED PROPERTY; TAX STATEMENTS; INFORMATION	1/13	referred to Senate <a href="#">fin</a> .

### **S1321: ANTIDISCRIMINATION; EMPLOYMENT; HOUSING; PUBLIC ACCOMODATIONS**

The list of attributes for which a person cannot be discriminated against in employment practices, various housing related statutes, and in places of public accommodation is expanded to include "sexual orientation" and "gender identity" (both defined).

ARS Titles Affected: [41](#)

First sponsor: [Sen. Brophy McGee \(R - Dist 28\)](#)

Others: [Sen. Alston \(D - Dist 24\)](#), [Sen. Bowie \(D - Dist 18\)](#), [Sen. Navarrete \(D - Dist 30\)](#)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

For Vote  
Analysis:

- Support
- Oppose
- Neutral

### **S1321 Daily History**

### **Date**

### **Action**

*No actions posted for this bill.*

### **S1394: UNCLAIMED PROPERTY; HOUSING TRUST FUND**

Establishes a credit against individual and corporate income taxes and insurance premium taxes for projects that qualify for the federal low-income housing tax credit and that are placed in service from and after June 30, 2021. The credit is equal to at least 50 percent of the amount of the federal low-income housing credit for the qualified project. To claim the credit, a taxpayer is

For Vote  
Analysis:

required to apply to the Arizona Department of Housing and receive an eligibility statement. The Dept is required to allocate a total of \$8 million of affordable housing tax credits in any calendar year. If the amount of the credit exceeds taxes due, the taxpayer may carry the unused amount forward for up to five consecutive taxable years. The Department of Revenue is required to allocate a total of \$8 million of affordable housing tax credits in any calendar year. Establishes a 9-member Affordable Housing Tax Credit Review Committee to review the tax credits on the fifth year after the effective date of the credit and every five years thereafter and submit a report to the Governor and the Legislature. The credits become effective January 1, 2021 and self-repeal January 1, 2028. Also, the amount of proceeds from the sale of abandoned property that are deposited in the Housing Trust Fund each fiscal year is changed to 55 percent of the proceeds, instead of \$2.5 million. AS PASSED SENATE.

- Support
- Oppose
- Neutral

ARS Titles Affected: [41](#) [44](#)

First sponsor: [Sen. Carter \(R - Dist 15\)](#)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

### **S1394 Daily History**

### **Date Action**

UNCLAIMED PROPERTY; HOUSING TRUST FUND	3/10	passed Senate <a href="#">23-6</a> ; ready for House.
UNCLAIMED PROPERTY; HOUSING TRUST FUND	3/9	Senate COW approved with amend <a href="#">#4315</a> and floor amends 4804 and 4805.
UNCLAIMED PROPERTY; HOUSING TRUST FUND	3/5	retained on Senate COW calendar.
UNCLAIMED PROPERTY; HOUSING TRUST FUND	2/25	Senate <a href="#">rules</a> okay.
UNCLAIMED PROPERTY; HOUSING TRUST FUND	2/19	from Senate <a href="#">appro</a> with amend <a href="#">#4315</a> .
UNCLAIMED PROPERTY; HOUSING TRUST FUND	2/18	Senate <a href="#">appro</a> amended; report awaited.
UNCLAIMED PROPERTY; HOUSING TRUST FUND	1/29	referred to Senate <a href="#">appro</a> .

### **S1412: HOMEOWNERS' ASSOCIATIONS; POLITICAL; COMMUNITY ACTIVITY**

Condominium associations and planned community associations cannot prohibit or unreasonably restrict a unit owner or member's ability to peacefully assemble and use private or common elements of the community if done in compliance with reasonable restrictions for the use of that property adopted by the board of directors. An individual unit owner or member or a group of unit owners or members are permitted to organize to discuss or address association business, including board elections or recalls, potential or actual ballot issues or revisions to the community documents, property maintenance or safety issues or any other association business or actions. A unit owner or member is allowed to invite a political candidate or other non-unit owner guest to speak to an assembly of unit owners or members. For the purpose of the prohibition on condominium associations and planned community associations prohibiting the display of a political sign, the definition of "political sign" is expanded to include a sign regarding any activity to elect or remove association directors or to circulate or oppose petitions for actions in the association or in support of or opposition to association ballot measures or other questions.

For Vote Analysis:

- Support
- Oppose
- Neutral

ARS Titles Affected: [33](#)

First sponsor: [Sen. D. Farnsworth \(R - Dist 16\)](#)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

### **S1412 Daily History**

### **Date Action**

HOMEOWNERS' ASSOCIATIONS; POLITICAL; COMMUNITY ACTIVITY	3/9	referred to House <a href="#">gov</a> .
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HOMEOWNERS' ASSOCIATIONS; POLITICAL; COMMUNITY ACTIVITY 2/25 passed Senate 26-3; ready for House.

HOMEOWNERS' ASSOCIATIONS; POLITICAL; COMMUNITY ACTIVITY 2/24 Senate COW approved.

HOMEOWNERS' ASSOCIATIONS; POLITICAL; COMMUNITY ACTIVITY 2/18 from Senate rules okay.

HOMEOWNERS' ASSOCIATIONS; POLITICAL; COMMUNITY ACTIVITY 2/11 from Senate gov do pass.

HOMEOWNERS' ASSOCIATIONS; POLITICAL; COMMUNITY ACTIVITY 2/10 Senate gov do pass; report awaited.

HOMEOWNERS' ASSOCIATIONS; POLITICAL; COMMUNITY ACTIVITY 1/29 referred to Senate gov.

## **S1480: LOCAL PLANNING; RESIDENTIAL HOUSING; PROHIBITIONS**

Repeals statute prohibiting municipalities and counties are prohibited from adopting a land use regulation or general or specific plan provision, or imposing as a condition for approving a building or use permit a requirement or fee that has the effect of establishing the sales or lease price for a residential housing unit or residential dwelling lot or parcel or that requires a residential housing unit or residential dwelling lot or parcel to be designated for sale or lease to any particular class or group of residents.

ARS Titles Affected: 9

First sponsor: Sen. Mendez (D - Dist 26)

Others: Sen. Alston (D - Dist 24), Sen. Bowie (D - Dist 18), Sen. Bradley (D - Dist 10), Sen. Dalessandro (D - Dist 2), Sen. Gonzales (D - Dist 3), Sen. Navarrete (D - Dist 30), Sen. Otondo (D - Dist 4), Sen. Peshlakai (D - Dist 7), Sen. Quezada (D - Dist 29), Sen. Rios (D - Dist 27), Sen. Steele (D - Dist 9)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

For Vote  
Analysis:

- Support  
 Oppose  
 Neutral

### **S1480 Daily History**

### **Date Action**

LOCAL PLANNING; RESIDENTIAL HOUSING; PROHIBITIONS 2/3 referred to Senate gov.

## **TECHNOLOGY**

### **HCR2013: CONSUMER DATA; PRIVACY; FEDERAL STANDARD**

The members of the Legislature oppose the enactment of laws, the adoption of regulations or the imposition of out-of-state standards that would restrict or otherwise dictate standards related to consumer data privacy, absent a clear nexus with consumer harm, and believe a single federal standard for comprehensive consumer data privacy regulation is preferable to a state-by-state approach.

ARS Titles Affected: 99

First sponsor: Rep. Bolick (R - Dist 20)

Others: Rep. Barto (R - Dist 15), Rep. Carroll (R - Dist 22), Rep. Finchem (R - Dist 11), Rep. Lieberman (D - Dist 28), Rep. Osborne (R - Dist 13)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

For Vote  
Analysis:

- Support  
 Oppose  
 Neutral

### **HCR2013 Daily History**

### **Date Action**

CONSUMER DATA; PRIVACY; FEDERAL STANDARD 2/26 from House rules okay.

CONSUMER DATA; PRIVACY; FEDERAL STANDARD 2/19 from House tech do pass.



CONSUMER DATA; PRIVACY; FEDERAL STANDARD 2/19 House tech do pass; report awaited.

CONSUMER DATA; PRIVACY; FEDERAL STANDARD 2/12 referred to House tech.

## **TRANSPORTATION**

### **H2060: AUTONOMOUS VEHICLES; SAFETY FEATURES; PROHIBITIONS**

A person is prohibited from overriding the safety features of a fully autonomous vehicle or partially autonomous vehicle by modifying the vehicle's computer program, mechanically modifying the vehicle, or placing any physical device, including a weight, on the vehicle's steering wheel.

ARS Titles Affected: 28

First sponsor: Rep. Kavanagh (R - Dist 23)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

For Vote  
Analysis:



Support



Oppose



Neutral

#### **H2060 Daily History**

#### **Date Action**

AUTONOMOUS VEHICLES; SAFETY FEATURES; PROHIBITIONS	3/17	from Senate <u>rules</u> okay.
AUTONOMOUS VEHICLES; SAFETY FEATURES; PROHIBITIONS	3/12	from Senate <u>trans-pub safety</u> with amend <u>#4841</u> .
AUTONOMOUS VEHICLES; SAFETY FEATURES; PROHIBITIONS	3/11	Senate <u>trans-pub safety</u> amended; report awaited.
AUTONOMOUS VEHICLES; SAFETY FEATURES; PROHIBITIONS	3/2	referred to Senate <u>trans-pub safety</u> .
AUTONOMOUS VEHICLES; SAFETY FEATURES; PROHIBITIONS	2/26	House COW approved with amend <u>#4337</u> and floor amend 4543. Passed House <u>58-1</u> ; ready for Senate.
AUTONOMOUS VEHICLES; SAFETY FEATURES; PROHIBITIONS	2/25	from House <u>rules</u> okay.
AUTONOMOUS VEHICLES; SAFETY FEATURES; PROHIBITIONS	2/20	from House <u>trans</u> with amend <u>#4337</u> .
AUTONOMOUS VEHICLES; SAFETY FEATURES; PROHIBITIONS	2/19	House <u>trans</u> amended; report awaited.
AUTONOMOUS VEHICLES; SAFETY FEATURES; PROHIBITIONS	2/5	from House <u>tech</u> with amend <u>#4092</u> .
AUTONOMOUS VEHICLES; SAFETY FEATURES; PROHIBITIONS	2/5	House <u>tech</u> amended; report awaited.
AUTONOMOUS VEHICLES; SAFETY FEATURES; PROHIBITIONS	1/16	referred to House <u>tech</u> , <u>trans</u> .

### **H2063: EDUCATION AND COMMUNITY ENRICHMENT PLATES**

The Department of Transportation is required to issue education and community enrichment special license plates if a person pays \$32,000 in start-up costs by December 31, 2020. Of the \$25 annual fee, \$8 is an administrative fee and \$17 is a donation to the newly established Education and Community Enrichment Special Plate Fund, to be allocated to a charitable organization that is headquartered in Arizona and that has a mission to promote education through scholarships and

For Vote  
Analysis:

other educational programming and to promote youth activities, sports and cultural enrichment in the community, and that meets other specified requirements.

ARS Titles Affected: [28](#)

First sponsor: [Rep. Kavanagh \(R - Dist 23\)](#)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

Support  
 Oppose  
 Neutral

### Single List Comments:

License Plate Bill

### H2063 Daily History

### Date Action

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EDUCATION AND COMMUNITY ENRICHMENT PLATES 3/10 from Senate [rules](#) okay.

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EDUCATION AND COMMUNITY ENRICHMENT PLATES 3/4 from Senate [trans-pub safety](#) do pass.

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EDUCATION AND COMMUNITY ENRICHMENT PLATES 3/4 Senate [trans-pub safety](#) do pass; report awaited.

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EDUCATION AND COMMUNITY ENRICHMENT PLATES 2/24 referred to Senate [trans-pub safety](#).

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EDUCATION AND COMMUNITY ENRICHMENT PLATES 2/11 passed House on reconsideration [31-28](#); ready for Senate.

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EDUCATION AND COMMUNITY ENRICHMENT PLATES 2/11 FAILED House [28-31](#).

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EDUCATION AND COMMUNITY ENRICHMENT PLATES 2/11 House COW approved.

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EDUCATION AND COMMUNITY ENRICHMENT PLATES 2/10 retained on House calendar.

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EDUCATION AND COMMUNITY ENRICHMENT PLATES 2/3 from House [rules](#) okay.

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EDUCATION AND COMMUNITY ENRICHMENT PLATES 1/23 from House [trans](#) do pass.

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EDUCATION AND COMMUNITY ENRICHMENT PLATES 1/22 House [trans](#) do pass; report awaited.

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EDUCATION AND COMMUNITY ENRICHMENT PLATES 1/13 referred to House [trans](#).

### H2490: APPROPRIATION; STREET AND HIGHWAY PURPOSES

Appropriates \$200.5 million from the general fund in FY2020-21 to the State Treasurer for a onetime distribution to counties for highway and street purposes. The amount allocated to each county is specified.

ARS Titles Affected: [41](#)

First sponsor: [Rep. Fernandez \(D - Dist 4\)](#)

Others: [Sen. Alston \(D - Dist 24\)](#), [Rep. Bolding \(D - Dist 27\)](#), [Rep. Salman \(D - Dist 26\)](#)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

For Vote  
Analysis:  
 Support  
 Oppose  
 Neutral

### H2490 Daily History

### Date Action

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APPROPRIATION; STREET AND HIGHWAY PURPOSES 2/6 from House [trans](#) do pass.

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APPROPRIATION; STREET AND HIGHWAY PURPOSES 2/5 House [trans](#) do pass; report awaited.

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APPROPRIATION; STREET AND HIGHWAY PURPOSES 1/29 referred to House [trans](#), [appro](#).

## **H2566: VEHICLE EMISSIONS; CALIFORNIA STANDARDS**

Department of Environmental Quality rules on motor vehicle and combustion engine emissions are required to incorporate the standards adopted by the California Air Resources Board relating to motor vehicles in effect on January 1, 2019.

ARS Titles Affected: [49](#)

First sponsor: [Rep. Engel \(D - Dist 10\)](#)

Others: [Rep. Gabaldon \(D - Dist 2\)](#), [Rep. Powers Hannley \(D - Dist 9\)](#), [Rep. Salman \(D - Dist 26\)](#)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

For Vote

Analysis:



Support



Oppose



Neutral

### **H2566 Daily History**

### **Date Action**

VEHICLE EMISSIONS; CALIFORNIA STANDARDS 1/27 referred to House [nat res-energy-water, com.](#)

## **H2606: TRANSPORTATION INFRASTRUCTURE STUDY COMMITTEE**

Establishes an 11-member Transportation Infrastructure Study Committee to study the feasibility of constructing, maintaining and improving transportation infrastructure to Phoenix from an international point of entry in the southern part of Arizona. Appropriates \$300,000 from the general fund in FY2020-21 to the House of Representatives to pay for the study. The Committee is required to submit a report of its findings and recommendations to the Governor and the Legislature by December 15, 2020, and self-repeals January 1, 2021.

ARS Titles Affected: [41](#)

First sponsor: [Rep. Rivero \(R - Dist 21\)](#)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

For Vote

Analysis:



Support



Oppose



Neutral

### **H2606 Daily History**

### **Date Action**

TRANSPORTATION INFRASTRUCTURE STUDY COMMITTEE 2/20 from House [trans](#) with amend [#4345](#).

TRANSPORTATION INFRASTRUCTURE STUDY COMMITTEE 2/19 House [trans](#) amended; report awaited.  
House [trans](#) amended; report awaited.

TRANSPORTATION INFRASTRUCTURE STUDY COMMITTEE 2/13 referred to House [trans](#), [appro](#).