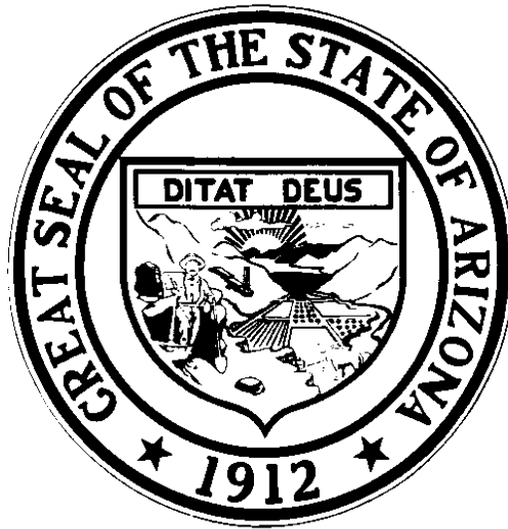


STATE OF ARIZONA HOUSE OF REPRESENTATIVES

SUMMARY OF LEGISLATION
2010



Forty-Ninth Legislature
Second Regular Session
Fourth through Eighth Special Sessions

Prepared by
Majority Research Staff

PREPARED UNDER THE DIRECTION OF
THE HONORABLE KIRK ADAMS
SPEAKER OF THE HOUSE

SUMMARY OF LEGISLATION
2010



Forty-Ninth Legislature
Second Regular Session
Fourth through Eighth Special Sessions

Prepared by
Majority Research Staff
Compiled by
Jennifer Anderson

MAJORITY RESEARCH STAFF

Mike Huckins – *Director of Majority Research Staff*
Diana Clay O’Dell – *Deputy Director of Majority Research; Intern Coordinator*
Michelle Hindman – *Assistant Research Director*
Allison Cook – *Executive Assistant to Majority Research Staff*

LEGISLATIVE RESEARCH ANALYSTS

Thomas Adkins • Jennifer Anderson • Diana Clay O’Dell
Ingrid Garvey • René Guillen • Michelle Hindman
Mike Huckins • Magdalena Jorquez • Justin Riches
Zach Tretton • Stacy Weltsch

ASSISTANT RESEARCH ANALYSTS

Paul Benny • Gina Kash • Brooke Olguin
Daniel Gonzalez-Plumhoff • Chris Stapley

LEGISLATIVE RESEARCH INTERNS

Desiree Baumer • Nicholas Calderon • Blake Edwards
Marc Flamm • Jason Horton • Stephanie Johnson
Caroline Klebacha • Diane Lenkowsky • Heidi Nitz
Christa Powers • Nicolas Roser • Kieren Smyers

GENERAL EFFECTIVE DATES

Forty-Ninth Legislature

SECOND REGULAR SESSION

Session Convened: *January 11, 2010*
Adjourned Sine Die: *April 29, 2010*
General Effective Date: *July 29, 2010*

FOURTH SPECIAL SESSION

Session Convened: *November 17, 2009*
Adjourned Sine Die: *November 23, 2009*
General Effective Date: *February 22, 2010*

FIFTH SPECIAL SESSION

Session Convened: *December 17, 2009*
Adjourned Sine Die: *December 19, 2009*
General Effective Date: *December 23, 2009*

SIXTH SPECIAL SESSION

Session Convened: *February 1, 2010*
Adjourned Sine Die: *February 11, 2010*
General Effective Date: *May 13, 2010*

SEVENTH SPECIAL SESSION

Session Convened: *March 8, 2010*
Adjourned Sine Die: *March 16, 2010*
General Effective Date: *June 15, 2010*

EIGHTH SPECIAL SESSION

Session Convened: *March 29, 2010*
Adjourned Sine Die: *April 1, 2010*
General Effective Date: *July 1, 2010*

BILL INTRODUCTIONS

Forty-Ninth Legislature Second Regular Session 2010

	<u>House</u>	<u>Senate</u>	<u>Total</u>
Bills Introduced	788	445	1,233
Memorials and Resolutions Introduced.....	97	71	168
<hr/>			
Total.....	885	516	1,401
Bills Transmitted to Governor	225	127	352
Bills Signed by Governor	214	124	338
Bills Vetoed by Governor	11	3	14
(HBs 2043, 2075, 2110, 2215, 2240, 2300, 2337, 2432, 2462, 2475, 2502)			
(SBs 1154, 1179, 1267)			
Chapters (Session Laws).....	214	124	338
Memorials and Resolutions Transmitted to	25	8	33
Secretary of State			

TABLE OF CONTENTS

	<u>Page</u>
Section I	Summary Tables of FY 2010-11 Appropriations
Table 1: Summary of General Fund Appropriations FY 2010-11	i
Table 2: Summary of Other Fund Appropriations FY 2010-11	iv
Table 3: Summary of General Fund Appropriations FY 2010-11	vii
Table 4: Summary of Other Fund Appropriations FY 2010-11	viii
Table 5: Summary of Education Appropriations FY 2010-11	ix
Section II	Summary of Legislation – First Regular Session
Appropriations (Approp)	1
Banking and Insurance (BI)	5
Commerce (Com)	9
Education (Ed)	15
Environment (Env)	23
Government (Gov)	27
Health and Human Services (HHS)	33
Judiciary (Jud)	41
Military Affairs and Public Safety (MAPS)	49
Natural Resources and Rural Affairs (NRRA)	55
Public Employees, Retirement and Entitlement Reform (PERER)	59
Transportation and Infrastructure (II)	63
Water and Energy (WE)	67
Ways and Means (WM)	71
Vetoed Bills	77
Memorials and Resolutions	81
Section III	Summary of Legislation – Fourth through Eighth Special Sessions
Fourth Special Session	87
Fifth Special Session	91
Sixth Special Session	95
Seventh Special Session	99
Eighth Special Session	113
Section IV	Acronyms
	117
	Bill Index
	119
	Chapter Index
	127



SECTION I

**STATE GENERAL FUND AND OTHER FUND
APPROPRIATIONS
SUMMARY TABLES OF BILLS**

**State of Arizona
Forty-Ninth Legislature
*FY 2010-11***



SECTION II

SUMMARY OF LEGISLATION *Second Regular Session*

Session Convened: *January 11, 2010*

Adjourned Sine Die: *April 29, 2010*

General Effective Date: *July 29, 2010*

State of Arizona
Forty-Ninth Legislature
Second Regular Session

COMMITTEE ON APPROPRIATIONS

Representative John Kavanaugh, Chairman
Representative Andy Biggs, Vice-Chairman
Mike Huckins, Legislative Research Analyst
Daniel Gonzalez-Plumhoff, Assistant Research Analyst



* Strike-Everything Amendment
 [E] Emergency Clause
 [P 105] Proposition 105 Clause
 [P 108] Proposition 108 Clause
 [LIV] Line Item Veto

Bill	Chapter	Short Title	Page
HB 2031	10	joint legislative budget committee; continuation	3
HB 2243	128	*tourism; TPT distribution; reinstatement.....	3
SB 1025	184	criminal justice commission; rules	3
SB 1107	240	[E] *corrections fund; luxury tax; extension	3
SB 1212	246	appropriations; named claimants	3
SB 1238	274	*appropriation; asian citrus psyllid eradication.....	3
SB 1359	282	department of water resources; fund	3

HB 2031 – Chapter 10 – *joint legislative budget committee; continuation

Extends the termination date of JLBC from July 1, 2010 to July 1, 2020.

HB 2243 – Chapter 128 – *tourism; TPT distribution; reinstatement

Reinstates the statutory formula distribution for AOT and suspends the formula until separate legislative authorization is given. Additionally allows up to 50% of the revenues from STA to be used by AOT for operational and administrative expenses in FYs 2010-11 and 2011-12.

SB 1025 – Chapter 184 – criminal justice commission; rules

Allows the ACJC to adopt rules for the purpose of allocating fund monies related to the CJEF.

SB 1107 – Chapter 240 [E] – *corrections fund; luxury tax; extension

Extends the distribution of luxury tax revenues to the Corrections Fund through FY 2014-15.

SB 1212 – Chapter 246 – appropriations; named claimants

Appropriates \$101,633.47 to ADOA for the payment of outstanding claims made against state agencies.

SB 1238 – Chapter 274 – *appropriation; asian citrus psyllid eradication

Appropriates \$60,000 from the Dangerous Plants, Pests and Diseases Fund in FY 2010-11 for the detection, identification and eradication of the Asian Citrus Psyllid.

SB 1359 – Chapter 282 – department of water resources; fund

Establishes the Water Resources Fund (Fund), consisting of monies collected through existing fees imposed by DWR, some of which are redirected from deposit into the state GF, legislative appropriations, gifts, grants or donations and interest earned on invested Fund monies. Modifies the statutorily authorized use of monies in the Dam Repair Fund.

COMMITTEE ON BANKING AND INSURANCE

Representative Nancy McLain, Chairman
 Representative Doug Quelland, Vice-Chairman
 René Guillen, Legislative Research Analyst



* Strike-Everything Amendment
 [E] Emergency Clause
 [P 105] Proposition 105 Clause
 [P 108] Proposition 108 Clause
 [LIV] Line Item Veto

Bill	Chapter	Short Title	Page
HB 2071	251	life insurance.....	7
HB 2072	13	department of insurance; continuation.....	7
HB 2073	31	mortgage guaranty insurers.....	7
HB 2168	124	*auto insurance; disclosure.....	7
HB 2242	127	reverse mortgages; regulations.....	7
HB 2308	38	insurance information; transfer of business.....	8
HB 2326	133	probate proceedings; burden of proof.....	8
HB 2463	180	auto glass repair; fraudulent practices.....	8
HB 2579	21 [E]	insurance; continuing education; continuation.....	8
HB 2586	290	*agency rule making; fees; commission.....	8
HB 2616	263	*credit unions; banks; branches; ATMs.....	8
HB 2618	324	trustees; release and reconveyance deed.....	8
HB 2689	156	*realtors; education; requirements.....	8

HB 2071 – Chapter 251 – life insurance

Makes various revisions to the statutes governing life insurance, including the following:

- Eliminates the policy loan rate of interest cap of 8% per annum, or 7.4% per annum if payable in advance, on new life insurance policies.
- Removes the requirement for an insurer certify to the director of the DOI that policyholders will benefit from insurers charging an interest rate higher than 6% per annum on policy loans on new policies.
- States if the owner of a life insurance policy applies for an increase in death benefits after the policy issue date, the policy may include an exclusion for suicide that occurs within one year after the increase in death benefits.

HB 2072 – Chapter 13 – department of insurance; continuation

Extends the termination date of DOI to July 1, 2020, provided that voters repeal DOI authority according to Article XV, Section 5 of the Arizona Constitution.

HB 2073 – Chapter 31 – mortgage guaranty insurers

Grants the Director of DOI the power to use various corrective measures, including the ability to cease the transaction of new business when minimum policyholder positions are not met by mortgage guaranty insurers and modifies the definition of *face amount of an insured mortgage*.

HB 2168 – Chapter 124 – *auto insurance; disclosure

Exempts rate-related insurance information from being disclosed to the public by DOI if the information can be classified as a trade secret and places the burden of proof for verifying a trade secret with the insurer or filer.

HB 2242 – Chapter 127 – reverse mortgages; regulations

Adds a new chapter to Title 6, dealing with reverse mortgages. Specifically:

Financial Counseling

- Mandates that adequate financial counseling be provided by a counselor who is an independent third party.

Required Disclosures

- Orders the originator, at least 10 days before closing, to provide the borrower with access to a statement informing the borrower that his or her liability under the reverse mortgage is limited and explaining the borrower's rights, obligations, remedies with respect to temporary absences from the home, late payments, and payment default by the originator and all conditions requiring satisfaction of the loan obligation.
- Directs the originator to fully disclose specified information in writing before entering into a reverse mortgage.

Reverse Mortgage Agreements

- Allows a reverse mortgage to provide for a fixed or variable interest rate or future sharing of the appreciation in the value of the property between the originator and the borrower.
- Requires the reverse mortgage agreement to disclose any interest rate or other fees to be charged during the life of the mortgage.
- Allows a reverse mortgage to provide for a single lump sum disbursement of monies out of the home purchase proceeds.

Borrower Liability and Prohibited Practices

- Specifies the borrower is not liable for a difference between the net amount of the remaining debt of the borrower under the reverse mortgage and the amount recovered by the originator from the net sales proceeds from the dwelling subject to the reverse mortgage.

HB 2308 – Chapter 38 – insurance information; transfer of business

Expands the definition of insurance transaction to include transfers of business and defines *transfer of business*.

HB 2326 – Chapter 133 – probate proceedings; burden of proof

Establishes *preponderance of evidence* as the standard of proof required in judicial proceedings regarding probate and creates guidelines for handling governing instruments.

HB 2463 – Chapter 180 – auto glass repair; fraudulent practices

Institutes a series of unlawful practices for persons providing auto glass services and classifies certain violations as a class 6 felony. Specifically, makes it an unlawful practice for persons selling or repairing auto glass to knowingly:

- Submit a false claim to an insurer for auto glass repair, replacement or related services.
- Advise a policyholder to falsify the dates resulting in a change of insurance coverage.
- Sign falsely a work order or insurance assignment form in order to submit a claim.
- Represent that the work will be paid for by the insurer at no cost to the policyholder.

HB 2579 – Chapter 21 [E] – insurance; continuing education; continuation

An emergency measure that eliminates the repeal of the state's continuing education requirements for insurance agents currently set for June 30, 2010.

HB 2586 – Chapter 290 – *agency rule making; fees; commission

Requires specified state agencies to provide public notice and opportunity for public comment on proposed rules at least 30 days prior to adopting or amending rules. Creates a ten member State Agency Fee Commission to review the existing State Agency Fee Authority, state agency fiscal needs, and appropriate fee levels, study the equality of the impact of state agency fees on business and industry and propose recommendations on an appropriate legal procedure to raise or lower existing state agency fees. The Commission sunsets on September 30, 2011.

HB 2616 – Chapter 263 – *credit unions; banks; branches; ATMs

Allows credit unions and banks to place automated teller machines (ATMs) without approval from DFI, but requires credit unions to notify DFI at least 30 days prior to installing the ATM. Eliminates the quarterly reports compiled by DFI about credit card rates.

HB 2618 – Chapter 324 – trustees; release and reconveyance deed

Allows title insurers to issue deeds and releases of mortgages if the amount is valued under \$1,000,000, and release for less than the full indebted amount, provided that the mortgagee, trustee, or person entitled to payment has agreed in writing to accept an amount less than the full amount owed.

HB 2689 – Chapter 156 – *realtors; education; requirements

Modifies CE requirements for real estate licensing to allow the Commissioner of DRE to include courses on short sales and requires the Commissioner to determine, by rule, the content of the CE courses, which may include the Commissioner's current topics, including short sales.

COMMITTEE ON COMMERCE

Representative Michele Reagan, Chairman
 Representative Laurin Hendrix, Vice-Chairman
 Diana Clay O'Dell, Legislative Research Analyst
 Brooke Olguin, Assistant Research Analyst



* Strike-Everything Amendment
 [E] Emergency Clause
 [P 105] Proposition 105 Clause
 [P 108] Proposition 108 Clause
 [LIV] Line Item Veto

Bill	Chapter	Short Title	Page
HB 2002	85	*liquor licenses; sampling authorization.....	11
HB 2003	310	*revitalization districts	11
HB 2037	313	secretary of state; business services.....	11
HB 2051	61	corporation commission; contractors; regulation	11
HB 2111	119	unclaimed property; traveler's checks	11
HB 2130	44	lead acid batteries; sale; fee	11
HB 2143	224	department of liquor licenses; continuation	11
HB 2209	88	public meetings; notices.....	11
HB 2211	65	political subdivisions; volunteers; noxious weeds.....	11
HB 2228	66	*private elevator inspectors; elevator safety	12
HB 2243	128	*tourism; TPT distribution..... (See Committee on Appropriations)	3
HB 2246	286	regulation of fireworks.....	12
HB 2260	287	regulatory rule making	12
HB 2302	132	publication of notices; committee.....	12
HB 2371	136	home inspections	12
HB 2453	102	unclaimed property	12
HB 2540	196	national disaster medical system; leave	12
HB 2607	93	auto loans; late payments	12

Bill	Chapter	Short Title	Page
HB 2612	182	veterinarian regulations.....	12
HB 2626	325	deeds of trust; foreclosure procedures	12
HB 2643	94	self-storage liens; enforcement.....	13
HB 2766	264	tenant notice; foreclosures.....	13
SB 1045	268	*state compensation fund; termination; successor	13
SB 1076	269	*boxing; mixed martial arts; rules.....	13
SB 1083	298	*improvement districts; financing	75
		<i>(See Committee on Ways and Means)</i>	
SB 1130	143	foreclosure consultants	13
SB 1146	107	*park models; rights when selling	13
SB 1174	271	African-American affairs; commission	13
SB 1176	79	apartment referrals; finder fee.....	13
SB 1202	108	county treasurer; excess foreclosure proceeds.....	13
SB 1219	166	real estate licenses	14
SB 1326	81	athletic training board; omnibus.....	14
SB 1351	336	appraisal management companies.....	14
SB 1375	337	contractor payments	14
SB 1406	283	procurement; construction; specialized services	14

HB 2002 – Chapter 85 – *liquor licenses; sampling authorization

Resolves conflicts between several liquor licenses and their appropriate *on-sale* and *off-sale* privileges and uses. After January 1, 2011, Bar Licenses and Beer and Wine Bar Licenses must be issued only when the primary purpose is clearly for the *on-sale* retailer privilege and *off-sale* is limited to minor use. Additionally, *off-sale* cannot exceed 10% of the total *on-sale* spirituous liquor sales at the location. Allows applicants or licensees for liquor store licenses to apply for sampling privileges. Permits various liquor licenses to be combined and issued to the same licensee at the same location as outlined. Applicants may consolidate the application and simultaneously apply for both licenses.

HB 2003 – Chapter 310 – *revitalization districts

Authorizes the formation of a special Revitalization District (District) upon petition of a majority of the property owners within a defined area, after an election and by resolution of each participating city, town, Indian Tribe, or community. Upon formation, classifies the District as a special purpose district, a tax levying public improvement district, and a municipal corporation, except the District does not have the power of eminent domain, cannot enact ordinances, or form any kind of stadium district.

HB 2037 – Chapter 313 – secretary of state; business services

Amends various processes and programs administered by the SOS. Changes several filing and document preparation requirements. Institutes notary public training, establishes a related fund, and outlines and broadens the acceptable forms of identification. Authorizes the development of electronic document registration and file purging, repeals archaic language, and extends the mandate to adopt rules for professional employer organizations for an additional two years until July 1, 2012.

HB 2051 – Chapter 61 – corporation commission; contractors; regulation

Prohibits ACC from requiring licensed contractors to join or pay dues to a trade association or membership organization, or take a continuing education class not already required by ROC in order to qualify to perform services.

HB 2111 – Chapter 119 – unclaimed property; traveler’s checks

Reverts the abandoned property timeframe for unclaimed traveler’s checks back to 15 years from 3 years.

HB 2130 – Chapter 44 – lead acid batteries; sale; fee

Increases the maximum recycling deposit fee that a lead acid battery seller can charge a buyer from \$5 to \$15 and extends the time period to return the used battery for a full refund from 30 days to 45 days.

HB 2143 – Chapter 224 – department of liquor licenses; continuation

Continues DLLC for five years and conforms Sunday’s hours to the current weekday hours regarding access to hotel and motel minibars and the selling and consumption of liquor.

HB 2209 – Chapter 88 – public meetings; notices

Requires public bodies to post meeting notices online.

HB 2211 – Chapter 65 – political subdivisions; volunteers; noxious weeds

Adds certain volunteers of political subdivisions who complete a training program to apply herbicides that eradicate and control noxious weeds to the list of people exempt from licensure by the SPCC.

HB 2228 – Chapter 66 – *private elevator inspectors; elevator safety

Allows ICA to authorize certain individuals to perform initial and annual inspections of conveyances. Outlines inspection procedures.

HB 2246 – Chapter 286 – regulation of fireworks

Effective November 30, 2010, permits the sale of consumer fireworks by a retail establishment to persons at least 16 years old, unless prohibited by a governing body of a city or town. Requires the Fire Marshal to adopt rules relating to consumer fireworks and allows the Marshal to impose a civil penalty for prohibited use.

HB 2260 – Chapter 287 – regulatory rule making

Revises the rulemaking process by expanding the use of summary rulemaking, authorizing a general permit, and expanding the role of OSPB. Revises definitions that relate to air quality. Requires a report to JLAC when an advocacy group requests legislation that mandates health coverage as a component of an individual or group policy. Mandates the SOS develop an online searchable database of codes, ordinances and business license requirements with information deadlines as outlined. Creates the Commission on Privatization, Efficiency and Competition, outlines its purpose, powers and duties, which repeal July 1, 2020.

HB 2302 – Chapter 132 – publication of notices; committee

Establishes the 10-member legislative Committee on Published Public Legal Notices for the purpose of examining existing statutes requiring newspaper publication of legal or public notices applicable to cities, towns and counties.

HB 2371 – Chapter 136 – home Inspections

Expands the statutory definition of *home inspection* to include swimming pools and spas, subject to administrative rules adopted by the Board of Technical Registration.

HB 2453 – Chapter 102 – unclaimed property

Reverts the abandoned property timeframe for stocks, bonds and interest back to three years from two years.

HB 2540 – Chapter 196 – national disaster medical system; leave

Mandates that state officials and employees deployed with the National Disaster Medical System receive differential salary reimbursement.

HB 2607 – Chapter 93 – auto loans; late payments

For a delinquent auto loan installment payment, eliminates the maximum \$10 late fee, but maintains the 5% late payment fee that a seller or lien holder may charge.

HB 2612 – Chapter 182 – veterinarian regulations

Adds regulations for certified veterinary technicians. Modifies the veterinary complaint process.

HB 2626 – Chapter 325 - deeds of trust; foreclosure procedures

Regulates the deed of trust foreclosure process and requires the lender to attempt to contact the borrower in order to explore options to avoid foreclosure.

HB 2643 – Chapter 94 – self-storage liens; enforcement

Allows a self-storage facility that forecloses its lien due to default to sell the personal property and satisfy a restitution lien after deducting the sale costs from the proceeds. Authorizes the facility operator to release personal property to the lien holder of record and states the operator is not liable to any other person claiming an interest in the property. Permits electronic notification and requires the disclosure in the rental agreement if a unit will be used to store protected property.

HB 2766 – Chapter 264 – tenant notice; foreclosures

Requires an owner of residential property with less than four units to include written notice of a possible foreclosure in the rental agreement, if entered into after the foreclosure action was initiated. If proper notice is not given, the tenant may recover actual damages, the amount of the security deposit, and obtain injunctive relief.

SB 1045 – Chapter 268 – *state compensation fund; termination; successor

Continues the SCF until July 1, 2012 and requires the SCF to establish a successor mutual insurer corporation by January 1, 2013.

SB 1076 – Chapter 269 – *boxing; mixed martial arts; rules

Changes the name of the Arizona State Boxing Commission to the Arizona State Boxing and Mixed Martial Arts Commission. Authorizes the Commission to test for the use of alcohol and drugs that impair contestants and to suspend or revoke a license or impose a civil penalty if a contestant tests positive, refuses or fails to take a test. Expands the definition of *kickboxing* to include Muay Thai. Exempts amateur private karate schools, which may charge an admission fee for contests.

SB 1130 – Chapter 143 – foreclosure consultants

Prescribes regulations for foreclosure consultants, including full disclosure to the homeowner regarding contractual provisions, compensation, cancellation and penalties. Establishes a Class 1 misdemeanor for fraud or deceit by foreclosure consultants and permits injured homeowners to recover damages, reasonable attorney's fees, costs, and punitive damages.

SB 1146 – Chapter 107 – *park models; rights when selling

Allows tenants to display a "for sale or open house" sign on their recreational vehicle (RV). Makes various changes to the RV statutes.

SB 1174 – Chapter 271 – African-American affairs; commission

Creates the African-American Affairs Commission and related fund and annual legislative day.

SB 1176 – Chapter 79 – apartment referrals; finder fee

Increases to \$200 the maximum finder fee that a property owner may pay a tenant up to five times a year for a referral. Prohibits the tenant from showing a residential dwelling unit to a prospective lessee, discussing the lease terms and conditions or participating in negotiations. Authorizes DRE to suspend or revoke a license, and impose a \$1000 civil penalty per violation of the finder fee statutes.

SB 1202 – Chapter 108 – county treasurer; excess foreclosure proceeds

Requires trustees to mail notices of sale, the conformed court complaint and applications for release of funds to all known addresses of a trustor and other interested parties.

SB 1219 – Chapter 166 – real estate licensees

Makes various changes to the real estate statutes by amending definitions, reinstating regulation of business brokers, revising the security clearance process, and authorizing the voluntary surrender of a license. Permits a managing entity to pay a finders fee, which is increased to a maximum \$1000 per 12-month period. Decreases the license renewal period to two years and the corresponding continuing education to 24 hours.

SB 1326 – Chapter 81 – athletic training board; omnibus

Expands the scope of *athletic training* to include the treatment of athletic illnesses and injuries sustained as a result of games, sports and recreational or physical activities regardless of competitive nature. Directs the Board of Athletic Training to adopt rules for appropriate education and training. Requires athletic trainers to refer individuals to appropriate health care practitioners as necessary. Indemnifies overseeing physicians from civil liability when providing direction for athletic training practice without compensation, unless the physician commits gross negligence or intentional misconduct.

SB 1351 – Chapter 336 - appraisal management companies

Requires appraisal management companies (AMCs) to register with the State Board of Appraisal and stipulates that each owner or controlling person of the AMC must submit to a background check and certify that their license is in good standing. Outlines the process for the adjudication of disputes.

SB 1375 – Chapter 337 – contractor payments

Requires the release of retention monies and final payment of a bill within seven days after a bill is certified and approved by the owner. Details substantial and final completion of a project as well as stipulations for submitting a supplemental bill. Stipulates that if the owner's decision to decline to certify a bill is due to defective construction work, the contractor must still pay the subcontractor whose work was not the basis for the defective work.

SB 1406 – Chapter 283 – procurement; construction; specialized services

Reorganizes, rewrites, and amends the statutes relating to the Alternative Project Delivery Method of procurement of construction services and professional services. Permits the state to choose an independent contractor using the competitive bid process for the State Web Portal.

COMMITTEE ON EDUCATION

Representative Rich Crandall, Chairman
 Representative Doris Goodale, Vice-Chairman
 Zach Tretton, Legislative Research Analyst



* Strike-Everything Amendment
 [E] Emergency Clause
 [P 105] Proposition 105 Clause
 [P 108] Proposition 108 Clause
 [LIV] Line Item Veto

Bill	Chapter	Short Title	Page
HB 2040	43	*community colleges; reports; budgets.....	17
HB 2080	223	pupils with chronic health problems.....	17
HB 2113	314	provisional community colleges; property transfer.....	17
HB 2127	285	*JTED; centralized campus; funding.....	17
HB 2128	17 [E]	*omnibus; JTEDs	17
HB 2129	174	*Arizona online instruction; reform.....	17
HB 2227	98	schools; teacher contracts; acceptance.....	17
HB 2261	48	community college boards; expansion.....	17
HB 2281	311	*prohibited courses; discipline; schools	18
HB 2287	317	accommodation schools; levy limit recalculation	18
HB 2298	49	*preparation programs; teacher certification.....	18
HB 2350	135	purple heart recipients; tuition waiver	18
HB 2385	318	schools; ADM calculation.....	18
HB 2386	179 [E]	school district override elections	18
HB 2401	257	teacher loan program; geographic shortages.....	18
HB 2521	261	*schools; superintendent contracts; performance pay.....	18
HB 2668	330	voting information; postsecondary students	18
HB 2719	157	school district boundaries; change	18
HB 2722	331	*schools; funding; nonresidents	18

Bill	Chapter	Short Title	Page
HB 2725	332	education; omnibus	19
HB 2731	333	high schools; graduation; board examinations	20
HB 2732	296	schools; third grade retention.....	20
HB 2733	334	department of education; data collection	20
HB 2760	39	SFB; preventative maintenance guidelines	20
SB 1039	160	[E] *AOI; charter schools; processing fee	20
SB 1040	297	*teacher and principal evaluations	20
SB 1119	142	task force; K-3 accountability; assessments.....	21
SB 1185	220	common school districts; grade nine	21
SB 1186	242	*course numbering; postsecondary institutions	21
SB 1187	301	school facilities board; vacant land	21
SB 1188	273	[E] school district monies; annual estimate	21
SB 1280	167	home schooled pupils; scholarships	21
SB 1282	305	affiliated charter schools	21
SB 1284	306	school finance revisions.....	21
SB 1286	247	schools; achievement profiles; letter grades.....	21
SB 1308	335	*schools; instruction; dating abuse	21

HB 2040 – Chapter 43 – *community colleges; reports; budgets

Reduces the information required to be included in the biennial community college district report regarding dual enrollment programs.

HB 2080 – Chapter 223 – pupils with chronic health problems

Expands the types of health professionals who may certify that a pupil has a chronic health problem to include physician assistants, chiropractors, and naturopaths.

HB 2113 – Chapter 314 – provisional community colleges; property transfer

Authorizes a county that received real property from the former State Board of Directors for Community Colleges to transfer title to that property to a provisional community college district before January 1, 2013 and authorizes a provisional community college district to issue bonds for capital outlay purposes. Delays the provisions of HB 2261 until the 2012 election.

HB 2127 – Chapter 285– *JTED; centralized campus; funding

Authorizes a school district governing board to sell any school property to a JTED with an existing central campus, provided the sale will not affect the normal operations of a school within the school district.

HB 2128 – Chapter 17 [E] – *omnibus; JTEDs

Makes various changes relating to JTEDs, including:

- Renames *joint technological education district* to *joint technical education district*.
- Redefines *JTED course* and defines *JTED program*.
- Stipulates that pupils in a JTED program at a centralized campus do not incur absences for the purposes of school district budgeting and may generate an ADA of 1.0 for attendance during any hour of the day, any day of the week, and at any time between July 1 and June 30 of each FY.
- Stipulates that the sum of daily attendance and the sum of the fractional student enrollment for a student enrolled in both a member school district and JTED courses provided at a community college or at a facility owned and operated by a JTED that is not located on a site of a member district cannot exceed 1.75.
- Requires a school district and a JTED to determine the apportionment of the daily attendance and student enrollment for a pupil, except the amount apportioned cannot exceed 1.0 for either entity.

HB 2129 – Chapter 174 – *Arizona online instruction; reform

Clarifies distinctions between part-time and full-time students participating in AOI by specifying the amount of instructional hours and the funding received for full-time and part-time students.

HB 2227 – Chapter 98 – schools; teacher contracts; acceptance

Repeals and reenacts statutory provisions that were added or amended by Laws 2009, Third Special Session, Chapter 12 relating to teacher contracts.

HB 2261 – Chapter 48 – community college boards; expansion

Requires Maricopa County to elect two additional community college district governing board members and reduces the term limits of their members to four years. Additionally, the bill reduces the number of signatures required on nomination petitions for a community college district governing board candidate.

HB 2281 – Chapter 311 – *prohibited courses; discipline; schools

Prohibits a school district or charter school from including courses or classes that promote the overthrow of the United States government, promote resentment toward a race or class of people, are designed primarily for pupils of a particular ethnic group, or advocate ethnic solidarity instead of the treatment of pupils as individuals.

HB 2287 – Chapter 317 – accommodation schools; levy limit recalculation

Clarifies that an accommodation school is prohibited from levying property taxes and requires any property tax levied by a county in support of an accommodation school to count towards the county's primary levy and related levy limit.

HB 2298 – Chapter 49 – *preparation programs; teacher certification

Requires SBE to allow a variety of teacher and administrator preparation program providers to offer a variety of preparation models and courses of study.

HB 2350 – Chapter 135 – purple heart recipients; tuition waiver

Requires ABOR or a community college district, after verification from DVS, to provide Purple Heart recipients with a tuition waiver at any university or community college under their jurisdiction. Specifies tuition waiver recipients must have sustained their injury while residing or being stationed in Arizona and receive a disability rating that is 50% or more.

HB 2385 – Chapter 318 – schools; ADM calculation

Deletes the definition and statutory references of ADA and modifies the manner in which ADM is calculated for school districts and charter schools.

HB 2386 – Chapter 179 [E] – school district override elections

Makes various changes and clarifications to school district budget override statutes and holds school districts harmless from reductions in their budget limits for the purposes of calculating their voter authorized override capacity in FY 2010-2011.

HB 2401 – Chapter 257 – teacher loan program; geographic shortages

Allows MSSE recipients to fulfill their service commitment by providing instruction in elementary education in a public school located in an area that is experiencing a shortage of teachers.

HB 2521 – Chapter 261 – *schools; superintendent contracts; performance pay

Requires school district governing boards to ensure the contract for a school district superintendent is structured in a way that classifies 20% of the superintendent's total annual compensation and benefits as performance pay.

HB 2668 – Chapter 330 – voting information; postsecondary students

Requires ABOR and community college district boards, in consultation with the recognized student governments under their jurisdiction, to adopt a plan to increase student voter registration and voting in elections.

HB 2719 – Chapter 157 – school district boundaries; change

Allows qualified electors in the Fredonia-Moccasin Unified School District to petition the Page Unified School District Governing Board to modify the school district boundaries.

HB 2722 – Chapter 331 – *schools; funding; nonresidents

Prohibits school districts and charter schools from including nonresident pupils in student counts and obtaining state funding from nonresident pupils.

HB 2725 – Chapter 332 – education; omnibus

Makes various changes to education statutes, including:

Recess Policies

- Requires each school district governing board and each governing body of a charter school to conduct a public meeting to consider the adoption of a policy to provide at least 30 total minutes of recess each day for pupils in kindergarten and grades one through five.

Charter Schools

- Authorizes a group of community college districts, a community college district, or a public university with an enrollment of at least 15,000 FTE students to sponsor a charter school. Limits the number of approved applications.
- Requires the governing body of a charter school to transmit a copy of its proposed budget or a summary of the proposed budget and a notice of the public hearing to ADE for posting on ADE's website no later than 10 days before the hearing and meeting.

Teacher Certification; Reciprocity; Proficiency Examination

- Stipulates that a person is not required to take the professional knowledge portion of the proficiency examination if the person has been a full-time teacher for at least three years in the same area of certification for which the person is applying for certification in Arizona.
- Specifies that a person is not required to take the subject knowledge portion of the proficiency examination if the person has obtained a master's degree in that subject area at an accredited institution of higher education according to an official transcript.

Bonds

- Allows, upon request of the district, monies earned as interest or otherwise derived from the investment of the proceeds of the sale of a bonds to be deposited to the Bond Building Fund if federal laws or rules require the interest to be used for capital expenditures.
- Allows a school district authorized to issue bonds more than nine years ago to choose to use the proceeds of the bonds authorized at the election for any necessary capital improvement, provided that the school district governing board votes to authorize the proposed use of the bond proceeds before June 30, 2013.

Impact Aid

- Requires school districts that receive Impact Aid to establish an Impact Aid Fund to separately account for Impact Aid monies. Prohibits comingling with other revenue sources.
- Allows school districts with primary and secondary property tax rates of zero for tax years 2009 and 2010 and who receive federal Impact Aid to use Impact Aid monies in excess of their budget limits to offset their soft capital reductions in FY 2010 and FY 2011.

MSSE

- Expands MSSE to include students pursuing a teaching degree at a qualifying, private postsecondary educational institution in Arizona.
- Transfers MSSE from the ABOR to ACPE.

Miscellaneous

- Allows school district governing boards to sell advertising as long as it is age appropriate and approved by the board.
- Removes the requirement that district policies for open enrollment be filed with ADE, and requires district policies for open enrollment to be posted on the district's website and be available to the public on request.

- Reduces the amount of time pupils in grades seven and eight must be enrolled in an instructional program from 1,068 hours to at least 1,000 hours beginning in FY 2010-2011.
- Requires the cost per square foot for new school facilities projects approved by SFB between January 1, 2005 and November 4, 2009 and that continue to qualify in FY 2010-11, but are delayed by the moratorium on new school construction funding, to be updated by SFB to the approved funding formula in place at the time the project is issued for bid.
- Requires ABOR, in consultation with the community college districts in Arizona, to develop and implement common equivalencies for specific levels of achievement on advanced placement examinations and international baccalaureate examinations offered in Arizona high schools in order to award commensurate postsecondary academic credits at community colleges and public universities in this state.
- Extends the amount of time Nadaburg Unified School District has to tuition students out to neighboring districts until a high school is constructed for the newly unified school district, or until June 30, 2016, whichever occurs first.
- Allows Saddle Mountain Unified School District to correct overexpenditures in annual installments, including the principal interest, at 5% for the next four years and 10% in the remaining fiscal years.
- Enables Coolidge Unified School District to correct a miscalculation in budget for FY 2008-09 over a five-year period beginning in FY 2010-11 and ending in FY 2015-16.

HB 2731 – Chapter 333 – high schools; graduation; board examinations

Creates the Grand Canyon Diploma and enables high school students to choose different pathways to education.

HB 2732 – Chapter 296 – schools; third grade retention

Establishes competency requirements for the promotion of pupils from third grade and creates the Task Force on Reading Assessment.

HB 2733 – Chapter 334 – department of education; data collection

Requires the SPI to enter into contracts with public or private entities to evaluate the existing system of data collection, compilation, and reporting conducted by ADE.

HB 2760 – Chapter 39 – SFB; preventative maintenance guidelines

Stipulates that a school district's routine preventative maintenance guidelines must include plumbing, electrical, heating, ventilation and air conditioning, special equipment, and roofing systems. Establishes protocols for the repair or replacement of roof elements or roof mounted equipment.

SB 1039 – Chapter 160 [E] – *AOI; charter schools; processing fee

Requires the SBCS to establish and administer the Charter AOI Processing Fund for the processing of contract amendments for charter schools participating in AOI.

SB 1040 – Chapter 297 – *teacher and principal evaluations

Requires SBE to adopt and maintain a model framework for a teacher and principal evaluation instrument that uses quantitative data on student academic progress for at least 33-50% of the evaluation outcomes and best practices for professional development and evaluator training.

SB 1119 – Chapter 142– task force; K-3 accountability; assessments

Establishes the Task Force on K-3 Accountability and Assessments within ADE to examine and evaluate accountability and assessment measures and measures in academic gains for K-3 schools and conduct trial examinations of K-3 pupils.

SB 1185 – Chapter 220 – common school districts; grade nine

Allows common school districts to offer instruction in grade nine if the common school district governing board conducts a vote at a public meeting. Stipulates that a common school district that provides instruction to pupils in grade nine is not entitled to additional monies from SFB.

SB 1186 – Chapter 242 – *course numbering; postsecondary institutions

Requires community college districts and the universities under the jurisdiction of ABOR to develop and implement a shared course numbering system.

SB 1187 – Chapter 301 – schools facilities board; vacant land

Allows SFB to require school districts to sell land purchased with monies provided by SFB if SFB determines that the property is no longer needed for a new school or an addition to an existing school within a 10 year period.

SB 1188 – Chapter 273 [E] – school district monies; annual estimate

Adds PTOC to the list of those whom a county school superintendent must report the estimated amount of monies each school district needs for the upcoming year.

SB 1280 – Chapter 167 – home schooled pupils; scholarships

Mandates that universities under ABOR publish and disclose information related to merit based scholarships awarded to students from public, private, charter, and home schools.

SB 1282 – Chapter 305 – affiliated charter schools

Allows SBE or SBCS to approve a charter if the proposed sponsor determines that the applicant is applying to operate as a separate charter holder, and allows charter schools to grant enrollment preference and reserve capacity to pupils under certain conditions.

SB 1284 – Chapter 306 – school finance revisions

Makes technical and conforming changes to update statutes pertaining to school finance and allows ADE to apply changes to state law that affect school finance formulas on the effective date of those changes unless otherwise specified by law. Designates the budget capacity derived from the Classroom Site Fund for FY 2010-2011 as \$120 per pupil. Establishes the Teacher Certification Fund administered by ADE and consisting of fees collected pursuant to statute regarding the certification and employment of teachers and legislative appropriations.

SB 1286 – Chapter 247 – schools; achievement profiles; letter grades

Changes the classifications used for school achievement profiles to a letter grade designation and specifies the data used for their calculation.

SB 1308 – Chapter 335 – *schools; instruction; dating abuse

Requires school district governing boards to conduct a public meeting to review and consider the adoption of dating abuse curriculum and policies on or before June 30, 2011. Exempts school districts that have already adopted a dating abuse policy.

COMMITTEE ON ENVIRONMENT

Representative Ray Barnes, Chairman
 Representative Frank Pratt, Vice-Chairman
 Justin Riches, Legislative Research Analyst



* Strike-Everything Amendment
 [E] Emergency Clause
 [P 105] Proposition 105 Clause
 [P 108] Proposition 108 Clause
 [LIV] Line Item Veto

Bill	Chapter	Short Title	Page
HB 2033	42 [E]	emissions; motorcycles; area A; date	25
HB 2133	315	air quality nonattainment areas; designation	25
HB 2152	45	voluntary remediation program; continuation.....	25
HB 2165	253	vehicle emissions testing; onboard diagnostics.....	25
HB 2289	131	water recharge; direct use	25
HB 2442	152	greenhouse gas emissions; regulations	25
HB 2580	181	*vapor recovery systems; test equipment.....	25
HB 2767	265	water quality fees	25
SB 1277	278	maximum daily load program; continuation	25
SB 1408	82	agricultural best management; dust; districts	25

HB 2033 – Chapter 42 [E]– emissions; motorcycles; area A; date

An emergency measure that extends the conditional enactment date for vehicle emissions inspection exemptions from July 1, 2010 to July 1, 2012.

HB 2133 – Chapter 315 – air quality nonattainment areas; designation

Outlines requirements for DEQ, contingent upon the EPA's dissemination of new air quality standards. Modifies the definition of *begin actual construction* to exclude certain preparatory activities. Stipulates that the *begin actual construction* provisions are contingent upon EPA approval of revisions to the state's Air Quality Implementation Plan.

HB 2152 – Chapter 45 – voluntary remediation program; continuation

Changes the sunset date for DEQ's Voluntary Remediation Program from July 1, 2010 to July 1, 2020.

HB 2165 – Chapter 253 – vehicle emissions testing; onboard diagnostics

Allows the owner of a vehicle that receives an on board diagnostic check which results in a not ready for testing or test failure code to qualify for a Special 90-day Resident Registration. Contains a conditional enactment provision that specifies this Act does not become effective unless the EPA approves changes to the State Implementation Plan for air quality compliance on or before July 1, 2010.

HB 2289 – Chapter 131 – water recharge; direct use

Excludes water that is withdrawn for mineral extraction and metallurgical processing and delivered for irrigation use, from the storer's total withdrawn amount. Stipulates that this Act applies retroactively from and after December 31, 2009 until December 31, 2024.

HB 2442 – Chapter 152 – greenhouse gas emissions; regulations

Prohibits a state agency from adopting or enforcing a state or regional program to regulate greenhouse gas emissions for the purpose of addressing changes in atmospheric temperature without express legislative authorization.

HB 2580 – Chapter 181 – *vapor recovery systems; test equipment

Allows persons to offer for sale, install, or use vapor recovery systems that have been approved by a third party accredited to test equipment and recognized by industry and DWM.

HB 2767 – Chapter 265 – water quality fees

Requires the Director of DEQ to set water quality permit fees one time, to replace fees currently set by statute. Stipulates that subsequent fee increases are subject to statutory authority. Grants DEQ the authority to charge fees currently in statute until new fees can be set.

SB 1277 – Chapter 278 – maximum daily load program; continuation

Continues the Total Maximum Daily Load Program, administered by DEQ, for 10 years through July 1, 2020. Applies retroactively to July 1, 2010.

SB 1408 –Chapter 82 – agricultural best management; dust; districts

Modifies the definition and terms of an *agricultural general permit* to include PM-10 reductions in irrigation districts. Stipulates that *regulated activities* applies to irrigation districts outside of the Maricopa PM-10 nonattainment area and other specified areas.

COMMITTEE ON GOVERNMENT

Representative Judy Burges, Chairman
 Representative Steve Montenegro, Vice-Chairman
 Michelle Hindman, Legislative Research Analyst
 Chris Stapley, Assistant Research Analyst



* Strike-Everything Amendment
 [E] Emergency Clause
 [P 105] Proposition 105 Clause
 [P 108] Proposition 108 Clause
 [LIV] Line Item Veto

Bill	Chapter	Short Title	Page
HB 2045	27	legislative council; continuation.....	29
HB 2046	147	geographic; historic names board; continuation	29
HB 2047	11	auditor general; continuation.....	29
HB 2048	28	board of library examiners; continuation	29
HB 2049	12	ombudsman-citizens aide; continuation.....	29
HB 2050	29	ASLAPR; continuation	29
HB 2057	117	reviser's technical corrections; 2010.....	29
HB 2074	14	board of athletic training; continuation	29
HB 2112	33	marriage licenses; reproduction.....	29
HB 2142	34	board of athletic training; omnibus.....	29
HB 2145	175	county planning and zoning	29
HB 2162	211	*immigration; border security	51
		<i>(See Committee on Military Affairs and Public Safety)</i>	
HB 2225	5 [E]	*special audit; sports authority	29
HB 2257	316	*municipalities; counties; taxes; fees; notice	30
HB 2282	288	*political subdivisions; government transparency	30
HB 2288	130	state fire marshal; assistant inspectors.....	30
HB 2328	256	procurement from certain agencies	30
HB 2345	41	*signs; homeowners' associations; condominiums.....	30

Bill	Chapter	Short Title	Page
HB 2423	100	municipal and county budgets	30
HB 2428	319	county zoning hearings; appeal	30
HB 2450	320	water and wastewater charges; payment	30
HB 2479	91	foreclosure deeds; buyer identification	30
HB 2596	323	free exercise of religion	31
HB 2604	3	solid waste; private enterprise.	31
HB 2606	262	state treasurer; investments.....	31
HB 2676	140	*university athletic facilities districts..... <i>(See Committee on Ways and Means)</i>	75
HB 2729	295	election equipment certification committee; membership.....	31
HB 2768	40	real property transfer fee covenants	31
SB 1100	238	*counties; audits; merit system; judges	31
SB 1136	144	*subdividers; public reports; internet advertisement.....	31
SB 1153	204	state preemption; knives	31
SB 1183	219	public accommodation; bilingual accommodation	31
SB 1206	244	counties; planning; development; districts; administration	31
SB 1207	245	municipal annexation; county islands	32
SB 1309	307	parents; rights	32
SB 1357	146	*majority vote; rezoning	32
SB 1366	308	eminent domain; relocation assistance.....	32
SB 1398	189	federal regulations; local coordination	32
SB 1413	83	investments; exchange traded funds	32

HB 2045 – Chapter 27 – legislative council; continuation

Continues the Arizona Legislative Council until July 1, 2020 and eliminates statutory references to the Advocate for Private Property Rights.

HB 2046 – Chapter 147 – geographic; historic names board; continuation

Continues the Arizona State Board on Geographic and Historic Names (Board) until July 1, 2020, prohibits the Board from naming a geographic feature after a person until that person has been deceased for at least five years and provides definitions.

HB 2047 – Chapter 11 – auditor general; continuation

Continues the OAG until July 1, 2020.

HB 2048 – Chapter 28 – board of library examiners; continuation

Continues the Board of Library Examiners under ASLAPR until July 1, 2020.

HB 2049 – Chapter 12 – ombudsman-citizens aide; continuation

Continues the Office of the Ombudsman-Citizens Aide until July 1, 2020.

HB 2050 – Chapter 29 – ASLAPR; continuation

Continues ASLAPR until July 1, 2020.

HB 2057 – Chapter 117 – reviser’s technical corrections; 2010

Makes numerous technical changes to existing statutory conflicts and provides many retroactive effective dates.

HB 2074 – Chapter 14 – board of athletic training; continuation

Continues the Arizona Board of Athletic Training until July 1, 2020.

HB 2112 – Chapter 33 – marriage licenses; reproduction

Transfers statute regarding the production of an abstract of marriage by a clerk of a BOS to the statutes regarding marriage licensure, ceremony and records and makes technical changes.

HB 2142 – Chapter 34 – board of athletic training; omnibus

Makes various changes to statutes governing the Board of Athletic Training, including:

- Establishes the Athletic Training Fund, creating a separate operating account from the Board of Occupational Therapy.
- Creates a two-tiered fingerprinting requirement for an applicant for licensure, license renewal, license reinstatement or temporary licensure, requiring the applicant to either submit a full set of fingerprints *or* submit a valid FPCC in lieu of submitting a full set of fingerprints.

HB 2145 – Chapter 175 – county planning and zoning

Clarifies that a county planning and zoning commission is only required to hold a regular monthly meeting if there is new official business to transact. Provides a temporary suspension for local governments from the requirement to readopt an existing comprehensive plan or to adopt a new comprehensive plan until July 1, 2015.

HB 2225 – Chapter 5 [E] – *special audit; sports authority

Requires the OAG to conduct a special audit of the STA by December 31, 2010, and prescribes what the special audit must review and evaluate.

HB 2257 – Chapter 316 – *municipalities; counties; taxes; fees; notice

Establishes new requirements that must be met before a municipality or county proposes to assess any new or increased tax or fee and exempts county property taxes and county and municipal development fees from the new requirements.

HB 2282 – Chapter 288 – *political subdivisions; government transparency

Requires local governments to establish and maintain an official Internet website by January 1, 2013 that contains a comprehensive reporting of all revenues and expenditures over \$5,000. Requires ADOA to establish an Internet web portal and prescribes the information that must be made available there to any user. Stipulates that local governments must report expenditures for communications that promote an individual elected public official to ADOA and to also report all incurred debt to DOR.

HB 2288 – Chapter 130 – state fire marshal; assistant inspectors

Allows the State Fire Marshal to appoint an employee of a private fire service provider as an assistant fire inspector, prescribes the conditions and duties of an appointed assistant fire inspector and makes conforming changes.

HB 2328 – Chapter 256 – procurement from certain agencies

Modifies the statutes governing procurement from Arizona Industries for the Blind, certified nonprofit agencies for disabled individuals, and Arizona Correctional Industries.

HB 2345 – Chapter 41 – *signs; homeowners' associations; condominiums

Prohibits HOAs from regulating certain open house and for sale or lease signs or open house hours for property that is for sale or lease in condominiums and planned communities.

HB 2423 – Chapter 100 – municipal and county budgets

Requires counties, cities and towns to post their estimates of revenues and expenses on their official Internet websites in addition to making them available at their libraries and administrative offices.

HB 2428 – Chapter 319 – county zoning hearings; appeal

Allows county supervisors to delegate the review of decisions made by a hearing officer to a county Board of Adjustment (BOA), clarifies that there shall be one or more BOA in each county, and permits a county attorney to provide or receive civil legal services pursuant to an intergovernmental agreement.

HB 2450 – Chapter 320 – water and wastewater charges; payments

Stipulates that for a residential property of four units or less, a municipality shall not:

- Require payment of unpaid water and wastewater rates and charges by anyone other than the person with whom the municipality has contracted with to provide the service.
- Refuse service within their service area for unpaid water rates and charges to anyone other than the person who the municipality has contracted with to provide the service.

HB 2479 – Chapter 91 – foreclosure deeds; buyer identification

Requires specific identifying information of the buyer of a property in foreclosure and any deed or conveyance of real property.

HB 2596 – Chapter 323 – free exercise of religion

Amends the Free Exercise of Religion statutes with regards to land use and permits a governing body of a city or town to approve an exemption from the liquor license distance restrictions for a church or charter school that is located in an area that is designated as an entertainment district by the governing body of that city or town on a case by case basis.

HB 2604 – Chapter 3 – solid waste; private enterprise

Prevents municipalities from prohibiting or restraining the private delivery of commercial or industrial recycling or solid waste management services.

HB 2606 – Chapter 262 – state treasurer; investments

Clarifies that the State Treasurer has the right to invest and reinvest long-term local government investment pools and differentiates between local government investment pools and long-term local government investment pools. Continues the SBI until July 1, 2020.

HB 2729 – Chapter 295 – election equipment certification committee; membership

Modifies the membership of the statutory committee that reviews recording or tabulating machines or devices for election purposes.

HB 2768 – Chapter 40 – real property transfer fee covenants

Provides that any provision in a declaration, covenant or other document relating to real property in this state is not enforceable or binding under certain conditions and provides exemptions.

SB 1100 – Chapter 238 – *counties; audits; merit system; judges

States that the working papers and other audit files in an examination and audit of the accounts and performance of a county officer are not subject to the Arizona public records statutes. Increases the percentage of employees that may be declared exempt from the County Employee Merit System from 5% to 10%. Changes the effective date for Maricopa County to have to pay 100% of the annual salary for Superior Court Judges from June 15, 2010 to July 1, 2010. Requires the EEC to adjust the base expenditure limit for Maricopa County to reflect the transfer of the governmental function regarding salaries for Superior Court Judges.

SB 1136 – Chapter 144 – *subdividers; public reports; internet advertisement

Requires a disclosure statement regarding the availability of public reports in print and Internet advertisements of specific lots or parcels in subdivisions.

SB 1153 – Chapter 204 – state preemption; knives

Prohibits a political subdivision from enacting a local rule or ordinance regulating knife or knife components. Clarifies that a school governing board is allowed to prescribe and enforce policies and procedures that prohibit a person from carrying a weapon on school grounds unless the person is a peace officer or has obtained specific authorization from the school administrator. Contains a legislative intent clause.

SB 1183 – Chapter 219 – public accommodation; bilingual accommodation

Modifies the statutes governing the responsibilities of a person who offers a service at a place of public accommodation.

SB 1206 – Chapter 244 – counties; planning; development; districts; administration

Reorganizes county planning and zoning statutes.

SB 1207 – Chapter 245 – municipal annexation; county islands

Creates a 60 day deadline for a municipality to provide the clerk of the BOS with a copy of an adopted annexation ordinance and modifies the annexation procedures to include county roadways that are contiguous to the parcel being annexed.

SB 1309 – Chapter 307 – parents; rights

Prescribes statutory parental rights regarding the education, health care, video and voice recordings, and upbringing of a child.

SB 1357 – Chapter 146 – *majority vote; rezoning

Allows a three member county BOS to adopt a zoning ordinance change with a simple majority vote.

SB 1366 – Chapter 308 – eminent domain; relocation assistance

Requires acquiring agencies to adopt relocation assistance rules and regulations that provide, at a minimum, the level of relocation assistance provided for in federal law.

SB 1398 – Chapter 189 – federal regulations; local coordination

Requires a city, town, county, or special taxing district to demand that the federal or state government coordinate with the city, town, county or district before implementing, enforcing or extending federal regulations.

SB 1413 – Chapter 83 – investments; exchange traded funds

Allows the State Treasurer to invest and reinvest trust and treasury monies in exchange-traded funds.

COMMITTEE ON HEALTH AND HUMAN SERVICES

Representative Nancy Barto, Chairman
Representative Steve Court, Vice-Chairman
Ingrid Garvey, Legislative Research Analyst
Gina Kash, Assistant Research Analyst



* Strike-Everything Amendment
 [E] Emergency Clause
 [P 105] Proposition 105 Clause
 [P 108] Proposition 108 Clause
 [LIV] Line Item Veto

Bill	Chapter	Short Title	Page
HB 2020	24	*restoration order; juvenile commitment	35
HB 2021	172	*physician assistant practice act.....	35
HB 2022	25	*hearing aid dispensers; continuing education	35
HB 2025	26	chiropractic services	35
HB 2026	6	advisory council on aging; continuation	35
HB 2027	7	board of psychologist examiners; continuation.....	35
HB 2028	20	hard of hearing; commission; continuation	35
HB 2029	8	department of health services; continuation	35
HB 2030	9	homeopathic board; continuation.....	35
HB 2116	86	ambulance services; rates; AHCCCS members.....	35
HB 2123	120	*business entities; physical therapy.....	35
HB 2124	121	*outpatient treatment; urgent care; centers	35
HB 2125	122	dental board; membership	36
HB 2149	35	physical therapy board.....	36
HB 2150	36	uniform patient reporting system; exemption.....	36
HB 2151	63	deaf; hard of hearing; commission.....	36
HB 2172	46	dental board; complaints.....	36
HB 2187	125	osteopathic board	36

Bill	Chapter	Short Title	Page
HB 2224	89	foster parents; rights	36
HB 2405	71 [E]	*emergency medical services council.....	36
HB 2419	214	sibling visitation rights	36
HB 2425	84	vulnerable adults; attorney fees	36
HB 2469	90	certified medication assistants	36
HB 2499	92	prescriptions; electronic submission by patient	36
HB 2503	228	*developmentally disabled; providers; deemed status	37
HB 2545	322	professions; dismissed complaints; records	37
SB 1035	267	*guardian ad litem; child; hearings.....	37
SB 1043	232	*health care; programs; coverage.....	37
SB 1087	299	*behavior analyst; exemption from licensure	37
SB 1090	106	welfare assistance; assignment of rights	37
SB 1091	161	CPS workers; investigations; group homes	37
SB 1095	186	access to child; notification	37
SB 1111	77	child support; medical insurance	37
SB 1113	55	child support committee; membership	37
SB 1114	78	maternity; paternity; genetic testing	38
SB 1116	162	limited income withholding orders.....	38
SB 1152	218	foster care children; rights.....	38
SB 1161	205	*death certificates; registration; deadline.....	38
SB 1181	206	autism spectrum disorder task force.....	38
SB 1182	272	psychiatric mental health nurse practitioners.....	38
SB 1189	302	admissibility of expert opinion testimony.....	38
SB 1190	187	dental board; powers	38
SB 1255	110	health professionals; advertising; disclosure	38
SB 1285	58	optometrists; medications	38
SB 1304	111	abortion; reporting requirements.....	38
SB 1305	114	public monies; insurance; abortion; prohibition.....	39
SB 1306	280	human egg providers; protection	39
SB 1307	281	human embryos; treatment.....	39
SB 1314	221	domestic relations	39
SB 1315	248	child care programs; fees.....	39
SB 1376	169	music therapists; qualifications	39
SB 1419	170	*dentists; contracts; dental hygienists.....	39

HB 2020 – Chapter 24 – *restoration order; juvenile commitment

Eliminates the requirement that the court must appoint a GAL for a juvenile who is ordered to participate in an inpatient or outpatient competency restoration program, but allows the court to appoint a GAL if necessary.

HB 2021 – Chapter 172 – *physician assistant practice act

Updates the Arizona Physician Assistant Practice Act by making numerous changes to existing statute regarding the Arizona Regulatory Board of Physician Assistants, supervising physician responsibilities, and the licensing and initiation of practice of physician assistants.

HB 2022 – Chapter 25 – *hearing aid dispensers; continuing education

Adds additional courses on topics that qualify for CE requirements for individuals who dispense hearing aids.

HB 2025 – Chapter 26 – chiropractic services

Updates the language specifying what types of treatment a chiropractor may engage in and establishes requirements regarding the maintenance of patients' records for business entities that provide chiropractic services.

HB 2026 – Chapter 6 – advisory council on aging; continuation

Continues the Advisory Council on Aging until July 1, 2020.

HB 2027 – Chapter 7 – board of psychologist examiners; continuation

Continues the State Board of Psychologist Examiners until July 1, 2020.

HB 2028 – Chapter 20 – hard of hearing; commission; continuation

Continues CDHH until July 1, 2020.

HB 2029 – Chapter 8 – department of health services; continuation

Continues DHS until July 1, 2020.

HB 2030 – Chapter 9 – homeopathic board; continuation

Continues the Board of Homeopathic and Integrated Medicine Examiners until July 1, 2020.

HB 2116 – Chapter 86 – ambulance services; rates; AHCCCS members

Codifies the AHCCCS reimbursement rate for ambulance services to be set at 80% of DHS's approved ambulance service rates. Establishes a voluntary process for hospitals and local entities to provide a state match for graduate medical education and disproportionate share payments.

HB 2123 – Chapter 120 – *business entities; physical therapy

Specifies that a business entity that provides physical therapy services must establish a written protocol for patient records.

HB 2124 – Chapter 121 – *outpatient treatment; urgent care; centers

Allows an outpatient treatment center, except for an outpatient treatment center that provides dialysis services or abortion procedures, to begin operating before an initial license inspection by DHS when the appropriate applications and documents have been submitted.

HB 2125 – Chapter 122 – dental board; membership

Changes the composition of the membership of the SBDE by removing one public member and adding one business entity member. Stipulates that the business entity member may not be a licensed dentist, dental hygienist or denturist.

HB 2149 – Chapter 35 – physical therapy board

Allows the Board of Physical Therapy to establish committees to assist in carrying out its duties. Additionally outlines the procedures for licensure, suspension and reinstatement of licenses or certificates.

HB 2150 – Chapter 36 – uniform patient reporting system; exemption

Requires hospitals that provide inpatient and outpatient psychiatric services to comply with the uniform patient reporting system. The bill exempts the Arizona State Hospital.

HB 2151 – Chapter 63 – deaf; hard of hearing; commission

Makes technical changes to the statutes regarding the CDHH.

HB 2172 – Chapter 46 – dental board; complaints

Sets forth provisions that allow the executive director, if delegated by the SBDE, to terminate a complaint filed against a licensee if the investigative staff's review indicates the complaint is meritless.

HB 2187 – Chapter 125 – osteopathic board

Makes changes to certain provisions of the Board of Osteopathic Examiners in Medicine and Surgery.

HB 2224 – Chapter 89 – foster parents; rights

Establishes the foster parents' bill of rights.

HB 2405 – Chapter 71 [E] – *emergency medical services council

Establishes the Emergency Medical Services Council.

HB 2419 – Chapter 214 – sibling visitation rights

Requires DES's Division of Children, Youth and Families to make a reasonable effort to place a child, who is placed in out-of-home care, with his or her siblings. If that is not possible, the measure requires DES to make a reasonable effort to ensure that the child maintains frequent visitation or other ongoing contact with siblings if visitation is not contrary to a sibling's safety or well-being.

HB 2425 – Chapter 84 – vulnerable adults; attorney fees

Specifies a court may order the payment of reasonable attorney fees not to exceed the amount of compensatory damages in a civil action involving a vulnerable adult.

HB 2469 – Chapter 90 – certified medication assistants

Allows Certified Medication Assistants to dispense medications under the supervision of a licensed nursing staff member in a nursing care institution.

HB 2499 – Chapter 92 – prescriptions; electronic submission by patient

Allows prescriptions to be dispensed when the patient submits the written prescription by fax or email and the patient presents the original handwritten prescription to the pharmacy.

HB 2503 – Chapter 228 – *developmentally disabled; deemed status

Authorizes DES to grant deemed status to residential developmentally disabled service providers that maintain accreditation from a nationally recognized agency approved by DES.

HB 2545 – Chapter 322 – professions; dismissed complaints; records

Specifies that complaints, non-disciplinary orders, or actions and advisory letters or letters of concern issued by a health or non-health regulatory board be available to the board and the public at all times but not available on the board's website.

SB 1035 – Chapter 267 – *guardian ad litem; child; hearings

Requires a GAL or attorney appointed for a juvenile to meet with the juvenile before a preliminary protective hearing, if possible, or within 14 days after the hearing. Instructs the GAL or attorney to meet with the juvenile before all substantive hearings, and allows the court to modify these requirements if necessary.

SB 1043 – Chapter 232 – *health care; programs; coverage

Restores the Children's Health Insurance Program (CHIP) known as KidsCare and the Proposition 204 programs. Extends state employee health coverage for dependents up to their 26th birthday and makes a variety of changes to the 2010 Seventh Special Session health budget reconciliation bill.

SB 1087 – Chapter 229 – *behavior analyst; exemption from licensure

Permits behavior analysts applying for licensure to obtain the supervised work experience requirement from a person who is certified by a nationally-recognized behavior analyst certification board.

SB 1090 – Chapter 106 – welfare assistance; assignment of rights

Specifies that effective October 1, 2009, individuals applying for TANF cash assistance must not assign past accruals of child support obligations to the federal or state government.

SB 1091 – Chapter 161 – CPS workers; investigations; group homes

Requires CPS to accept, screen and assess reports of abuse or neglect in Level I, II and III behavioral health residential agencies that are licensed by DHS.

SB 1095 – Chapter 186 – access to child; notification

Requires a parent or custodian to immediately notify the other parent or custodian that a convicted or registered sex offender or a person who has been convicted of a dangerous crime against children may have access to the child.

SB 1111 – Chapter 77 – child support; medical insurance

Specifies that when an obligor in a child support case obtains private insurance the casemedical support order terminates and if the private insurance terminates, the cash medical support order automatically resumes.

SB 1113 – Chapter 55 – child support committee; membership

Allows the division or section chief of the AG's Office to appoint a designee to the Child Support Committee in lieu of the division or section chief.

SB 1114 – Chapter 78 – maternity; paternity; genetic testing

Makes specific changes to paternity and maternity testing procedures and requires state and local agencies that have custody of a person who is the subject of another state's genetic testing order to comply with the order.

SB 1116 – Chapter 162 – limited income withholding orders

Adds additional “lump sum payments” that may be subject to a limited income withholding order for arrearages owed by an obligor for child support.

SB 1152 – Chapter 218 – foster care children; rights

Specifies that the rights outlined in the Bill of Rights for Children and Youth in Foster Care Act do not establish a cause of action and are not legally enforceable.

SB 1161 – Chapter 205 – *death certificates; registration; deadline

Requires local registrars, deputy local registrars or state registrars to register death certificates within 72 hours after receiving a medical certification of death. Instructs the medical examiner to sign the medical certification of death within 72 hours, excluding weekends and holidays.

SB 1181 – Chapter 206 – autism spectrum disorder task force

Establishes the Autism Disorder Task Force.

SB 1182 – Chapter 272 – psychiatric mental health nurse practitioners

Authorizes the practice of certified psychiatric and mental health nurse practitioners and incorporates references to psychiatric and mental health nurse practitioners in court-ordered mental health evaluation and treatment procedures.

SB 1189 – Chapter 302 – admissibility of expert opinion testimony...

Changes the standard used in civil and criminal trials relating to the admissibility of expert testimony from the *Frye* to the *Daubert* standard.

SB 1190 – Chapter 187– dental board; powers

Requires the SBDE to maintain a record of its acts and proceedings that must remain available to the Board at all times.

SB 1255 – Chapter 110 – health professionals; advertising; disclosure

Requires all licensed health professionals to disclose their title, type of professional license held and field of practice on all advertisements in which they are named.

SB 1285 – Chapter 58 – optometrists; medications

Allows optometrists to prescribe, dispense and administer macrolides and antivirals for the treatment of diseases of the eye and its appendages, which includes the eyelids, muscles and soft tissue.

SB 1304 – Chapter 111 – abortion; reporting requirements

Requires a hospital or facility that performs abortions and health professionals that treat women with complications due to an abortion to submit a report to DHS detailing non patient identifiable information so that DHS can prepare an annual statistical report based on the data gathered in the reports.

SB 1305 – Chapter 114 – public monies; insurance; abortion; prohibition

Prohibits the use of any public or tax monies to be expended to pay the costs, premiums or charges associated with a health insurance policy, contract or plan that provides coverage, benefits or services related to the performance of an abortion.

SB 1306 – Chapter 280 – human egg providers; protection

Sets forth requirements for human egg donations and prohibits the purchase or sale of human eggs for purposes other than treatment of human infertility and clinical investigation.

SB 1307 – Chapter 281 – human embryos; treatment

Prohibits a person from knowingly or intentionally creating or attempting to create an in vitro human embryo by any means other than fertilization of a human egg by a human sperm.

SB 1314 – Chapter 221– domestic relations

States it is the public policy of this state that it is in a child's best interests to have substantial, frequent, meaningful and continuing parenting time with both parents and to have both parents participate in decision-making regarding the child.

SB 1315 – Chapter 248 – child care programs; fees

Specifies that child care facilities and child care group homes may pay their annual licensing and certification fees in installments and requires DHS to conduct a study to determine specified costs related to child care facilities and child care group homes.

SB 1376 – Chapter 169– music therapists; qualifications

Instructs DES's Division of Developmental Disabilities to require qualifications for individuals who provide music therapy services through contract to the developmentally disabled.

SB 1419 – Chapter 170– *dentists; contracts; dental hygienists

Prevents dental service corporations and prepaid dental plans from entering into contracts with dentists that require non-covered services to be provided to subscribers at a set rate and prohibits dental hygienists from performing any diagnostic procedures that are required to be performed by a dentist.

COMMITTEE ON JUDICIARY

Representative Adam Driggs, Chairman
 Representative Cecil Ash, Vice-Chairman
 Stacy Weltsch, Legislative Research Analyst



* Strike-Everything Amendment
 [E] Emergency Clause
 [P 105] Proposition 105 Clause
 [P 108] Proposition 108 Clause
 [LIV] Line Item Veto

Bill	Chapter	Short Title	Page
HB 2062	97	*aggravated assault; peace officer	43
HB 2069	173 [E]	county election law amendments.....	43
HB 2109	32	superior court; holiday hours.....	43
HB 2236	226	theft by extortion; tax liens	43
HB 2238	255	sexual offenses; probation; sentencing	43
HB 2307	18	Arizona manufactured firearms; regulation.....	43
HB 2333	149	department of gaming; continuation	43
HB 2334	134	*document preparation costs; award	43
HB 2370	289	*research development; production; incentive program	73
		(See <i>Committee on Ways and Means</i>)	
HB 2426	101	adult guardianship and protective proceedings	44
HB 2427	2 [E]	military overseas voting; ballot arguments.....	44
HB 2429	193	mediation agreements; privileged communications.....	44
HB 2430	139	revised uniform arbitration act.....	44
HB 2435	194	repetitive offenders; probation; marijuana offenses.....	44
HB 2437	151 [E]	*guardianship of foreign citizens.....	44
HB 2470	195	public defender; duties; reimbursement.....	44
HB 2471	259	appointed mental health experts; requirements.....	44

Bill	Chapter	Short Title	Page
HB 2477	72	civil actions; public employee; definition	44
HB 2491	51 [E]	city elections; majority vote	44
HB 2493	103	sexually violent persons; commitment	45
HB 2608	230	constables jurisdiction	45
HB 2609	198 [E]	officeholder expense accounts; statewide; legislative	45
HB 2629	327	*self-defense; political subdivisions; weapon records	45
HB 2647	95	initiatives; review; title; signature collection	45
HB 2774	105	notice; claim of unconstitutionality; parties	45
HB 2788	4 [E]	campaign finance; independent expenditures	45
SB 1009	183	juvenile prosecutions; adult court; age	45
SB 1055	233	victims; rights; disclosure of information	45
SB 1056	234	sentencing; guilty except insane	46
SB 1059	76	human trafficking; definition	46
SB 1062	235	*permissible raffles.....	46
SB 1071	112	involuntary civil commitment; privileged communications	46
SB 1081	237	*trial court appointments; nonattorney member.....	46
SB 1122	56	prison contraband; wireless communication device	46
SB 1135	241	*aggravated assault; classification; definition	46
SB 1144	203	drug offenses; definitions	46
SB 1204	109	state capital postconviction public defender	46
SB 1232	304	*civil rights; discrimination; employment	47
SB 1266	276	juveniles; communication devices; sexual material	47
SB 1393	209 [E]	secretary of state; elections; lobbyists	47
SB 1422	284	petitions; post office box addresses.....	47

HB 2062 – Chapter 97 – *aggravated assault; peace officer

States it is a Class 4 felony to commit aggravated assault pursuant to A.R.S. §13-1204(A)(8)(a) if the assault results in any physical injury to a peace officer, and a Class 5 felony if the assault does not result in physical injury to a peace officer.

HB 2069 – Chapter 173 [E] – county election law amendments

Amends current county election laws regarding school district boundaries, cancellation of elections and permanent early voter lists.

HB 2109 – Chapter 32 – superior court; holiday hours

Allows the superior court of a county, upon the approval of the county's presiding judge, to transact business on Columbus Day if the county's board of supervisors declares Black Friday a legal holiday, and prohibits the superior court in a county from conducting business on Black Friday if that county's superior court is open to conduct business on Columbus Day.

HB 2236 – Chapter 226 – theft by extortion; tax liens

States a person commits theft by extortion by knowingly obtaining or seeking to obtain property or services by means of a threat to take or withhold action regarding an alleged claim of easement or other right of access to a servient estate if:

- The claimant's interest in the dominant estate is the result of a tax lien, and
- The fair market value of the dominant estate is equal to or less than the amount paid by the claimant for the purchase of the tax lien or foreclosure, including taxes paid after the lien purchase and any costs and attorney fees paid in connection with the lien foreclosure.

HB 2238 – Chapter 255 – sexual offenses; probation; sentencing

Makes various changes to statutes involving indecent exposure, public sexual indecency, dangerous crimes against children, child prostitution and sexually violent persons.

HB 2307 – Chapter 18 – Arizona manufactured firearms; regulation

Exempts certain Arizona manufactured firearms, firearms accessories and ammunition from federal interstate commerce laws and regulations.

- Exempts from federal law or federal regulation, including registration, any firearm, firearms accessory or ammunition that is manufactured from basic materials in the state of Arizona, and which remains within state of Arizona.
- Exempts from federal regulation, any imported firearms accessory, generic or insignificant part, or basic materials that are incorporated into, attached to, or used in conjunction with a firearm, firearms accessory or ammunition manufactured in Arizona.

HB 2333 – Chapter 149 – department of gaming; continuation

Continues the Department of Gaming, retroactive to July 1, 2010, until July 1, 2020.

HB 2334 – Chapter 134 – *document preparation costs; award

Allows a court to award the cost of document preparation by a certified legal document preparer to the prevailing party in a legal action, and stipulates that the party seeking recovery will file a sworn affidavit of costs with the court.

HB 2426 – Chapter 101 – adult guardianship and protective proceedings

Adopts the Uniform Adult Guardianship and Protective Proceeding Jurisdictions Act in order to comply with model legislation prepared by The National Conference of Commissioners on Uniform State Laws.

HB 2427 – Chapter 2 [E] – military overseas voting; ballot arguments

Makes various changes to statutes governing absent uniformed services and overseas voters, including allowing these voters to designate the means by which they receive voting materials and requiring the county recorder to provide a method by which the voters may verify that their ballot have received at no cost to the voters.

HB 2429 – Chapter 193 – mediation agreements; privileged communications

States the terms of an agreement that are evidenced by a record signed by both parties are subject to disclosure if the said terms are necessary to enforce or obtain approval of an agreement reached by the parties in a mediation.

- Stipulates the agreement may be used in any proceeding in order to enforce or obtain court approval of the agreement.
- Provides that the argument may be disclosed to the court under seal with a request to issue appropriate orders to protect the confidentiality of the agreement if a party requests that all or a portion of the agreement remain confidential.

HB 2430 – Chapter 139 – revised uniform arbitration act

Codifies the Revised Uniform Arbitration Act adopted by the National Conference of Commissioners on Uniform State Laws.

HB 2435 – Chapter 194 – repetitive offenders; probation; marijuana offenses

Makes various technical and clarifying changes to Arizona's sentencing statutes.

HB 2437 – Chapter 151 [E] – *guardianship of foreign citizens

Allows the court to appoint an adult as the guardian of a foreign citizen if the foreign citizen is less than 21 years-old, and the foreign citizen has a temporary visa issued by the United States.

HB 2470 – Chapter 195 – public defender; duties; reimbursement

Allows a court to appoint a public defender as counsel to an indigent person in guardianship, conservatorship and involuntary quarantine proceedings.

HB 2471 – Chapter 259 – appointed mental health experts; requirements

Removes the requirement that at least one of the mental health experts appointed by a court in the competency examination of a juvenile or criminal defendant be a licensed psychiatrist, but stipulates that, on the motion of the court or any party, the court must appoint a psychiatrist.

HB 2477 – Chapter 72 – civil actions; public employee; definition

Includes leased employees in the definition of employee in the statutes relating to actions against public entities or public employees.

HB 2491 – Chapter 51 [E] – city elections; majority vote

Permits a city or town to adopt an ordinance to provide that the total of all votes tabulated for mayoral candidates constitutes the total number of votes cast at the election, and those votes are the basis for calculating whether a candidate for mayor or city council has received the majority of all votes cast at the election.

HB 2493 – Chapter 103 – sexually violent persons; commitment

Allows the director of ADC to enter into a written agreement with the AG or county attorney to have a sexually violent person retrieved by another state or federal jurisdiction if the person has a pending sentence of imprisonment in that other jurisdiction, and states that if ADC or the Arizona State Hospital is unable to submit a written request for petition between 30 and 120 days prior to the release of a sexually violent person, the county attorney or AG is not precluded from filing the petition.

HB 2608 – Chapter 230 – constables jurisdiction

Permits constables to execute, serve, and return processes and notices in adjoining precincts of other counties if those precincts adjoin the precinct in which the constable was elected or appointed, and requires the court to collect a ten percent surcharge on the amount of a fine owed by a person if the sheriff or constable serves the warrant for failure to pay a fine.

HB 2609 – Chapter 198 [E] – officeholder expense accounts; statewide; legislative

Authorizes a person holding an elected statewide or public office or legislative office to establish an officeholder expense account in order to defray the costs of performing officeholder duties.

HB 2629 – Chapter 327 – *self-defense; political subdivisions; weapon records

Prohibits a political subdivision from maintaining records related to the transfer or storage of firearms and specifies circumstances under which a person is justified in using deadly physical force.

HB 2647 – Chapter 95 – initiatives; review; title; signature collection

Allows political committees to submit copies of their proposed initiative or referendum language to legislative council for review, provides an affirmative defense for offenses involving petition signature fraud and prohibits the numbers for constitutional amendments from being repeated until all of the numbers in the sequence are used.

HB 2774 – Chapter 105 – notice; claim of unconstitutionality; parties

Prohibits the AG, Speaker of the House of Representatives and President of the Senate from being compelled to intervene as a party in any proceeding or from being named as defendants in a proceeding based on a claim of unconstitutionality brought pursuant to the Uniform Declaratory Injunctions Act.

HB 2788 – Chapter 4 [E] – campaign finance; independent expenditures

Allows corporations, limited liability companies and labor organizations to make independent expenditures in an attempt to influence the outcome of a candidate election provided they register with the Secretary of State and follow the guidelines established in statute for making such expenditures.

SB 1009 – Chapter 183 – juvenile prosecutions; adult court; age

Requires a criminal charge brought against a juvenile to be based on the age of the juvenile at the time the offense was committed.

SB 1055 – Chapter 233 – victims' rights; disclosure of information

States that a crime victim may consent either verbally or in writing to allow a crime victim advocate to disclose information to the court in furtherance of the victim's rights.

SB 1056 – Chapter 234 – sentencing; guilty except insane

Applies sex offender registration, community notification and internet sex offender website requirements to persons adjudicated guilty except insane for certain sex offenses and requires that persons adjudicated guilty except insane but no longer in need of treatment be transferred to ADC for the remainder of their sentence.

SB 1059 – Chapter 76 – human trafficking; definition

Eliminates the requirement that a person be enticed, recruited, harbored, provided or otherwise obtained *for transport* for an offense to qualify as sex trafficking or trafficking of persons for forced labor or services.

SB 1062 – Chapter 235 – *permissible raffles

Allows a nonprofit booster club, civic or political club, or a political organization to conduct a raffle with the following restrictions:

- No club or organization member, director, officer, employee or agent may receive any direct or indirect monetary benefit, other than participation in the raffle on a basis equal to all other participants.
- No person, except for a bona fide local member of the club or organization, may participate in the management, sales or operation of the raffle.
- The maximum annual benefit received by the club or organization for all raffles is \$10,000.
- The club or organization must be organized and operated exclusively for nonprofit purposes and no part of the net earnings may personally benefit any member, director, officer, employee or agent of the club or organization.

SB 1071 – Chapter 112 – involuntary civil commitment; privileged communications

Allows a husband or wife to testify about physical acts and behaviors made by one to the other in a civil commitment hearing without the consent of the other.

SB 1081 – Chapter 237 – *trial court appointments; nonattorney member

Establishes procedures for filling vacancies left by non-attorney members on a commission on trial court appointments.

SB 1122 – Chapter 56 – prison contraband; wireless communication device

Adds wireless communication devices and multimedia storage devices to the list of contraband items not permitted in a correctional facility or juvenile secure care facility.

SB 1135 – Chapter 241 – *aggravated assault; classification; definition

States that a person is guilty of a Class 6 felony for aggravated assault if the person committing the assault knows or has reason to know that the victim is a code enforcement officer, state park ranger or municipal park ranger.

SB 1144 – Chapter 203 – drug offenses; definitions

Adds various dangerous drugs to the general definitions section of the drug offenses statute, and expands the definition of vapor-releasing substance containing a toxic substance.

SB 1204 – Chapter 109 – state capital postconviction public defender

Allows the State Capital Postconviction Public Defender (SCPPD) to provide outside counsel to, and to sponsor or fund training for, an attorney outside the SCPPD Office, and prohibits the SCPPD from representing a person who is not assigned by the Supreme Court.

SB 1232 – Chapter 304 – *civil rights; discrimination; employment

Conforms Arizona civil rights statutes to the federal Americans with Disabilities Act Amendments Act.

SB 1266 – Chapter 276 – juveniles; communication devices; sexual material

Establishes the offense of unlawful use of an electronic communication device by a minor, expands the acts that constitute domestic violence, classifies strangulation and suffocation within a relationship included in the definition of domestic violence as a Class 4 felony and allows the court to grant custody of an animal to a petitioner of an order of protection.

SB 1393 – Chapter 209 [E] – secretary of state; elections; lobbyists

Makes numerous changes to election law statutes, changes the ballot measure numbering system and modifies registration deadlines for lobbyists.

SB 1422 – Chapter 284 – petitions; post office box addresses

Changes the partisan and nonpartisan nomination petition forms to allow an individual to use a post office box address provided that the individual's residence has not changed since last being updated in the voter registration file, specifies that a person who signs a nominating petition must use their actual residence address unless there is no actual residence address assigned by an official governmental entity or the person's residence is protected pursuant to the voter registration confidentiality statute and states that if a signature is challenged the burden falls on the challenger to prove that the voter was not registered to vote at the residence given or at the address on the general county register if a mailing address was given.

COMMITTEE ON MILITARY AFFAIRS AND PUBLIC SAFETY

Representative Jerry Weiers, Chairman
Representative David Gowan, Vice-Chairman
Thomas Adkins, Legislative Research Analyst



* Strike-Everything Amendment
[E] Emergency Clause
[P 105] Proposition 105 Clause
[P 108] Proposition 108 Clause
[LIV] Line Item Veto

Bill	Chapter	Short Title	Page
HB 2018	23	state fire safety committee; membership	51
HB 2162	211	*immigration; border security	51
HB 2195	126	*charitable organizations; instant ticket games.....	51
HB 2197	87	school bus inspections; rules	51
HB 2198	254	military family relief fund	51
HB 2296	148 [E]	peace officer; spouse; insurance payment	51
HB 2348	70	veterans; disability benefits.....	51
HB 2400	137	burial duties; service member remains	51
HB 2539	73	employment; absence for military duties	51
HB 2541	197	military duty; unemployment insurance	51
HB 2543	19	firearms; regulation; state preemption	52
HB 2600	1 [E]	state holiday; boy scouts.....	52
HB 2601	216	eagle scouts; complimentary fishing license.....	52
HB 2602	229	county recorder records; access.....	52
HB 2666	53	small fire districts; board members	52
HB 2684	217	POW/MIA flag; display	52
SB 1005	158	*trap and skeet; tax exemption	52
SB 1027	74	immigration; seismic sensors; pilot program.....	52

Bill	Chapter	Short Title	Page
SB 1029	75	law enforcement officers; disciplinary actions.....	52
SB 1070	113	*safe neighborhoods; immigration; law enforcement.....	52
SB 1093	54	prisoners; transition program	53
SB 1108	59	*concealed weapons; permit.....	53
SB 1123	57	prisoners; community corrections; monitoring; fees	53
SB 1169	270 [E]	*secondary employment; corrections employees	54
SB 1200	22	*game and fish commission; board.....	54
SB 1261	145	families of fallen officers fund.....	54
SB 1325	210	polygraph examinations; interviews; law enforcement	54
SB 1350	208	military affairs commission.....	54

HB 2018 – Chapter 23 – state fire safety committee; membership

Adds two members to the State Fire Safety Committee.

HB 2162 – Chapter 211 - *immigration; border security

Establishes the 12-member Joint Border Security Advisory Committee (Committee), allows the court to award costs and attorney fees in actions regarding the administration of public benefits and makes changes to SB 1070. Specifically, the bill:

- Authorizes the Committee to:
 - Take testimony and other evidence regarding the United States-Mexico border.
 - Analyze border crossing statistics and related crime statistics.
 - Make recommendations designed to increase border security.
 - Make other recommendation deemed essential by the Committee.
- Requires the Committee, beginning November 30, 2010 and each month thereafter, to submit a written report of the Committee's findings and recommendations.
- Contains a repeal date of December 31, 2014 for the Committee.
- Excludes services widely available to the general population as a whole from the definition of *state or local public benefit*.

HB 2195 – Chapter 126 – *charitable organizations; instant ticket games

Requires the ASLC to establish special instant pull tab ticket games for charitable organizations.

HB 2197 – Chapter 87 – school bus inspections; rules

Allows the inspection of school buses to be conducted according to rule.

HB 2198 – Chapter 254 – military family relief fund

Temporarily increases the pool of potential applicants to the Military Family Relief Fund and grants the Military Family Relief Advisory Committee greater discretion in awarding Fund monies.

HB 2296 – Chapter 148 [E] – peace officer; spouse; insurance payment

Allows the spouse of a law enforcement officer who is killed in the line of duty to receive payments for health insurance premiums for one year after the death of the officer.

HB 2348 – Chapter 70 – veterans; disability benefits

Prohibits the federal disability benefits of veterans from being awarded to anyone else aside from child and spousal support enforcement pursuant to federal law.

HB 2400 – Chapter 137 – burial duties; service member remains

Specifies that the duty to bury or provide other funeral arrangements for decedents who died while serving in the military devolves to the individual listed on the service member's U.S. Department of Defense Record of Emergency Data form.

HB 2539 – Chapter 73 – employment; absence for military duties

Grants members of the U.S. armed forces Reserves the same employment protections afforded to members of the Arizona National Guard and increases the penalty for breaking this law.

HB 2541 – Chapter 197 – military duty; unemployment insurance

Establishes guidelines for determining employers' Unemployment Insurance contributions following the active duty military service of employees and employers.

HB 2543 – Chapter 19 – firearms; regulation; state preemption

Modifies current statutory prohibitions pertaining to the firearms related ordinances, rules or taxes that may be enacted or enforced by a political subdivision of the state.

HB 2600 – Chapter 1 [E] – state holiday; boy scouts

Designates February 8 of each year as Boy Scouts of America Day.

HB 2601 – Chapter 216 – eagle scouts; complimentary fishing license

Allows the G&F Commission to issue a Youth Class F combination hunting and fishing license for a reduced fee to Arizona Eagle Scouts and specified Girl Scouts.

HB 2602 – Chapter 229 – county recorder records; access

Grants law enforcement officers performing official duties access to confidential records maintained by county recorders.

HB 2666 – Chapter 53 – small fire districts; board members

Requires fire districts administered by an elected chief and secretary-treasurer to convert to administration by an elected three-member or five-member board of directors.

HB 2684 – Chapter 217 – POW/MIA flag; display

Requires the POW/MIA flag to be flown at designated government locations on days which the U.S. flag is displayed.

SB 1005 – Chapter 158 – *trap and skeet; tax exemption

Exempts shooting clubs from property taxes, provided they meet requirements pursuant to section 501(c)(3) of the IRC.

SB 1027 – Chapter 74 – immigration; seismic sensors; pilot program

Requires DPS to seek grants to implement a one-year pilot program that would monitor rural airport runways and areas for potential illegal drug trafficking, illegal alien trafficking or human smuggling.

SB 1029 – Chapter 75 – law enforcement officers; disciplinary actions

Prohibits law enforcement officers from being subject to disciplinary action except for just cause.

SB 1070 – Chapter 113 – *safe neighborhoods; immigration; law enforcement

SB 1070 makes changes to laws relating to the enforcement on immigration laws, failure to carry an alien registration document, day laborers, harboring or transporting illegal aliens and employer sanctions. Specifically, the bill:

Enforcement of Immigration Law

- Prohibits law enforcement officials and law enforcement agencies of this state or counties, municipalities and political subdivisions from restricting or limiting the enforcement of the federal immigration laws to less than the full extent permitted by federal law.
- Requires officials and agencies to reasonably attempt to determine the immigration status of a person involved in a lawful contact where reasonable suspicion exists regarding the immigration status of the person, except if the determination may hinder or obstruct an investigation.
- Specifies that a person is presumed to be lawfully present if the person provides certain documents.

- Allows a person who is a legal resident of this state to bring an action in superior court to challenge officials and agencies that adopt or implement a policy that limits or restricts the enforcement of federal immigration laws to less than the full extent permitted by federal law.

Willful Failure to Complete or Carry an Alien Registration Document

- Specifies that in addition to any violation of federal law, a person is guilty of *willful failure to complete or carry an alien registration document* if the person is in violation certain immigration laws.
- Makes a first offense a class 1 misdemeanor, second or subsequent violations or if the person has been removed from the U.S. within 60 days are a class 4 felony and violations are a class 3 felony if the person commits the offense while in possession of certain items.

Unlawfully Picking up Passengers for Work

- Specifies that it is a class 1 misdemeanor for an occupant of a motor vehicle that is stopped on a street, roadway, or highway to attempt to hire or hire and pick up passengers for work.
- Specifies that it is a class 1 misdemeanor for a person who is unlawfully present and who is an unauthorized alien to knowingly apply for work.

Unlawfully Transporting or Harboring Unlawful Aliens

- Stipulates that it is unlawful for a person who is in violation of a criminal offense to transport or move an alien in a means of transportation, conceal, harbor or shield an alien or encourage or induce an alien to come to this state, or attempt to do so, if the person knows or recklessly disregards the fact that the alien is here unlawfully.
- Specifies that these provisions do not apply to a Child Protective Services worker acting in the worker's official capacity or a person who is acting in the capacity of a first responder, an ambulance attendant or an emergency medical technician.
- Stipulates that violators are guilty of a class 1 misdemeanor and subject to a fine of at least \$1,000. However, a violation involving 10 or more illegal aliens is a class 6 felony and subject to a fine of at least \$1,000 for each alien involved.

Employer Sanctions

- Provides employers with the affirmative defense that they were entrapped, but they must admit the substantial elements of the violation and the employer has the burden of proof of proving certain factors by a preponderance of the evidence.
- Requires employers to keep a record of the employment verification from E-verify for the duration of an employee's employment, or three years, whichever is longer.

SB 1093 – Chapter 54 – prisoners; transition program

Modifies the eligibility requirements for the Transition Program (Program), allocates monies from specified inmates to the Transition Program Fund, and extends the Program for five years.

SB 1108 – Chapter 59 – *concealed weapons; permit

Makes statutory changes related to the carrying of a concealed weapon without a CCW permit, requirements for obtaining a CCW permit, and the forfeiture of weapons under court order.

SB 1123 – Chapter 57 – prisoners; community corrections; monitoring; fees

Establishes the Community Corrections Enhancement Fund consisting of fees for community supervision, parole, GPS monitoring and home arrest.

SB 1169 – Chapter 270 [E] – *secondary employment; corrections employees

Allows officers and employees of ADC to maintain secondary employment in any non-ADC correctional facility and institutions of higher learning.

SB 1200 – Chapter 22 – *game and fish commission; board

Creates the five-member Arizona G&F Commission Appointment Recommendation Board to recommend to the Governor candidates to fill vacancies on the Arizona G&F Commission.

SB 1261 – Chapter 145 – families of fallen officers fund

Modifies the requirements that a non-profit corporation must meet in order to receive allocated monies from the Families of Fallen Police Officers Special Plate Fund.

SB 1325 – Chapter 210 – polygraph examinations; interviews; law enforcement

Makes changes to the investigatory protocol for law enforcement officers and probation officers.

SB 1350 – Chapter 208 – military affairs commission

Modifies the membership of the Military Affairs Commission and authorizes DEMA to administer the Military Installation Fund.

COMMITTEE ON NATURAL RESOURCES AND RURAL AFFAIRS

Representative Bill Konopnicki, Chairman
Representative Russ Jones, Vice-Chairman
Thomas Adkins, Legislative Research Analyst



* Strike-Everything Amendment
[E] Emergency Clause
[P 105] Proposition 105 Clause
[P 108] Proposition 108 Clause
[LIV] Line Item Veto

Bill	Chapter	Short Title	Page
HB 2006	116	*sanitary districts; consolidation.....	57
HB 2146	123	trust lands; loss of lease	57
HB 2251	227	*historical society; transfer; centennial museum.....	57
HB 2255	212	*utility fees.....	57
HB 2286	129	feed inspection fees; distillers grain.....	57
HB 2335	69	city; town; county; expenditure limitation	57
HB 2394	191	*expenditure limitation; Town of Superior.....	57
HB 2445	258	mining transaction privilege tax; application	57
HB 2617	309	mining amendments; water; permits; rules.....	57
HB 2627	326	county transportation excise tax; transit	58
HB 2653	328	intergovernmental agreements; separate legal entities.....	58
SB 1171	164	aggregate mining reclamation reports	58
SB 1193	207	agricultural best management practices; enforcement.....	58
SB 1195	243	state land department; fees; funds	58
SB 1253	275	fire districts; dissolution process	58
SB 1349	249 [E]	*state parks; management.....	58
SB 1410	222	trust land exchanges; military preservation	58
SB 1411	338	*dairy farms; zoning; agricultural purpose	58

HB 2006 – Chapter 116 – *sanitary districts; consolidation

Creates a process to merge sanitary districts.

HB 2146 – Chapter 123 – trust lands; loss of lease

Modifies the process for compensating lessees of state trust land who lose their lease.

HB 2251 – Chapter 227 – *historical society; transfer; centennial museum

Transfers the responsibility of maintaining the Arizona Mining and Mineral Museum from the DMMR to the Arizona Historical Society as part of the Centennial Museum and establishes the Centennial and Mining and Mineral Museum Advisory Council. Authorizes the Arizona Centennial commission to conduct a raffle beginning in 2010 and ending in 2012, the proceeds of which must be used to fund events commemorating the centennial of this state.

HB 2255 – Chapter 212 – *utility fees

Modifies the guidelines for the charging of utility fees by landlords of recreational vehicle parks and prohibits landlords from refusing to renew or terminating a rental agreement for park trailers without good cause.

HB 2286 – Chapter 129 – feed inspection fees; distillers grain

Prorates the inspection fees on distillers grain based on moisture content.

HB 2335 – Chapter 69 – city; town; county; expenditure limitation

Allows counties and municipalities to exceed expenditure limitations if the expenditures are for capital improvements and are repaid prior to a required hearing held by the OAG.

HB 2394 – Chapter 191 – *expenditure limitation; Town of Superior

Specifies the penalty for excess expenditures of local revenues by the Town of Superior for fiscal year 2007-2008 is \$100.

HB 2445 – Chapter 258 – mining transaction privilege tax; application

Specifies the TPT mining classification applies only to nonmetalliferous mineral product mined, quarried, or otherwise extracted from Arizona, retroactive to 2002.

HB 2617 – Chapter 309 – mining amendments; water; permits; rules

Makes multiple changes to statutes related to mining and establishes the nine-member Mining Advisory Council (Council).

- Broadens the qualifications of the SMI to having at least four years experience in any type of mining, rather than underground mining. Removes the requirement of three additional years experience in mining, smelting or open pit mining as a qualification of the SMI.
- Specifies the terms of the Council members and allows state agencies to include the comments of the Council when it adopts administrative rules and budgets and consider the Council's recommendations. Terminates the Council on July 1, 2020.
- Modifies the functions of the GRRRC and establishes a mandatory 60-day comment period for persons to provide comments on rules to GRRRC.
- Changes the penalty fee for any agency failing to comply with the overall timeframe to 2.5% of the total fees received by the agency for reviewing.
- Authorizes the transportation of groundwater between two adjacent groundwater basins by a metal mining facility if the transportation is required to comply with a mitigation order.

- Allows DEQ and DWR to contract with private consultants for the purposes of assisting in reviewing applications for licenses, permits or other authorizations.
- Requires DEQ to, unless specifically authorized by the Legislature, to ensure that state laws, rules, standards, etc. are adopted and are construed to be consistent with and no more stringent than the corresponding federal law that addresses the same subject matter.

HB 2627 – Chapter 326 – county transportation excise tax; transit

Allows any county, with voter approval, to levy both a transportation excise tax and a transportation excise tax for roads.

HB 2653 – Chapter 328 – intergovernmental agreements; separate legal entities

Allows separate legal entities to issue revenue bonds and engage in electric generation and transmission activities.

SB 1171 – Chapter 164 – aggregate mining reclamation reports

Requires the owner or operator of an aggregate mining facility to submit an annual status report for each reclamation plan.

SB 1193 – Chapter 207 – agricultural best management practices; enforcement

Establishes guidelines for the regulation of PM-10 particulate emissions and preempts further regulation of regulated agricultural activities by political subdivisions.

SB 1195 – Chapter 243 – state land department; fees; funds

Changes the statutorily mandated fee structure of the ASLD and allows the ASLD Commissioner to prescribe, by rule, the amount of fees charged for various transactions related to the management of state lands.

SB 1253 – Chapter 275 – fire districts; dissolution process

Modifies the process for the dissolution of a fire district and revises the petition process for the creation of a fire district.

SB 1349 – Chapter 249 [E] – *state parks; management

Allows the ASPB to contract with public or private entities or an Indian tribe to operate state parks.

SB 1410 – Chapter 222 – trust land exchanges; military preservation

Revises the process to review and evaluate proposed state trust land exchanges and contains a conditional enactment clause.

SB 1411 – Chapter 338 – *dairy farms; zoning; agricultural purpose

Specifies that a dairy operation is a general agricultural purpose and is not subject to certain planning and zoning regulations.

COMMITTEE ON PUBLIC EMPLOYEES, RETIREMENT, AND ENTITLEMENT REFORM

Representative Tom Boone, Chairman
Representative Vic Williams, Vice-Chairman
Magdalena Jorquez, Legislative Research Analyst



* Strike-Everything Amendment
[E] Emergency Clause
[P 105] Proposition 105 Clause
[P 108] Proposition 108 Clause
[LIV] Line Item Veto

Bill	Chapter	Short Title	Page
HB 2067	118	PSPRS ; omnibus amendments	61
HB 2068	30	EORP; omnibus amendments	61
HB 2166	177	law enforcement, officer, representation.....	61
HB 2389	50	ASRS; plan design.....	61
HB 2478	153	*development fees; moratorium	61
SB 1004	231	retirement systems and paths; amendments.....	61
SB 1006	200 [E]	PSPRS; fund manager; name change.....	61
SB 1124	163	CORP; reverse DROP; extension.....	61

HB 2067 – Chapter 118 – PSPRS; omnibus amendments

Makes several clarifying changes to PSPRS, including modifying the definitions of *compensation*, *eligible child*, *member* and *killed in the line of duty* as well as limiting redeemable credited service to 12 months in any one year. Clarifies the qualifications and terms of surviving spouse and child pensions. Allows the head of a county's merit system to designate a representative from the merit system to serve in the place of the head of the merit system on a local board for a political subdivision or Indian tribe. Requires an employer to inform the Fund Manager of rehiring of retired members within 10 days of reemployment and expands the redemption of prior service to include firefighters whose employers provided firefighting services to political subdivision of Arizona.

HB 2068 – Chapter 30 – EORP; omnibus amendments

Modifies the definitions of *credited service*, *eligible child* and *employer* and limits redeemable credited service to 12 months in any one year. Clarifies the qualifications and terms of surviving spouse and child pensions. Outlines the procedures for handling the defrauding of EORP.

HB 2166 – Chapter 177 – law enforcement, officer, representation

Prohibits the use of evidence acquired during a disciplinary interview if the law enforcement or probation officer under investigation is denied representation.

HB 2389 – Chapter 50 – ASRS; plan design

Modifies the *average monthly compensation*, *normal retirement* and *early retirement* and eliminates the return of employer contributions to members who joined the ASRS after July 1, 2011. Permits a member appealing a *long-term disability* decision to request and Executive Session of the ASRS Board. Appropriates \$1,341,722 from the ASRS administration account to the ASRS.

HB 2478 – Chapter 153 – *development fees; moratorium

Extends the moratorium on development fees to June 30, 2012. Allows cities and towns to impose development fees established prior to passage of the retroactive start date of the moratorium.

SB 1004 – Chapter 231 – retirement systems and plans; amendments

Requires incorporated cities and towns to file annual audit reports to the Fire Fighters' Relief and Pension Fund. Makes technical corrections for domestic relations order with regards to the PSPRS plans.

SB 1006 – Chapter 200 [E]– PSPRS; fund manager; name change

An emergency measure that renames the PSPRS Fund Manager as the Board of Trustees and changes the structure of the Board.

SB 1124 – Chapter 163 – CORP; reverse DROP; extension

Extends the reverse DROP to members of CORP to June 30, 2016 and permits ADC and ADJC to designate positions within the department that must be filled by CORP employees if the employee is currently employed in a specified designated position and has at least five years of credited service under the plan.

COMMITTEE ON TRANSPORTATION AND INFRASTRUCTURE

Representative Andy Biggs, Chairman
Representative Frank Antenori, Vice-Chairman
Justin Riches, Legislative Research Analyst



* Strike-Everything Amendment
[E] Emergency Clause
[P 105] Proposition 105 Clause
[P 108] Proposition 108 Clause
[LIV] Line Item Veto

Bill	Chapter	Short Title	Page
HB 2005	60	Arizona masonic fraternity special plates	65
HB 2034	250	fuel dispenser stickers; tax information.....	65
HB 2245	67	Arizona agricultural youth; special plates	65
HB 2258	178	CDL exemptions; farm vehicles	65
HB 2336	99	escort vehicles; traffic control; insurance.....	65
HB 2338	213	yellow lights; duration; photo enforcement	65
HB 2412	138	*MVD continuation	65
HB 2422	192	primitive roads.....	65
HB 2534	155	traffic complaints; social security number	65
HB 2536	104	license plate obstruction; wheelchair holders	65
HB 2625	291	STAN subaccount; city reimbursement	65
HB 2707	199	towing firm agreements; ownership disclosure.....	65
SB 1018	266	photo enforcement procedures; justice courts.....	65
SB 1023	159	motor vehicle accidents; death injury.....	66
SB 1030	185	driver license violations; suspensions.....	66
SB 1063	201	*public transportation; regional planning.....	66
SB 1065	236	motor vehicle accident reports	66
SB 1067	141	motor vehicles; image display devices	66

Bill	Chapter	Short Title	Page
SB 1106	239	removal of vehicles; notice.....	66
SB 1137	202	department of transportation; vehicle right of way.....	66

HB 2005 – Chapter 60 – Arizona masonic fraternity special plates

Establishes the Arizona Masonic Fraternity Special License Plate and Fund.

HB 2034 – Chapter 250 – fuel dispenser stickers; tax information

Requires owners of motor fuel dispensing sites to post stickers, provided by ADOT and containing state and federal fuel tax information, on their fuel dispensers.

HB 2245 – Chapter 67 – Arizona agricultural youth; special plates

Establishes the Arizona Agricultural Youth Organization Special License Plate and Fund.

HB 2258 – Chapter 178 – CDL exemptions; farm vehicles

Changes the requirements for the definitions of farm vehicle and wheeled equipment.

HB 2336 – Chapter 99 – escort vehicles; traffic control; insurance

Allows escort vehicle operators with a prescribed amount of training and commercial liability insurance to perform traffic control, and changes the required training frequency for traffic control flaggers from once every two years to once every four years.

HB 2338 – Chapter 213 – yellow lights; duration; photo enforcement

Specifies that yellow light durations must be at least 3 seconds in local jurisdictions required to maintain traffic control devices. Specifies that a photo enforcement system may only issue a traffic ticket and complaint if the system conforms to the manual and specifications for uniform traffic control devices adopted by the Director of ADOT.

HB 2412 – Chapter 138 – *MVD continuation

Repeals MVD's termination date, effectively continuing MVD until the termination of ADOT.

HB 2422 – Chapter 192 – primitive roads

Allows the governing body of a city or town to designate roads as primitive roads.

HB 2534 – Chapter 155 – traffic complaints; social security number

Prohibits a traffic complaint from containing a person's social security number.

HB 2536 – Chapter 104 – license plate obstruction; wheelchair holders

Specifies how license plates are to be displayed on a vehicle that is equipped with a wheelchair carrier or wheelchair lift.

HB 2625 – Chapter 291 – STAN subaccount; city reimbursement

Specifies that a city or town that receives monies from the Roads of Regional Significance Congestion Mitigation account before July 1, 2012 is not required to reimburse the account.

HB 2707 – Chapter 199 – towing firm agreements; ownership disclosure

Requires towing firms to disclose their ownership at the time of application for contracts with DPS or a county, city or town.

SB 1018 – Chapter 266 – photo enforcement procedures; justice courts

Adds new requirements relating to the state photo enforcement system, signage and complaint processing. Requires a portion of photo enforcement fund monies to be deposited in the Public Safety Equipment Fund in FY 2011 and modifies judicial productivity credit calculations related to photo enforcement citations.

SB 1023 – Chapter 159 – motor vehicle accidents; death injury

Adds several violations to those that constitute causing serious physical injury or death by a moving vehicle violation.

SB 1030 – Chapter 185 – driver license violations; suspensions

Requires ADOT to issue restricted driver licenses to eligible individuals who are convicted of driving with a suspended license, beginning January 1, 2011. Removes statutory penalties for driving with a restricted, suspended or canceled license.

SB 1063 – Chapter 201 – *public transportation; regional planning

Enumerates the responsibilities of the board of the Regional Public Transportation Authority and the Regional Planning Agency with regard to the public transportation element of the Regional Transportation Plan.

SB 1065 – Chapter 236 – motor vehicle accident reports

Modifies the statute pertaining to written vehicle accident reports and who is entitled to receive an unredacted copy of an accident report upon request.

SB 1067 – Chapter 141 – motor vehicles; image display devices

Establishes new provisions relating to image display devices in motor vehicles and repeals statutes that currently prohibit television viewing in motor vehicles.

SB 1106 – Chapter 239 – removal of vehicles; notice

Increases the administrative requirements of a police officer who removes or causes the removal of a vehicle.

SB 1137 – Chapter 202 – department of transportation; vehicle right-of-way

Makes several changes relating to ADOT's authority and responsibility as an agency and allows DOR to provide ADOT with information for administering taxes and surcharges.

COMMITTEE ON WATER AND ENERGY

Representative Lucy Mason, Chairman
 Representative David Stevens, Vice-Chairman
 René Guillen, Legislative Research Analyst



* Strike-Everything Amendment
 [E] Emergency Clause
 [P 105] Proposition 105 Clause
 [P 108] Proposition 108 Clause
 [LIV] Line Item Veto

Bill	Chapter	Short Title	Page
HB 2064	190	biofuels conversion program.....	69
HB 2081	15	department of water resources; continuation.....	69
HB 2082	16	residential utility consumer office; continuation	69
HB 2083	252	drought emergency groundwater transfers.....	69
HB 2218	47 [E]	irrigation districts; contracts; certification board.....	69
HB 2503	228	*developmentally disabled; providers; deemed status	37
		<i>(See Committee on Health and Human Services)</i>	
HB 2661	329	statewide water augmentation authority; study.....	69
SB 1141	300	CAGR revenue bonding; sustainability policies	69
SB 1254	312	*research; development; production; tax credit	75
		<i>(See Committee on Ways and Means)</i>	
SB 1276	277	water monitoring assistance program; continuation	70
SB 1356	168 [E]	water bank; excess CAP water	70
SB 1445	171	groundwater transportation; Big Chino sub-basin.....	70

HB 2064 – Chapter 190 – biofuels conversion program

Outlines the procedure for awarding grants from the Arizona Biofuel Conversion Program fund to newly specified sites, increases the grant award threshold, extends the Program termination date to July 1, 2015.

HB 2081 – Chapter 15 – department of water resources; continuation

Extends the termination of the Arizona Department of Water Resources to July 1, 2020 and repeals the statutes related to DWR on January 1, 2021.

HB 2082 – Chapter 16 – residential utility consumer office; continuation

Extends the termination of RUCO to July 1, 2020 and repeals the statutes related to RUCO on January 1, 2021.

HB 2083 – Chapter 252 – drought emergency groundwater transfers

Allows groundwater to be transported away from a groundwater basin that is outside an active management area under specific emergency circumstances and on a temporary basis and amends SB 1141 (CAGRD revenue bonding; sustainability policies) to eliminate water from McMullen Valley as a potential source for fulfilling sustainability needs.

HB 2218 – Chapter 47 [E] – irrigation districts; contracts; certification board

An emergency measure that doubles the minimum cost that requires an irrigation district to go to bid to \$30,000. Removes the requirement that the SCB determine that an emergency exists in order for the district to do work without advertising for bids.

HB 2661 – Chapter 329 – statewide water augmentation authority; study

Creates the 15-member Water Resources Development Commission for the purpose of assessing the current and future water needs of Arizona and repeals the Commission on September 30, 2012.

SB 1141 – Chapter 300 – CAGRD revenue bonding; sustainability policies

Makes changes to statute relating to DWR's oversight of water resource management and replenishment.

- Allows a conservation district that establishes a revenue bonding program to use replenishment taxes and assessments to repay bonds.
- Prohibits monies collected for operation, maintenance and repayment obligations for the CAP from being used to make payments on revenue bonds issued for replenishment purposes.
- Increases the limit, from \$250 million to \$500 million, of the maximum aggregate outstanding principal amount of revenue bonds CAWCD may issue.
- Authorizes CAWCD to issue revenue bonds to fund the cost to acquire, lease or exchange water and to develop the infrastructure necessary for CAGRD to perform its replenishment obligations.
- Authorizes the CAWCD, beginning in 2010, to charge annual membership dues to its Member Lands (MLs) and Member Service Areas (MSAs) in order to acquire, lease or exchange water and to develop the infrastructure necessary to perform its replenishment obligations.
- Establishes a formula for allocating annual membership dues between MLs and MSAs.

- Adds CAGRDR approval as one of the conditions a ML must meet in order to obtain membership in CAGRDR.
- Prohibits CAGRDR from acquiring:
 - Groundwater, except groundwater may be taken from the Yuma, McMullen Valley, Butler Valley, and the Harquahala basins as authorized by law.
 - Surface water that has been adjudicated.
- Specifies that CAGRDR may acquire or lease CAP water.

SB 1276 – Chapter 277 – water monitoring assistance program; continuation

Extends the repeal date of the Water Monitoring Assistance Program of DEQ until December 31, 2020.

SB 1356 – Chapter 168 [E] – water bank; excess CAP water

An emergency measure that authorizes the Arizona Water Banking Authority to obtain and store excess CAP water made available by the CAWCD.

SB 1445 – Chapter 171 – groundwater transportation; Big Chino sub-basin

Makes changes to the transportation of groundwater within the Prescott AMA. Specifically, the bill:

- Stipulates that groundwater withdrawn and transported to an AMA under transportation withdrawal statutes may be transported between sub-basins of the AMA without paying damages.
- Authorizes a city or town in the Prescott AMA to withdraw and transport 8,068 acre-feet (af) of groundwater per year from the Big Chino sub-basin to the Prescott AMA if the city or town both relinquishes a supply of CAP water and enters into a federally approved settlement with an Indian tribe in the Prescott AMA.
- Provides that if a city or town delivers more than 231 af in a year to an Indian tribe in the Prescott AMA pursuant to a federally approved settlement, then the city or town may withdraw water from the Big Chino sub-basin necessary to provide the required amount.

COMMITTEE ON WAYS AND MEANS

Representative Rick Murphy, Chairman
Representative Debbie Lesko, Vice-Chairman
Jennifer Anderson, Legislative Research Analyst
Paul Benny, Assistant Research Analyst



* Strike-Everything Amendment
 [E] Emergency Clause
 [P 105] Proposition 105 Clause
 [P 108] Proposition 108 Clause
 [LIV] Line Item Veto

Bill	Chapter	Short Title	Page
HB 2001	115	taxpayer voluntary contribution; fund.....	73
HB 2135	62	sanitary districts; bonds	73
HB 2156	176	internal revenue code conformity.....	73
HB 2158	64	data processing for county taxes	73
HB 2159	37	boards of equalization; petitions; review	73
HB 2160	225	tax credit review committee recommendations.....	73
HB 2247	68	property tax appeals to court	73
HB 2370	289	*research development; production; incentive program	73
HB 2434	150	car rental surcharge; vanpool exception	73
HB 2489	215 [E]	bonding; net premiums	74
HB 2504	321	GPLET; lease records and reporting	74
HB 2507	96	property tax valuation; governmental actions	74
HB 2510	260	city sales tax; corporate leases.....	74
HB 2513	154	municipal transaction privilege taxes; report.....	74
HB 2514	52	charter schools; food; tax exemption.	74
HB 2663	292	STOs; corporate tax credit requirements.....	74
HB 2664	293	STOs; tax credit requirements	74
HB 2676	140	*university athletic facilities districts.....	75
HB 2700	294	solar energy tax incentives; extension.....	75

Bill	Chapter	Short Title	Page
SB 1083	298	*improvement districts; financing	75
SB 1194	165 [E]	*Arizona power authority; revenue bonding.....	75
SB 1201	303	renewable energy tax incentive revisions	75
SB 1217	80 [E]	state board of equalization reforms	75
SB 1254	312	*research; development; production; tax credit	75
SB 1274	188	STOs; contribution date	76
SB 1287	279	county treasurer; liens; notices; payments	76

HB 2001 – Chapter 115 – taxpayer voluntary contribution; fund

Establishes the 'I Didn't Pay Enough' Fund and designates a space on the individual tax return form for taxpayers to make voluntary contributions to the state GF.

HB 2135 – Chapter 62 – sanitary districts; bonds

Increases the maximum maturity period to 40 years and 3 months for voter-approved and improvement bonds issued by a sanitary district and initially purchased by any department, division, or agency of the federal government, and authorizes sanitary district bond anticipation notes to be issued at any time after the adoption of the resolution ordering an improvement in order to pay the estimated engineering fees.

HB 2156 – Chapter 176 – internal revenue code conformity

Conforms Arizona tax statutes to the IRC, except for Section 1211 of ARRA and Section 13 of the Worker, Homeownership, and Business Assistance Act of 2009.

HB 2158 – Chapter 64 – data processing for county taxes

Removes the mandate for DOR to provide data processing services to counties and allows DOR and a county assessor to contract for data processing services as needed.

HB 2159 – Chapter 37 – boards of equalization; petitions; review

Allows the SBOE to issue final decisions regarding property valuation appeals when acting on behalf of a county BOS.

HB 2160 – Chapter 225 – tax credit review committee recommendations

Prescribes additional performance measures for the healthy forest enterprise income tax credit. Authorizes DOR to release confidential taxpayer information related to income tax credits for the purpose of compiling information for credits on the income tax credit review schedule. Extends certain transaction privilege tax and use tax exemptions related to qualified environmental technology manufacturing by an additional five years.

HB 2247 – Chapter 68 – property tax appeals to court

Moves the statutory provisions related to a new property owner's right to appeal the valuation or classification of the property to a new, separate section of statute.

HB 2370 – Chapter 289 – *research development; production; incentive program

Establishes an individual and corporate income tax credit for R&D, production, and delivery system costs associated with solar liquid fuel as follows:

- For increased R&D in TY 2011 through TY 2021, 40% of qualified research expenses for research conducted in Arizona during the taxable year.
- For the production of solar liquid fuel in TY 2016 through TY 2026, 11 cents per 100,000 British thermal units of fuel produced in Arizona during the taxable year.
- For the conversion or modification of existing motor vehicle fuel stations for the retail sale of solar liquid fuel in TY 2016 through TY 2026, 30% of the cost of conversion or modification capped at \$20,000 per service station per taxable year.

HB 2434 – Chapter 150 – car rental surcharge; vanpool exception

Exempts employee vanpools with at least 7 passengers, but no more than 14 passengers, from the car rental surcharges and outlines additional exemption requirements.

HB 2489 – Chapter 215 [E] – bonding; net premiums

An emergency measure that increases the cap on the net premium associated with certain political subdivisions' bond issues from 2% to 5%, eliminates the provision limiting bonds sold by negotiated sale to be sold only to natural persons residing in Arizona, and makes other various changes related to the bond sale process.

HB2504 – Chapter 321 – GPLET; lease records and reporting

Sets new rates and provides additional requirements for new leases subject to the GPLET beginning June 1, 2010. Grandfathers all leases entered into before June 1, 2010 or resulting from a development agreement, ordinance, or resolution approved before June 1, 2010 and that are entered into within 10 years of the development agreement, ordinance, or resolution. Allows the GPLET to be abated and modifies the requirements for abatement. Requires the OAG to complete a special audit of the GPLET in 2015 and directs JLBC to review the new GPLET rates in 2016.

HB 2507 – Chapter 96 – property tax valuation; governmental actions

Clarifies how to determine the limited value of a property that is split, subdivided, or consolidated as a result of an action by a governmental entity.

HB 2510 – Chapter 260 – city sales tax; corporate leases

Preempts a city, town, or special taxing district from imposing a TPT or use tax on the gross proceeds of sales or income from a commercial lease between a corporation and an affiliated corporation or a reciprocal insurer and an affiliated corporation.

HB 2513 – Chapter 154 – municipal transaction privilege taxes; report

Directs a city or town to issue a report to DOR by September 1 each year containing the total amount of TPT and excise tax monies collected by the city or town from the prior year if the city or town does not contract with DOR for TPT collection services.

HB 2514 – Chapter 52 – charter schools; food; tax exemption.

Provides charter schools the same TPT and use tax exemption as school districts for food and drink prepared and served for consumption on school premises during school hours.

HB 2663 – Chapter 292 – STOs; corporate tax credit requirements

Reorganizes the current statutory provisions regulating STOs that accept corporate income tax credit donations and implements additional regulatory measures for STOs based on the recommendations of the Ad Hoc Committee on Private School Tuition Tax Credit Review, including a certification process through DOR and mandatory financial reviews.

HB 2664 – Chapter 293 – STOs; tax credit requirements

Modifies the requirements of the individual income tax credit for donations to STOs, annually adjusts the maximum amount of the credit for inflation, and implements additional regulatory measures for STOs based on the recommendations of the Ad Hoc Committee on Private School Tuition Tax Credit Review, including a certification process through DOR, mandatory financial reviews, and additional reporting requirements.

HB 2676 – Chapter 140 – university athletic facilities districts

Allows the Coconino, Maricopa, and Pima County BOS to establish a University Athletic Facilities District (UAFD) that will collect revenues from commercial lease assessments for the improvement of property for new or existing athletic facilities at public universities.

- Requires the amount of the assessment on commercial lessees to be determined by the UAFD BOD in a manner similar to property taxes, taking into account the property classification and assessment ratio.
- Prohibits the tax rate applied to the assessment of each parcel from exceeding the composite tax rates of all taxing jurisdictions in which the parcel is located.

HB 2700 – Chapter 294 – solar energy tax incentives; extension

Delays the termination dates for the prime contracting TPT exemption and the individual and corporate income tax credits for the installation of solar energy devices for commercial or industrial use by six years.

SB 1083 – Chapter 298 – *improvement districts; financing

Allows municipal improvement (MID) and community facilities (CFD) districts to establish a reserve fund.

- Specifies the reserve fund consists of monies from:
 - The proceeds of the sale of special assessment lien bonds, or
 - Increasing the collections of the annual installments of principal, over and above the amounts required to pay maturing principal on special assessment lien bonds.
- Stipulates that the BOD of a CFD may provide to pay the landowner from the assessment collected in the same manner that payments would be made on bonds, until the BOD determines, if ever, that bonds should be issued.

SB 1194 – Chapter 165 [E] – *Arizona power authority; revenue bonding

An emergency measure that eliminates the requirement for the Arizona Power Authority to obtain the approval of the SCB prior to issuing revenue bonds and reorganizes statutory provisions relating to SCB bond approval.

SB 1201 – Chapter 303 – renewable energy tax incentive revisions

Makes clarifying revisions to the application process, qualifying requirements, and individual and corporate tax credits relating to the Arizona Renewable Energy Tax Incentive Program.

SB 1217 – Chapter 80 [E] – state board of equalization reforms

An emergency measure that increases the number of members on the SBOE and makes various changes to the administration of SBOE cases. Establishes the Property Tax Appeals Study Committee for the purposes of identifying and analyzing all issues involving the property tax appeal process.

SB 1254 – Chapter 312 – *research; development; production; tax credit

R&D Tax Credit

- Modifies the individual and corporate income tax credit for R&D to allow a taxpayer who employs less than 150 full-time employees to apply to ADOC for qualification to receive a refund of the credit if the amount of the credit exceeds the taxpayer's tax liability.

Renewable Energy Tax Credit

- Allows for an individual and corporate tax credit for the production of electricity using renewable energy resources, and stipulates that a taxpayer may receive the credit:
 - If the taxpayer holds title on a qualified energy generator (QEG) that produces power after January 31, 2010 but before January 1, 2021.
 - For ten consecutive taxable years, beginning with the first year that the QEG produces electricity that is transmitted to a transmission or distribution system. The same date that a credit has been granted to a QEG applies throughout the life of the QEG, even if the QEG is sold or goes out of production.
- Specifies the amount of the tax credit allowed per kilowatt-hour for QEG generating energy from a wind or solar derived resource.

SB 1274 – Chapter 188 – STOs; contribution date

Allows a donation made to an STO between the close of the tax year and the income tax return filing deadline to be applied to either the current or preceding tax year for the purpose of claiming an individual income tax credit.

SB 1287 – Chapter 279 – county treasurer; liens; notices; payments

Makes several revisions to statutes regulating tax payments, tax liens, notices of sale of property to collect delinquent taxes, and a treasurer's authority to invest public monies:

- Clarifies the right of a tax lien holder to collect reasonable attorney fees after a tax lien is redeemed if public notice of pendency of action to foreclose was filed with the county recorder's office.
- Mandates the county sheriff to publish a notice of the sale of seized property in a newspaper of general circulation in the county where the property is located if the property owner or the owner's address is unknown.
- Authorizes treasurers to invest public monies in various types of investments.

VETOED BILLS



* Strike-Everything Amendment
 [E] Emergency Clause
 [P 105] Proposition 105 Clause
 [P 108] Proposition 108 Clause
 [LIV] Line Item Veto

Bill	Short Title	Page
HB 2043	law enforcement; duty fitness examination.....	79
HB 2075	state board of investment; continuation.....	79
HB 2110	state library and archives amendments.....	79
HB 2215	tax assessment of retention basins.....	79
HB 2240	*recovery audits; public funds.....	79
HB 2330	driving on highways; lane regulations.....	79
HB 2337	Arizona manufactured incandescent lightbulbs; regulation.....	79
HB 2432	fire districts; boundaries; merger; consolidation.....	79
HB 2462	private property trespass towers.....	79
HB 2475	*riding between lanes; motorcycle operation.....	80
HB 2502	taxation of solar energy property.....	80
SB 1154	*underground storage tanks.....	80
SB 1179	*counties; payments; reimbursements; grant revenues.....	80
SB 1267	ballot measures; numbering system.....	80

HB 2043 – VETOED – law enforcement; duty fitness examination

Required employers of law enforcement officers or probation officers to provide specified information related to mandatory fitness for duty examinations if certain criteria are met.

HB 2075 – VETOED – state board of investment; continuation

Extended the termination of the SBI to July 1, 2020, repealed the statutes related to the SBI on January 1, 2021, and modified SBI membership and terms.

HB 2110 – VETOED – state library and archives amendments

Transferred and renumbered the statutes governing ASLAPR. Reorganized the existing powers and duties of the Director of ASLAPR. Established the State Building Stewardship Pilot Program (Program) within the office of the SOS and stated that the purpose of the Program is to provide a greater incentive to state agencies to care for and efficiently use state buildings, and that the tenant is responsible for the maintenance, allocation of space, operation, alteration and renovation of buildings subject to the Program.

HB 2215 – VETOED – tax assessment of retention basins

Established a method for the identification and valuation of retention basins for commercial and industrial areas and stipulated the value of such retention basins at \$500 per parcel.

HB 2240 – VETOED – *recovery audits; public funds

Required the OAG to contract with consultants for a recovery audit of state payments made to vendors.

HB 2300 – VETOED – driving on highways; lane regulations

Required ADOT, in cooperation with DPS, to conduct a traffic engineering and safety study and to implement the recommendations of the study that improve traffic flow along Interstate 10. Required ADOT to provide and erect signs at reasonable intervals giving notice of these new regulations prior to enforcement.

HB 2337 – VETOED – Arizona manufactured incandescent lightbulbs; regulation

Asserted a person in Arizona may use, manufacture, purchase, install, transport, sell or internationally export an incandescent light bulb if it is not exported to another state. Included a legislative finding that proclaims the 9th and 10th amendments to the United States Constitution regarding states' rights.

HB 2432 – VETOED – fire districts; boundaries; merger; consolidation

Required an election for a fire district merger or consolidation for fire districts that have a secondary property tax levy of more than five million dollars. Allowed fire districts to merge or consolidate by unanimous resolution without an election or to choose to hold an election if the secondary property tax levy is less than five million dollars. Required notice of fire district mergers, consolidations, annexations and name changes to be sent to the Director of the Arizona State Retirement System. Allowed a fire district's governing board or chief to call an election on the question of acceptance of city fire services to an area of a fire district that has been annexed by a city or town and provides direction for the dissolution of a fire district's assets in the case of a partial annexation.

HB 2462 – VETOED – private property trespass towers

Required DPS to adopt rules to administer and enforce statutes governing the operations of private property trespass towers.

HB 2475 – VETOED – *riding between lanes; motorcycle operation

Established a one-year program to allow motorcycle operators to overtake and pass vehicles in the same lane and to operate motorcycles between the lanes of traffic or between adjacent rows of vehicles when traffic is stopped.

HB 2502 – VETOED – taxation of solar energy property

Stipulated the value of solar energy real property as the lesser of the current cost as of December 31 of the previous year or the value as computed by the income approach to valuation. Specified the income approach for solar energy real property be determined in the same manner as agricultural property.

SB 1154 – VETOED – *underground storage tanks

Extended specified programs and funds related to Underground Storage Tanks.

SB 1179 – VETOED – *counties; payments; reimbursements; grant revenues

Modified the payment rate for approved medical claims paid by counties with more than one million persons and exempted counties with more than two million persons from reimbursing DHS for the cost of commitment and treatment of sexually violent persons in FY 2010-11.

SB 1267 – VETOED – ballot measures; numbering system

Required individual numbering for proposed constitutional amendments to continue from the last number used in the previous election and prohibited them from being repeated until all 100 numbers in that series had been used.

MEMORIALS AND RESOLUTIONS



* Strike-Everything Amendment
 [E] Emergency Clause
 [P 105] Proposition 105 Clause
 [P 108] Proposition 108 Clause
 [LIV] Line Item Veto

Bill	Short Title	Page
HCM 2002	health care reform.....	83
HCM 2005	section 1011 reimbursement; reauthorization.....	83
HCM 2008	honor and remember flag.....	83
HCM 2009	medical isotopes	83
HCM 2014	nuclear energy plant; development.....	83
HCR 2001	sovereignty; tenth amendment.....	83
HCR 2008	*hunting and fishing; constitutional rights	83
HCR 2018	initiatives; filing deadline	83
HCR 2023	auditor general; reappointment.....	83
HCR 2026	Navajo code talkers	83
HCR 2047	Maurice Grossman.....	83
HCR 2065	diabetic peripheral neuropathy awareness day	84
HCR 2066	review; questionable arson convictions	84
HCR 2068	Jack Brown western day	84
HCR 2069	death resolution; Sandy Doty.....	84
HCR 2070	death resolution; Stewart Udall.....	84
HCR 2071	Norm Moore	84
HR 2002	Eric Shuhandler; death resolution.....	84
HR 2003	Temple Emanu-El; centennial.....	84
HR 2004	Richard E. Harris.....	84
HR 2005	death resolution; Marc Alan Lee	84
HR 2006	death resolution; Mary "Alice" Eckstrom	84

Bill	Chapter	Short Title	Page
HR 2007		Hector Morales; death resolution	84
HR 2008		Rabbi Albert Plotkin; death resolution.....	85
HR 2009		death resolution; Michael Cusanovich	85
SCM 1002		health care reform	85
SCM 1003		Arizona's share; federal fuel tax.....	85
SCR 1004		cold war victory day	85
SCR 1013		lieutenant governor; secretary of state	85
SCR 1047		state lands; military installation preservation	85
SCR 1056		Vietnam veterans' memorial day	85
SM 1002		BIA routes; construction.....	85
SR 1001		spring training; Chicago Cubs.....	85

HCM 2002 – health care reform

Requests Congress to ensure that any federal health care legislation contain an equitable distribution of Medicaid funding.

HCM 2005 – section 1011 reimbursement; reauthorization

Asks Congress to reauthorize Section 1011 of the Medicare Prescription Drug, Improvement and Modernization Act of 2003.

HCM 2008 – honor and remember flag

Expresses the Legislature’s support for the ratification of the Honor and Remember Flag.

HCM 2009 – medical isotopes

Asks Congress to provide grant funding for studies on the domestic production and research of medical isotopes.

HCM 2014 – nuclear energy plant; development

Urges Congress and the U.S. President to initiate federal policies encouraging construction and development of nuclear plants and technology, by implementing the following:

- Financial assistance programs.
- Modification of the licensing process for advanced reactor designs.
- Guided used fuel management and financial incentives for development of temporary storage facilities.
- Support for research and development.

HCR 2001 – sovereignty; tenth amendment

Expresses the intent of the State of Arizona to claim sovereignty under the 10th amendment to the U.S. Constitution.

HCR 2008 – *hunting and fishing; constitutional rights

Upon approval by the voters, declares hunting, fishing and the harvesting of wildlife a constitutional right of Arizona citizens and prohibits any law or rule from being adopted that unreasonably restricts these rights.

HCR 2018 – initiatives; filing deadline

Requires initiative petitions to be filed with the SOS no less than six months preceding the date of the election.

HCR 2023– auditor general; reappointment

Approves the reappointment of Debra K. Davenport as Auditor General of the State of Arizona.

HCR 2026 – Navajo code talkers

Recognizes the contributions of the Navajo Code Talkers to American history and military success, and supports the preservation of the Navajo Code Talkers' legacy.

HCR 2047 – Maurice Grossman

Recognizes the many contributions of Maurice Grossman to the State of Arizona, and extends sympathies at his passing to his family and many friends.

HCR 2065 – diabetic peripheral neuropathy awareness day

Proclaims April 6, 2010 as Diabetic Peripheral Neuropathy Action Awareness Day in Arizona, in conjunction with National Foot Health Awareness month, to raise public awareness regarding the symptoms and treatment of this painful and dangerous neuropathy.

HCR 2066 – review; questionable arson convictions

Supports the judicial review of those arson convictions obtained using evidence that is now known to be unreliable and supports the use of NFPA 921 as a guide, as well as all other currently reliable and probative techniques by the judicial branch, law enforcement agencies and other entities in future fire investigations.

HCR 2068 – Jack Brown western day

Proclaims April 20, 2010 as Jack Brown Western Day and extends appreciation to Jack Brown for his many contributions to Arizona.

HCR 2069 – death resolution; Sandy Doty

Expresses regret at the passing of Sandy Doty and extends sympathies to her family and friends.

HCR 2070 – death resolution; Stewart Udall

Regrets the passing of Stewart L. Udall and extends sympathies to his surviving family members.

HCR 2071 – Norm Moore

Recognizes and thanks Norm Moore for his years of service as Chief Clerk, legislative staffer, and officer of the House of Representatives and bestows on him the honorary title of "Chief Clerk Emeritus."

HR 2002 – Eric Shuhandler; death resolution

Expresses regret at the tragic death of Lieutenant Eric Shuhandler and extends sympathies to his surviving family members.

HR 2003 – Temple Emanu-El; centennial

Congratulates Temple Emanu-El on the auspicious occasion of its one hundredth anniversary and extends best wishes for its continued success.

HR 2004 – Richard E. Harris

Expresses the sincere regret at the death of Richard E. Harris and extends sympathies to his surviving family members.

HR 2005 – death resolution; Marc Alan Lee

Expresses regret at the untimely passing of Marc Alan Lee and expresses sympathy to his surviving family members.

HR 2006 – death resolution; Mary “Alice” Eckstrom

Expresses regret at the death of Mary “Alice” Eckstrom and extends sympathies to her family.

HR 2007 – Hector Morales; death resolution

Expresses regret at the death of Hector A. Morales, Jr. and extends sympathies to his surviving family members.

HR 2008 – Rabbi Albert Plotkin; death resolution

Expresses regret at the death of Rabbi Albert Plotkin and extends sympathies to his surviving family members.

HR 2009 – death resolution; Michael Cusanovich

Expresses regret at the passing of Michael Cusanovich and extends sympathies to his surviving family members.

SCM 1002 – health care reform

Requests Congress to ensure that any federal health care legislation contain an equitable distribution of Medicaid funding.

SCM 1003 – Arizona’s share; federal fuel tax

Urges Congress to restructure the federal fuel tax system to ensure donor states receive an amount of federal monies equal to what is paid in fuel taxes.

SCR 1004 – cold war victory day

Designates May 1 of each year as Cold War Victory Day in Arizona.

SCR 1013 – lieutenant governor; secretary of state

Upon approval by the voters, renames the SOS as the Lieutenant Governor and directs the Lieutenant Governor to assume the title and duties of the SOS beginning in 2015.

SCR 1047 – state lands; military installation preservation

Upon approval by the voters, authorizes the disposition or exchange of state trust lands in order to protect military installations upon approval of the voters and if certain conditions are met.

SCR 1056 – Vietnam veterans’ memorial day

Designates March 29 of each year as Vietnam Veterans’ Day in Arizona.

SM 1002 – BIA routes; construction

Requests that the United States Department of Transportation provide monies to the Arizona Department of Transportation to construct BIA Routes N9901 and N9065 on the Navajo Reservation.

SR 1001 – spring training; Chicago Cubs

Honors the Chicago Cubs for their many years of history in our state and their outstanding contributions to Arizona, recognize the tremendous economic and cultural benefits the Chicago Cubs bring to the entire state of Arizona, and realize the importance of the effort to retain the Chicago Cubs as members of the Cactus League, both to the vitality and strength of the league and the Arizona tourism industry.



SECTION III

SUMMARY OF LEGISLATION Fourth through Eighth Special Sessions

**State of Arizona
Forty-Ninth Legislature**

FOURTH SPECIAL SESSION

Session Convened: *November 17, 2009*
Adjourned Sine Die: *November 23, 2009*

General Effective Date: *February 22, 2010*



* Strike-Everything Amendment
[E] Emergency Clause
[P 105] Proposition 105 Clause
[P 108] Proposition 108 Clause
[LIV] Line Item Veto

Bill	Chapter	Short Title	Page
SB 1001	1	general appropriations; 2009-2010	89
SB 1002	2	K-12; budget reconciliation	89
SB 1003	3 [E]	general revenues; 2009-2010	89
SB 1004	4 [E]	antideficiency statutes; property; amendments	90

SB 1001 – Chapter 1 – general appropriations; 2009-2010

Makes revisions to the FY 2009-10 state operating budget.

- Reduces the FY 2009-10 appropriation to DES by \$113.2 million from the state GF and \$1.8 million from OF.
- Appropriates \$9,634,700 from the TANF Block Grant to DES in FY 2009-10.
- Reduces the FY 2009-10 GF appropriation to DES by \$42 million for the purpose of paying bills. The same amount is appropriated in FY 2010-11.
- Repeals the previously enacted K-12 Education budget for FY 2009-10.
- Appropriates \$2,862,928,400 from the state GF and \$46,475,500 from the Permanent State School Fund to ADE for basic state support of K-12 Education in FY 2009-10 as follows:
 - Basic State Aid – \$2,909,403,900;
 - Additional State Aid – \$423,642,700;
 - Other State Aid to Districts – \$983,900; and
 - Operating Lump Sum – \$2,096,800

SB 1002 – Chapter 2 – K-12; budget reconciliation

Makes temporary and permanent changes to Arizona statutes related to K-12 education in order to implement the FY 2009-10 state budget.

- Reduces, for FY 2009-10, the soft capital allocation apportioned to school districts by \$144 million.
- Requires the ADE to reduce the soft capital reduction by 50% for school districts that have fewer than 600 pupils.

SB 1003 – Chapter 3 – general revenues; 2009-2010

Makes temporary and permanent changes to Arizona statutes related to state revenues in order to implement the FY 2009-10 state budget.

- Redirects unclaimed property proceeds and annually deposits \$10,500,000 of collected proceeds into the Housing Trust Fund, and \$24,500,000 into the newly created DOR Administrative Fund, effective retroactively to June 30, 2009.
- Transfers a portion of unclaimed property proceeds to the DOR Administrative Fund for payment of unclaimed property contract auditor fees if 12.5 percent of the total dollar value of the recovered properties exceeds \$1,770,000.
- Repeals the Community Protection Initiative and Water Supply Development Funds from the list of recipients of SLF monies.
- Permanently redirects a portion of the fees (2/3) collected for the annual report of domestic and foreign corporations from the state GF to the Public Access Fund for ACC's operating expenditures, effective retroactively to June 30, 2009.
- Authorizes ACC to repeal existing annual registration fees for securities dealers and salespersons and to set new fees by December 31, 2010.
- Stipulates that annual revenues collected in excess of the amount legislatively appropriated to the Securities Regulation and Enforcement Fund be deposited into the state GF.
- Authorizes the Director of ADOT to set application fees to cover costs for the issuance of a duplicate driver's license.
- Repeals fee raising authority, appropriations, and rulemaking exemptions for DPS and DEQ.

- Transfers the following amounts of State Lottery revenues to the state GF prior to any distribution of those revenues to the following funds:
 - \$765,000 for the County Assistance Fund;
 - \$2,300,000 for LTAF; and
 - \$990,000 for LTAF II
- Allows the Director of AGR with the assistance of the Agricultural Advisory Council to decrease or maintain current fee increases for services provided in FY 2009-10.
- Maintains fee raising authority for DHS, the Radiation Regulatory Agency, and ASLD in FY 2009-10, effective retroactively to June 30, 2009:
- Authorizes the OPM to increase its fees in FY 2009-10 and appropriates revenue generated through increased fees to the agency, effective retroactively to November 30, 2009.
- Allows the ROC to expend 14% of the prior FY revenues for securing employees and contracted services, procuring equipment, and for operational costs.
- Stipulates that DOR may utilize up to \$2,000,000 of state GF revenues to pay BRITS operational support costs after JLBC review, retroactive to June 30, 2009.
- Requires that VLT revenues collected as a result of the five-year vehicle registration period option which exceeds the amount that would have been collected had the vehicles been registered for two years be deposited into the state GF.
- Requires that all web portal usage fees be deposited within the State Web Portal Fund and limits the amount of Web Portal Fund operating expenses exempt from appropriation to no more than \$3,000,000 in FY 2009-10.
- Modifies the state GF distribution of multipurpose facility revenues to county stadium districts (CSDs) and limits the use of those revenues to the following purposes, effective retroactively to June 30, 2009:
 - The payment of debt service for bonds issued by the CSD prior to January 1, 2009;
 - The payment of contractual obligations incurred by the CSD prior to June 1, 2009;
 - The payment of fiduciary, legal, and administrative expenses of the CSD; and for
 - Monies paid for the design and construction of the hotel and convention center.
- Alters the composition and powers and duties of the BOD of a CSD.
- Subjects each CSD to annual financial and performance audits beginning in 2010, and requires the establishment of a web-site database reporting revenues and expenditures of the CSD, and the posting of annual financial reports.
- Prohibits the Director of DOI from revising fees or assessments in FY 2009-10, except as statutorily prescribed to recover at least 95% but not more than 100% of DOI's budget, effective retroactively to November 30, 2009.
- Authorizes an \$18.4 million appropriation from the RMRF in FY 2009-10 for deposit in the Arizona 21st Century Competitive Initiative Fund.
- Requires Maricopa County to transfer \$19,014,600 and Pima County to transfer \$2,985,400 into the state GF.

SB 1004 – Chapter 4 [E] – antideficiency statutes; property; amendments

Restores the anti-deficiency statute to the language it contained prior to the Forty-Ninth Legislature, First Regular Session, retroactive to September 30, 2009. Adds a new subsection that prohibits protection from a deficiency judgment on speculative construction projects where the contracts for the speculative construction project are entered into after January 1, 2010.

FIFTH SPECIAL SESSION

Session Convened: *December 17, 2009*
Adjourned Sine Die: *December 19, 2009*

General Effective Date: *December 23, 2009*



* Strike-Everything Amendment
[E] Emergency Clause
[P 105] Proposition 105 Clause
[P 108] Proposition 108 Clause
[LIV] Line Item Veto

Bill	Chapter	Short Title	Page
SB 1001	1	2009-2010; general appropriation reductions; transfers.....	93

SB 1001 – Chapter 1 – 2009-2010; general appropriation reductions; transfers.

Makes various budget revisions and transfers to the FY 2009-10 state operating budget.

- Reduces state budget units' state GF appropriation amounts in FY 2009-10.
- In FY 2009-2010, authorizes state agency directors to reduce employee compensation up to 5% of current annual compensation, in order to accomplish state GF appropriation reductions.
- Transfers funds to the state GF in FY 2008-09.
- Requires state budget units to reduce expenditures and transfer funds to the state GF in FY 2008-09.
- Reverts to the state GF \$11,000,000 of the \$16,064,100 appropriation to ADC in FY 2009-2010 for the lease-purchase payment associated with 4,000 new state prison beds.
- Reverts to the state GF \$8,000,000 of the \$108,683,300 appropriation to SFB in FY 2009-2010 for new school facilities debt service.
- Requires ADOT to transfer \$664,900 from the Safety Enforcement and Transportation Infrastructure Fund to the SHF.
- Redirects \$664,900 relating to vehicle license tax from the SHF to the state GF.

SIXTH SPECIAL SESSION

Session Convened: *February 1, 2010*
Adjourned Sine Die: *February 11, 2010*

General Effective Date: *May 13, 2010*



* Strike-Everything Amendment
[E] Emergency Clause
[P 105] Proposition 105 Clause
[P 108] Proposition 108 Clause
[LIV] Line Item Veto

Bill	Chapter	Short Title	Page
SB 1001	1	statewide special election	97
SB 1003	4	revenue bonds; lease-purchase finance	97
SB 1004	2	state lottery; authorization	98
SB 1005	3	standard deduction; nonresidents; prorate	98
SCR 1001		temporary sales tax; repeal.....	98

SB 1001 – Chapter 1 – statewide special election

Authorizes a special election on May 18, 2010 to submit to a vote of the people a constitutional amendment providing for temporary taxes.

SB 1003 – Chapter 4 – revenue bonds; lease-purchase finance

Authorizes the issuance of State Revenue Lottery Bonds (SRL Bonds) and requires the state to enter into lease-purchase agreements through the sale and simultaneous lease-purchase of state buildings of not more than \$300 million.

State Buildings Lease-purchase Agreements

- Requires ADOA to enter into a lease purchase agreement for any state owned facilities and specifies that the agreement must be awarded by September 30, 2010 and must:
 - Result in net available proceeds of not more than \$300 million to the state GF;
 - Be for a fixed term of up to 20 years;
 - Require the initial payment due in FY 2010-11;
 - Be entered into with a bank trustee selected by the Director of ADOA and provide for the issuance of certificate of participation;
 - Allows ADOA to use any state owned facility as collateral and to transfer interest in any other state owned facility in the lease purchase finance agreements; and
 - Allows ADOA to use any state owned facility as collateral and to transfer interest in any other state owned facility in the lease purchase finance agreements.
- Allows ADOA to use any state owned facility as collateral and to transfer interest in any other state owned facility in the lease purchase finance agreements.

SRL Bonds

- Instructs the Director of ADOA to issue SRL Bonds in an amount sufficient to:
 - Deposit in the state GF, by December 31, 2010, an amount not more than \$450 million;
 - Pay bond related expenses;
 - Pay fees, charges and expenses incurred with respect to bond related expenses; and
 - Fund any reserves or sinking accounts for debt service on the SRL Bonds.
- States that the first \$450 million of proceeds received shall be deposited in the state GF.
- Establishes the SRL Bonds Proceeds Fund (BPF) administered by ADOA and consisting of the net proceeds received from the SRL Bonds above the first \$450 million.
- Stipulates that the Director of ADOA may only use monies in the BPF for bond related expenses and debt service.
- Establishes the SRL Bond Debt Service Fund (DSF) and directs ADOA to administer and account for the DSF.
- Authorizes the Director of ADOA to purchase SRL Bonds for cancellation out of any monies at a price of not more than either of the following:
 - If the SRL Bonds are redeemable at the time of purchase, the redemption price plus accrued interest to the next interest payment date; or
 - If the SRL Bonds are not redeemable at the time of purchase, the redemption price on the first date after the purchase on which the SRL Bonds became subject to redemption plus accrued interest to that date.
- States that the Director of ADOA may authorize the State Treasurer or bond trustee to invest monies in the DSF and BPF and outlines guidelines for investing SRL Bond monies.
- Exempts the SRL Bonds, the transfer of SRL Bonds and income from the SRL Bonds from state taxation.

- Stipulates that the SRL Bonds are fully negotiable according to the Uniform Commercial Code (Code), subject only to any provisions for registration, regardless if the SRL Bonds constitute negotiable instruments under the Code.
- States that until the SRL Bonds have been fully paid and satisfied or provisions have been made to pay or satisfy the SRL Bonds and related obligations, the provisions of SRL Bonds and related funds remain in full force and effect.
- Contains a conditional enactment clause, effective upon passage of SB 1004.

SB 1004 – Chapter 2 – state lottery; authorization

Reestablishes the ASLC, the SLF and the State Lottery's statutory provisions.

- Secures a first lien on monies within the SLF for the payment of bond or bond related obligations payable from the State Lottery Revenue Bond Debt Service Payment Fund (DSF), until the DSF contains sufficient monies to meet all obligations for the current period, as required by the bond documents.
- Specifies that debt service for revenue bonds be paid first from monies that would have otherwise been deposited into the state GF.
- Notwithstanding the statutory sunset review requirement for the ASLC.
- Terminates the ASLC on July 1, 2035 and repeals related statutes on January 1, 2036.
- Prescribes the initial terms of the members of the ASLC.
- Temporarily exempts the ASLC from procurement code requirements and rulemaking for six months after the Act's effective date.
- Contains a conditional enactment clause, effective upon passage of SB 1003.

SB 1005 – Chapter 3 [P 108] – standard deduction; nonresidents; prorate

Prorates the standard income tax deduction for nonresident taxpayers based on the ratio of Arizona gross income to federal adjusted gross income, retroactive to January 1, 2010.

SCR 1001 – temporary sales tax; repeal

Proposes a temporary amendment to the Arizona Constitution to provide a 1% increase of the state TPT and use tax imposed on the current taxable base subject to a rate of 5% or more.

- If approved, directs the tax to be levied and collected beginning on June 1, 2010, continue for 36 consecutive months, and be repealed on May 31, 2013.
- Specifies the tax is separate from, and in addition to, the current state TPT and use tax rates, and is subject to the same exemptions, deductions, and exclusions currently provided, and will not be distributed to counties, municipalities, or other government entities.
- Directs the tax revenues to be separately accounted for in the state GF as follows:
 - Two-thirds appropriated to public primary and secondary education; and
 - One-third appropriated to health and human services and public safety.
- Maintains any unpaid tax liability incurred while the tax was in effect is still an obligation of the taxpayer that is due and payable after the expiration of the tax.
- Requires the SOS to submit the temporary constitutional tax increase to the voters at a special election called on May 18, 2010.

SEVENTH SPECIAL SESSION

Session Convened: *March 8, 2010*
 Adjourned Sine Die: *March 16, 2010*

General Effective Date: *June 15, 2010*



* Strike-Everything Amendment
 [E] Emergency Clause
 [P 105] Proposition 105 Clause
 [P 108] Proposition 108 Clause
 [LIV] Line Item Veto

Bill	Chapter	Short Title	Page
HB 2001	1	general appropriations; 2009-2010; 2010-2011.....	101
HB 2002	2	capital outlay appropriations; 2010-2011.....	101
HB 2003	3	budget procedures; budget reconciliation; 2010-2011	101
HB 2004	4	regulation; budget reconciliation; 2010-2011	103
HB 2005	5	general government; budget reconciliation; 2010-2011	103
HB 2006	6	criminal justice; budget reconciliation; 2010-2011	104
HB 2007	7	environment; budget reconciliation; 2010-2011	105
HB 2008	8	K-12 education; budget reconciliation; 2010-2011	106
HB 2009	9	higher education; budget reconciliation; 2010-2011	108
HB 2010	10	health; budget reconciliation; 2010-2011	108
HB 2011	11	welfare; budget reconciliation; 2010-2011	110
HB 2012	12	revenues; budget reconciliation; 2010-2011	111
HCR 2001		early childhood development; health; repeal	112
HCR 2002		land conservation fund; reversion	112

HB 2001 – Chapter 1 – general appropriations; 2009-2010; 2010-2011

Makes state GF and OF appropriations for FY 2010-11 for the operation of state government and makes various budget revisions, transfers and supplemental appropriations for FY 2009-10. For complete FY 2009-10 and FY 2010-11 budget details, refer to www.azleg.gov/jlbc.htm.

HB 2002 – Chapter 2 – capital outlay appropriations; 2010-2011

Makes appropriations for maintenance and repair of state buildings and capital projects and makes revisions to previously approved capital projects.

Building Renewal

- Appropriates the following amounts for major maintenance and repair activities for state buildings in FY 2010-11:
 - **ADOA:** \$4,000,000 from the state GF and \$1,000,000 from the Capital Outlay Stabilization Fund.
 - **ADOT:** \$1,000,000 from the SHF and \$50,000 from the State Aviation Fund.
 - **ASLC:** \$75,600 from the SLF.
 - **G & F:** \$506,800 from the G&F Fund.

Capital Projects

Department	Project	Fund Sources	Amount
G&F	Migratory Waterfowl Habitat	Waterfowl Conservation Fund	\$100,000
	Radio Tower	Watercraft Licensing Fund	250,000
	Shooting Range Access Improvements	G&F Fund	200,000
	Statewide Preventative Maintenance	G&F Fund	30,000
	Ben Avery Improvements	G&F Capital Improvement Fund	800,000
	Regional (Yuma) Office Paving Project	G&F Fund	60,000
	Silver Creek Hatchery Remodel/Expansion	G&F Capital Improvement Fund	1,000,000
Total (G & F)			\$2,440,000
ADOT	Statewide Highway Construction	SHF	\$180,594,000
	Airport Planning and Development	State Aviation Fund	22,477,700
Total (ADOT)			\$203,071,700

HB 2003 – Chapter 3 – budget procedures; budget reconciliation; 2010-2011

Makes temporary and permanent changes to Arizona statutes related to budget procedures in order to implement the FY 2010-11 state budget.

- By December 1 of each year, requires the Director of ADOA to submit a Working Capital Surplus Report associated with the requirements for any tax-exempt deficit financing agreements entered into on or after January 1, 2009, to JLBC.
- By October 1, 2010, requires the Governor's Office of Economic Recovery to report to JLBC on each state agency's receipt of ARRA funds in FY 2009-10 and FY 2010-11.
- Requires all non-ARRA unrestricted federal monies received from July 1, 2010 through June 30, 2011 be deposited into the state GF for the payment of essential government services.
- Repeals A.R.S. § 41-763.03, which authorized the Director of ADOA to establish a voluntary separation program to avoid or limit a reduction in force.

- Repeals A.R.S. § 38-618.03, which allowed the Legislature to authorize a percentage increase for state employee performance pay, if the governmental unit of employ met or exceeded prescribed performance measures.
- Requires JLBC to determine, and ADOA to allocate to each state agency, department, board or commission:
 - An amount sufficient to decrease the salary rate of each employee by 2.75%, plus resulting employee related expenditure reductions, effective May 29, 2010;
 - An amount sufficient to implement mandatory furloughs for employees.
 - Necessary reductions in total expenditure authority resulting from salary reductions and mandatory furloughs.
- Requires ADOA to publish a list of preferred furlough dates, and states that unless otherwise approved by ADOA, these dates be the presumptive furlough dates for all governmental units.
- In conjunction with the list of published furlough dates, requires ADOA to authorize the closure of participating state offices in order to meet the mandatory furlough requirements.
- By April 16, 2010, requires ADOA to develop a list of governmental unit functions or services requiring continuous operation that would be significantly and negatively affected by the implementation of a furlough program.
- Upon written ADOA approval, allows directors of governmental units to reduce employee pay for non-furlough exempted employees in an amount equal to the savings that would have been generated through mandatory furlough days.
- By April 30, 2010, requires ADOA to report to JLBC:
 - The total number of employees and the job classifications exempted from the mandatory furlough requirements, to include any subsequent changes to those numbers or classifications; and
 - Any written requests that were approved to fully substitute the required furlough days with an equivalent salary rate and employee related expenditure reduction.
- Transfers to the state GF, all salary reduction and furlough related monies from other appropriated fund and nonfederal nonappropriated fund reductions.
- Requires JLBC to determine, and ADOA to allocate to each state elected office:
 - An amount equivalent to a 2.75% salary rate for non-elected employees, plus resulting employee related expenditure reductions, effective May 29, 2010; and
 - An amount equivalent to a 2.3% salary rate for non-elected employees, plus resulting employee related expenditure reductions, effective May 29, 2010.
- Allows the appropriate officer of a state elected office to apply the reduction through vacancy savings, salary reductions and furloughs.
- Specifies Legislative intent that the 2.3% rate for non-elected employees of state elected offices be the monetary equivalent of the mandatory furlough requirements for state employees, and that the reduction remain in effect through FY 2011-12.
- Transfers to the state GF, all vacancy savings, salary reduction and furlough related monies from other appropriated fund and nonfederal nonappropriated fund reductions.
- Reverts non-lapsing state GF appropriated monies that remain unexpended and unencumbered at the close of FY 2010-11 to the state GF.
- Authorizes state agency directors to implement reductions in covered employee work hours in order to comply with mandated FY 2010-11 state GF appropriation reductions.

- Specifies that procedures for implementing reductions will be prescribed by the Director of ADOA, and exempts the Director from rule making requirements.
- Suspends the appropriations format for biennial state budget units.

HB 2004 – Chapter 4 – regulation; budget reconciliation; 2010-2011

Makes temporary and permanent changes to Arizona statutes related to government regulation in order to implement the FY 2010-11 state budget.

- Allows DOI to use up to \$100,000 from the Captive Insurance Regulatory and Supervision Fund to administer programs in accordance with the DOI's statutory obligations.
- Modifies the timing of mutual fund notice filing fee deposits to the state GF from continuously deposited to February and June.
- Prohibits the Director of DOI from revising fees or assessments in FY 2010-11, except as statutorily prescribed to recover at least 95% but not more than 100% of DOI's budget.
- Allows the ROC to expend 14% of the prior fiscal year revenues for securing employees and contracted services, procuring equipment, and for operational costs, rather than 10% of the Fund balance.
- Suspends the requirement that the OAH hears appealed actions and contested cases within 60 days of the filing.
- Beginning January 1, 2012, allows the Board of Osteopathic Examiners to require licensees to renew their licenses annually and to prorate the cost of the license to conform to the period of licensure.
- Conditional upon the failure of Proposition 100 to be enacted by the voters at the May 18, 2010 special election, requires the Director of DFBS to determine, and DFBS to perform, only those duties that are possible within available appropriations.

HB 2005 – Chapter 5 – general government; budget reconciliation; 2010-2011

Makes temporary and permanent changes to Arizona statutes related to general government in order to implement the FY 2010-11 state budget.

- Establishes the State Treasurer's Operating Fund (Fund) consisting of monies collected by the Treasurer as a management fee pursuant to law.
- States that any management fees in excess of the amount appropriated to the Treasurer's Office from the Operating Fund shall be deposited into the state GF.
- Reverts the state GF appropriation to the Treasurer's Office by \$2,492,000, and appropriates \$2,492,000 from the Fund to the Treasurer's Office.
- Reduces the state GF appropriation to the Military Installation Fund by \$2,800,000 in FY 2010-11.
- States that the aggregate amount of all liabilities incurred during a declaration of an emergency shall not exceed \$2,900,000 in FY 2010-11.
- Repeals the FY 2010-11 \$27,500,000 appropriation into the Arizona 21st Century Competitive Initiative Fund.
- Allows ADOC to use monies from various accounts to administer programs that attract and retain jobs in this state, and to pay for associated direct, indirect or other costs.

- Suspends a statutory provision that requires professional employer organizations to register with the SOS until July 1, 2011.

HB 2006 – Chapter 6 – criminal justice; budget reconciliation; 2010-2011

Makes temporary and permanent changes to Arizona statutes related to criminal justice in order to implement the FY 2010-11 state budget.

ADC

- Allows monies appropriated to the Transition Office Fund to be used for any operating expenses related to the transition program.
- Repeals Laws 2009, Third Special Session, Chapter 6, Section 33, which requires ADC to enter into a concession's agreement with private vendors to operate one or more state prisons.

DPS

- Reduces the amount of money deposited in the Public Safety Equipment Fund from \$3 million to \$1.2 million.
- Directs 9% of the CJEF to be paid into the Crime Laboratory Operations Fund.
- Allows the DPS to charge AZPOST for administrative support costs.
- Reduces the appropriation to the Deoxyribonucleic Acid Identification System Fund from \$3.44 million to \$980,000.
- Suspends the caps limiting the level of HURF monies and SHF monies available to fund DPS highway patrol costs.

Board of Executive Clemency

- Allows the Chairman of the Board of Executive Clemency (Board) to act as the executive director.
- Considers an action failed when the chairman designates that the presence of two members constitutes a quorum, the chairman is one of the two members and the two members do not agree on the action under consideration.
- Limits members of the board to serve no more than 30 hours per week, and states that members of the board are not eligible for paid leave or benefits.

AG

- Allows the AG to use monies in the Collection Enforcement Revolving Fund for operating expenses.
- Allows the AG to use monies in the Consumer Protection-Consumer Fraud Revolving Fund for operating expenses, including any costs associated with the Tobacco Master Settlement Agreement arbitration.

ADJC

- Extends the sunset date of ADJC to July 1, 2011, retroactive to July 1, 2010, and repeals A.R.S. Title 41, Chapter 26 relating to the organization of ADJC on January 1, 2012.

ACJC

- Directs the monies collected by the Drug and Gang Resource Center Fund to be allocated to fund the Arizona Youth Survey.

Capital Postconviction Public Defender Office (CPPDO)

- Establishes the CPPDO Fund and eliminates the \$30,000 per case cap on reimbursements from counties for fees incurred by the CPPDO.

Judiciary

- Requires counties with a population of more than two million people to pay 100% of the annual salaries of superior court judges.
- Suspends various annual reporting requirements.
- Suspends the calculation, appropriation, and reporting requirements outlined in A.R.S. §12-270, which directs the Legislature to annually appropriate 40% of any cost savings related to a reduction in probation revocations to be deposited in the Adult Probation Services Fund of each county if there is a reduction in the percentage of supervised probationers who are convicted of new felony offenses.
- Suspends county non-supplanting requirements associated with funding for probation services, criminal case processing and alternative dispute resolution programs.
- Contingent on Proposition 100 being approved by the voters, requires the state to pay 19.25% of the compensation and employee related expenditures of a justice of the peace in FY 2010-11, effective retroactively to from and after June 20, 2010.
- Excludes state photo enforcement citations from being included in judicial productivity credit calculations, retroactive to from and after June 30, 2010.

Commission on Juvenile Corrections Reform

- Establishes the Commission on Juvenile Corrections Reform to examine Arizona's juvenile corrections system and make recommendations for its improvement.

HB 2007 – Chapter 7 – environment; budget reconciliation; 2010-2011

Makes temporary and permanent changes to Arizona statutes related to natural resources and the environment in order to implement the FY 2010-11 state budget.

DWR

- Stipulates that the annual appropriation to the Arizona Water Protection Fund from the state GF for FY 2010-11 is specified in the General Appropriations Act.
- Authorizes the Director of the DWR to increase fees in FY 2010-11 for services in FY 2010-11, stipulates the Legislature intends the revenue from these fees to not exceed \$5,662,900, and appropriates monies received from these fees to DWR.

ASPB

- Authorizes ASPB to spend up to \$692,100 of its portion of the Off-Highway Vehicle Recreation Fund in FY 2010-11 for operating expenses.
- Stipulates ASPB may use the \$500,000 in Law Enforcement and Boating Safety Fund for grants only to La Paz and Mohave counties and stipulates that monies above \$500,000 are available in FY 2010-11 for the operation of state parks.
- Specifies that all monies in the State Parks Enhancement Fund are available in FY 2010-11 for the operation of state parks, as appropriated by the Legislature and capital needs as determined by ASPB with prior approval from JCCR.

DEQ

- As session law, suspends the administrative cap on the Assurance Account of the Underground Storage Tank Revolving Fund and authorizes DEQ to transfer \$6,531,000 from the Assurance Account for the administrative costs of the Underground Storage Tank Leak Prevention Program and the Used Oil Program.

- Authorizes the Director of DEQ to increase fees in FY 2010-11 for services in FY 2010-11., stipulates the Legislature intends the revenue from these fees to not exceed \$5,779,100, and appropriates monies received from these fees to DEQ.
- Exempts DEQ from rulemaking requirements in relation to these provisions until July 1, 2011, except that a specific fee plan must be developed for consideration by the Legislature by April 1, 2010.
- As session law, stipulates that the appropriation from the state GF to the Water Quality Assurance Revolving Fund in FY 2010-11 cannot exceed \$7,000,000.

AGR

- As session law, authorizes the Director of AGR, with assistance from the Agriculture Advisory Council, to increase or decrease fees in FY 2010-11 for services provided in FY 2010-11, stipulates the Legislature intends the revenue from these fees to not exceed \$561,000, and appropriates the monies received from these fees to AGR.
- Exempts AGR from rulemaking requirements in relation to these provisions until July 1, 2011, except that a specific fee plan must be developed for consideration by the Legislature by April 1, 2010.

Arizona Navigable Stream Adjudication Commission

- As session law, authorizes the RMRF to additionally be used in FY 2010-11 by ADOA to pay \$80,000 in legal fees incurred by the Arizona Navigable Stream Adjudication Commission.

HB 2008 – Chapter 8 – K-12 education; budget reconciliation; 2010-2011

Makes temporary and permanent changes to Arizona statutes related to K-12 education in order to implement the FY 2009-10 and FY 2010-11 state budgets.

State Aid and School Funding

- Increases the charter school additional assistance as follows:
 - For students in grades K-8, from \$1,588.44 to \$1,670.50.
 - For students in grades 9-12, from \$1,851.30 to \$1,873.52.
- Sets the per pupil base level for FY 2009-10 and 2010-11 at \$3,267.72.
- Increases, by 1.2%, the Transportation Support Level per route mile formula for FY 2010-11.
- Requires ADE to reduce by \$10 M the additional assistance funding that otherwise would be apportioned to charter schools statewide for FY 2010-11 and stipulates that the funding reduction be made on a proportional basis.
- Modifies the BSA formula to eliminate funding for full-day kindergarten (FDK), and allows a school district or charter school to charge tuition for FDK in FY 2010-11 if the school district or charter school decided not to provide free FDK instruction during FY 2010-11.
- Prohibits a school district from adjusting its RCL in FY 2010-11 for actual utility costs.
- States a school district is not required to submit a funding plan for excess utilities in FY 2010-11.

- States that if Proposition 100 passes in the May 18, 2010 election, ADE must implement the following for FY 2010-11:
 - Reduce by \$165,120,700 the amount of Basic State Aid (BSA) that otherwise would be apportioned to school districts statewide for the soft capital allocation and reduce school district budget limits accordingly;
 - Reduce the soft capital allocation for a school district that is not eligible to receive BSA funding by the amount that its soft capital allocation would be reduced if the district was eligible to receive BSA funding and reduce the school district's budget limits accordingly;
 - Stipulates that, to the extent possible, the required soft capital allocations must be taken against administrative costs, rather than classroom instruction;
 - Reduce by 50% the soft capital reduction otherwise calculated for a common school district or a high school district that has a student count of less than 600 pupils;
 - Reduce by \$102,723,300 the amount of BSL funding that otherwise would be apportioned to school districts and reduce school districts budget limits accordingly; and
 - Require the funding reductions be made on a proportional basis based on the BSL of each school district relative to the BSL for school districts for the state as a whole.
- Allows school districts to use soft capital allocation for any operating or capital expenditures.

School Facilities Board

- Extends the timeframe the SFB must enter into lease-to-own transactions for up to a maximum of \$100 M to June 30, 2011 and expands the bonding authority to include Build America Bonds.
- Requires the bond proceeds to be first given to school districts whose actual FY 2009-10 ADM or projected FY 2010-11 ADM exceeds their districtwide capacity for new school construction.
- Prohibits the SFB from authorizing or awarding funding for the design or construction of any new school facility or for school site acquisitions for FY 2010-11, but specifies the moratorium does not prevent the SFB from distributing monies for construction projects that began construction before FY 2008-09.
- Requires school districts to submit capital plans to the SFB during FY 2010-11 and allows the SFB to review and award new school facilities, subject to future appropriations.
- Prohibits the SFB from distributing monies from the Building Renewal Fund for FY 2010-11.
- Requires the SFB to enter into a refinancing or refunding agreement that reduces the SFB's FY 2010-11 lease-purchase payments by a total of \$60 M and prohibits the agreement from decreasing the total amount of the SFB's lease-purchase payments in any other fiscal year.
- Requires JCCR to review the SFB's refinancing or refunding agreement before the SFB can enter into the agreement.

JTEDs

- Requires ADE to fund JTEDs at 91% of State Aid that would otherwise be provided by law for FY 2010-11.
- Stipulates a JTED cannot receive less equalization formula funding for FY 2010-11 than it received for FY 2009-10 except for reductions due to changes in student counts, net assessed property values, other technical factors, or prior year adjustments or corrections.

Early Graduation Scholarship Program

- Prohibits the student count and per-pupil funding of a school district or charter school from being adjusted in FY 2010-11 for students who graduate high school early.

- Stipulates that ADE will not transfer any monies for FY 2010-11 to the ACPE for the Early Graduation Scholarship Program (EGSP).
- Prohibits students not admitted before July 1, 2009 from participating in the EGSP and continues to fund students admitted before July 1, 2009 if sufficient monies are available for FY 2010-11.

Miscellaneous

- Suspends the annual performance audit of the AIMS and Dropout Prevention Program for FY 2010-11.
- Sets the maximum base level increase for Career Ladder districts to 5.0% for FY 2010-11 and limits the program to teachers who participated in the program in the prior fiscal year.
- Limits the Homeowner's Rebate to the K-12 qualifying tax rate or the current primary property tax rate, whichever amount is less, beginning FY 2011-12.

HB 2009 – Chapter 9 – higher education; budget reconciliation; 2010-2011

Makes temporary and permanent changes to Arizona statutes related to higher education in order to implement the FY 2009-2010 and 2010-2011 state budgets.

Community Colleges

- Suspends capital outlay funding for community colleges in FY 2010-2011.
- Allows community college districts to use any portion of their capital outlay funding for operating aid expenses for FY 2009-2010.
- Stipulates that community college operating state aid and equalization aid for FY 2010-2011 are the amounts provided in the general appropriation act.

Universities / ABOR

- Allows the Legislature to match less than \$2 for each \$1 raised by student registration fees deposited into the Arizona Financial Aid Trust for FY 2010-2011.

Miscellaneous

- Stipulates that the Board of Medical Student Loans is not required to apportion 50% of the monies in the Medical Student Loan Fund for students attending private medical schools in FY 2010-2011 and contains a retroactive effective date of June 30, 2010.
- Requires Legislative Council to prepare proposed legislation for consideration in the Fiftieth Legislature, First Regular Session to conform statutes if A.R.S. § 42-5031.01 is repealed.

HB 2010 – Chapter 10 – health; budget reconciliation; 2010-2011

Makes temporary and permanent changes to Arizona statutes related to health, AHCCCS, DHS, and ADOA in order to implement the FY 2010-11 state budget.

AHCCCS

- Removes certain optional AHCCCS services for individuals over twenty-one years of age.
- Repeals A.R.S., Title 36, Chapter 29, Article 4 relating to the child health program (KidsCare) and reverts any money in the children's health insurance program fund back to the state GF one year after the effective date of this act.
- Amends Laws 2009, Third Special Session, Chapter 3 to change the 50/50 split for reversion of excess ALTCS lump sum appropriations to 62.2% counties/37.8% state in FY 2009 and 60% counties/40% state in FY 2010 to ensure compliance with the ARRA Federal Medical Assistance Percentage (FMAP) provision.

- Changes the 50/50 split for reversion of excess appropriations in ALTCS Medicare Clawback payments to 45.5% counties/54.5% state for FY 2009 and 2010 to ensure compliance with ARRA FMAP provisions.
- Sets county ALTCS contributions at \$224,983,700 for FY 2010-11. Specifies this amount includes a reduction of \$39,706,700 for the ALTCS Lump Sum Appropriation and a \$3,221,700 reduction for Medicare Clawback payments. Both reductions are a result of the ARRA of 2009.
- Changes the 50/50 split reversion of excess appropriations in ALTCS lump sum payments to 59.3% counties/40.7% state for FY 2011 to ensure compliance with ARRA FMAP provisions.
- Changes the 50/50 split for reversion of excess appropriations in ALTCS Medicare Clawback payments to 45.3% counties/54.7% state for FY 2011 to ensure compliance with ARRA FMAP provisions.
- Requires AHCCCS to transfer Acute Care county savings due to enhanced FMAP in FY 2010 to the counties by December 31, 2010, Acute Care savings due to enhanced FMAP in 2011 to the counties by December 31, 2011 and any county savings from the Proposition 204-DES eligibility line item in FY 2011 back to the counties to conform with federal stimulus requirements.
- Permits AHCCCS to expend Federal Funds made available by local or tribal spending unless the spending would reduce the enhanced federal matching rate.
- Prohibits, beginning October 1, 2010, increases in institutional and non-institutional provider rates and allows AHCCCS to reduce institutional and non-institutional rates up to 5%.
- Provides that if Proposition 100 (sales tax initiative) fails, AHCCCS may reduce institutional and non-institutional provider rates up to an additional ten percent in contract year beginning October 1, 2010.
- Establishes disproportionate share distributions to the Maricopa County Hospital District, the Arizona State Hospital and private qualifying disproportionate share hospitals for FY 2011. Payments to the private hospitals must be limited to those hospitals that meet the mandatory definition of disproportionate share qualifying hospitals.
- Specifies that in addition to any other appropriations made in FY 2010-11 to AHCCCS, the sum of \$3,000,000 is appropriated from the state GF and \$5,784,800 in additional expenditure authority of federal monies is appropriated to AHCCCS for disproportionate share payments.
- Sets the county acute care contribution at \$51,438,400, which includes an inflation indexing of the Maricopa County contribution as required by Laws 2005, Chapter 328.
- Requires the State Treasurer in FY 2010-11 to withhold 1/11 of an established amount from the counties with the second monthly distribution of transaction privilege tax revenues for deposit in the AHCCCS fund for the provision of hospitalization and medical care.
- Requires for FY 2010-11 the collection of \$2,646,200 in the Disproportionate Uncompensated Care pool contributions from counties other than Maricopa. Excludes these contributions from county expenditure limitations.
- Excludes Proposition 204 administration costs from county expenditure limitations.
- Excludes AHCCCS from the ambulance provider rates set by DHS.

- Requires AHCCCS to suspend \$344 million in acute care capitation payments in 2011 up to two months. Delinquent payments to health care plans that are made and due in 2011 bear interest at a rate of 0.5% a year.
- Allows AHCCCS to continue the risk contingency rate setting for all managed care organizations, for the new contract year, and the funding for all managed care organizations administrative funding levels that were imposed for the contract year beginning October 1, 2009 and ending September 30, 2010.
- Provides AHCCCS with an exemption from rule making for two years for the purpose of making changes to the amount, duration or scope of services provided related to AHCCCS services and allows AHCCCS to make rules related to eligibility determinations necessary to implement a program within the available appropriation.
- Specifies that it is the intent of the Legislature that AHCCCS administration comply with the Federal False Claims Act.

DHS

- Requires the counties for FY 2010-11 to reimburse the state 25% of the cost if the state initially paid the cost for the commitment of a sexually violent person.
- Requires cities or counties for FY 2010-11 to reimburse DHS 100% of the cost for a defendant's in-patient competency restoration treatment if the State initially paid the cost. Allows counties to use any source of county revenue to make remuneration and exempts county contributions from county expenditure limitations.

ADOA

- Prohibits, beginning October 1, 2010, implementation of a differentiated health insurance premium in FY 2011 based on the integrated or non-integrated status of the provider.

HB 2011 – Chapter 11 – welfare; budget reconciliation; 2010-2011

Makes temporary and permanent changes to Arizona statutes related to welfare and DES in order to implement the FY 2010-11 state budget.

- Allows the Director of DES to establish the child support enforcement clearinghouse fee.
- Increases the percentage of a client's supplemental security income monthly benefit DES may collect to pay for a portion of the cost of support and care from 70% to 88%.
- Specifies that a family without a dependent child in the household may not receive cash assistance.
- Allows DES to include the income of a non-parent relative or permanent guardian in determining the income eligibility of child-only applicants for TANF.
- Reduces the maximum period of eligibility for TANF cash benefits from 5 years to 3 years, and applies retroactively to this article or the Arizona Works Program on or after October 1, 2002, with certain exceptions.
- Allows DES to means-test the entire household to determine income eligibility and eliminate recipients who no longer qualify for assistance.
- Requires recipients of TANF cash benefits to pass a drug test in order to be eligible for benefits if DES has reasonable cause to believe that the recipient uses illegal drugs.
- Permits DES to continue to reduce income eligibility levels for all child care programs; and requires DES to notify JLBC of any change in maximum income eligibility levels for child care within 15 days after implementing the change.

- Provides DES with emergency rule-making authority for 18 months corresponding with other changes required by this act.

HB 2012 – Chapter 12 – revenues; budget reconciliation; 2010-2011

Makes temporary and permanent changes to Arizona statutes related to state revenues in order to implement the FY 2010-11 state budget.

Arizona Lottery Distributions

- For FY 2009-10, redirects state lottery distributions allocated to the following funds after February 1, 2010 through the end of the fiscal year to the state GF and repeals the funds and corresponding state lottery distributions going forward:
 - The County Assistance Fund;
 - LTAF;
 - LTAF for Mass Transit; and
 - The ASPB Heritage Fund.
- Reverts monies remaining in the ASPB Heritage Fund on June 30, 2011 to the state GF.
- Requires the State Treasurer to withhold state-shared revenues from affected cities in an amount equal to LTAF monies that would normally be withheld in the case of lower-than-expected revenues from an eligible convention center project.

Tourism Fund

- Eliminates the distribution of TPT revenues derived from the transient lodging, amusement, and restaurant classifications to the Tourism Fund.
- Retroactive to April 1, 2010, authorizes 50% of the revenues deposited in the Tourism Fund to be used by AOT for operational and administrative purposes.

TPT

- Authorizes DOR to levy a one-time TPT license renewal fee for all licenses issued before July 1, 2009, allows DOR to increase the fee for new TPT licenses through June 30, 2011, exempts DOR from rule-making requirements for these purposes, and contains a legislative intent clause limiting the additional revenue generated by the TPT license renewal and new TPT license fees to \$5,384,000 for FY 2010-11.
- For TY 2010 through TY 2012, requires a business with an annual total tax liability of \$100,000 or more for the calendar year to make an estimated tax payment in June of the corresponding year.

Electronic Payment of Taxes

- Beginning March 1, 2011, assesses a penalty equal to 5% of the tax due for a taxpayer who is required to make a tax payment by electronic funds transfer and fails to do so.

Delinquent Taxes

- Authorizes DOR to enter into agreements with financial institutions to develop and operate a data match system for the collection of delinquent taxes, penalties, and interest.
- Directs a financial institution, on receipt of a notice of levy from DOR, to encumber or surrender assets held by the financial institution on behalf of a delinquent taxpayer.
- Eliminates the prohibition against DOR entering into contingent fee contracts for the collection of delinquent taxes in amounts exceeding \$500.
- Increases the statute of limitations on tax liability from 6 to 10 years.

Payroll Service Companies and Withholding Taxes

- Requires a person to register with DOR as a payroll service company and comply with the specified requirements for all withholding tax returns due beginning June 1, 2011.
- Imposes a fee of \$25 per client, per payment or return, for any payroll service company that fails to make withholding tax payments or file returns electronically beginning June 1, 2011.

ADOT

- Raises the abandoned vehicle fee from \$50 or \$200, depending on the location of abandonment, to an amount prescribed by rule by the Director of ADOT, exempts ADOT from rule-making requirements for this purpose, contains a legislative intent clause limiting the additional revenue generated by the increased abandoned vehicle fees to \$12,061,200 for FY 2010-11, and directs a portion of the increased fees to be deposited in the SHF.
- Requires the amount of VLT revenue collected in FY 2010-11 from the five-year registration option that is above the amount that would have been collected under the two-year registration option to be deposited in the state GF.

Fees for Services

- For FY 2010-11, authorizes the following agencies to increase fees for services provided in FY 2010-11, exempts the agencies from rule-making requirements for the purpose of increasing fees, and contains a legislative intent clause limiting the additional revenues generated by the increase as noted:
 - DHS - \$600,000;
 - The OPM - \$525,000;
 - The Radiation Regulatory Agency - \$500,000; and
 - ASLD - \$600,000. However, ASLD is prohibited from increasing recreation fees.

Miscellaneous

- For FY 2010-11, requires Maricopa County to transfer \$28,600,000 and Pima County to transfer \$6,000,000 to the State Treasurer for deposit in the state GF and excludes the amount from the Counties' expenditure limitations.
- For FYs 2010-11 and 2011-12, allows all counties to meet any county fiscal obligations from any source of county revenue, including funds from any countywide special taxing district where the county board of supervisors serves as the district's board of directors.

HCR 2001 – early childhood development; health; repeal

Upon voter approval, repeals the provisions of Proposition 203.

- Redirects the deposit of Arizona Early Childhood Development and Health Initiative (AECCHI) authorized tobacco tax revenues to the state GF.
- Specifies that AECCHI tobacco tax revenues be separately accounted for and appropriated for health and human services for children.
- Reverts any remaining balance of unexpended and unencumbered monies in the AECCHI to the state GF.

HCR 2002 – land conservation fund; reversion

Upon voter approval, transfers the balance of the Land Conservation Fund to the state GF.

EIGHTH SPECIAL SESSION

Session Convened: *March 29, 2010*
Adjourned Sine Die: *April 1, 2010*

General Effective Date: *July 1, 2010*



* Strike-Everything Amendment
[E] Emergency Clause
[P 105] Proposition 105 Clause
[P 108] Proposition 108 Clause
[LIV] Line Item Veto

Bill	Chapter	Short Title	Page
SB 1001	1	health care; choice; litigation; authorization.....	115
SCM 1001		health care reform.....	115

HB 2002 – Chapter 1 – health care; choice; litigation; authorization

Declares that an individual's choice of health care is subject to the purview of the states as provided for by the Tenth Amendment of the United States Constitution.

HCM 2001 – health care reform

Requests that Congress enact legislation that repeals the Patient Protection Affordable Care Act and the Health Care and Education Reconciliation Act.



SECTION IV

ACRONYMS
INDEXES

ACRONYMS

(used in summaries)

A			
ABOR	Arizona Board of Regents	CAP	Central Arizona Project
ACPE	Arizona Commission for Postsecondary Education	CAWCD	Central Arizona Water Conservation District
ACC	Arizona Corporation Commission	CDHH	Commission for the Deaf and Hard of Hearing
ACJC	Arizona Criminal Justice Commission	CCW	Concealed Carry Weapons
ADA	Average Daily Attendance	CDL	Commercial Driver's License
ADC	Arizona Department of Corrections	CE	Continuing Education
ADE	Arizona Department of Education	CEDC	Commerce and Economic Development Commission
ADJC	Arizona Department of Juvenile Corrections	CJEF	Criminal Justice Enhancement Fund
ADM	Average Daily Membership	CORP	Corrections Officers Retirement Plan
ADOA	Arizona Department of Administration	CPA	Certified Public Accountant
ADOC	Arizona Department of Commerce	CPS	Child Protective Services
ADOT	Arizona Department of Transportation	D	
AG	Attorney General	DEMA	Department of Emergency and Military Affairs
AGR	Arizona Department of Agriculture	DEQ	Arizona Department of Environmental Quality
AHCCCS	Arizona Healthcare Cost Containment System	DES	Arizona Department of Economic Security
AIMS	Arizona Instrument to Measure Standards	DFBLS	Arizona Department of Fire, Building, and Life Safety
ALTCS	Arizona Long Term Care System	DFI	Arizona Department of Financial Institutions
AMA	Active Management Area	DHS	Arizona Department of Health Services
AOI	Arizona Online Instruction	DLLC	Arizona Department of Liquor Licenses and Control
AOT	Arizona Office of Tourism	DMMR	Arizona Department of Mines and Mineral Resources
ARRA	American Recovery and Reinvestment Act (Federal Stimulus Act)	DOI	Arizona Department of Insurance
A.R.S.	Arizona Revised Statutes	DOR	Arizona Department of Revenue
ASLAPR	Library, Archives, and Public Records	DPS	Arizona Department of Public Safety
ASLC	Arizona State Lottery Commission	DRE	Arizona Department of Real Estate
ASLD	Arizona State Land Department	DROP	Deferred Retirement Option Plan
ASPB	Arizona State Parks Board	DVS	Arizona Department of Veterans' Services
ASRS	Arizona State Retirement System	DWM	Arizona Department of Weights and Measures
AZPOST	Arizona Peace Officer Standards and Training	DWR	Arizona Department of Water Resources
B			
BLM	Bureau of Land Management		
BOD	Board of Directors		
BOS	Board of Supervisors		
BRB	Budget Reconciliation Bill		
BRITS	Business Reengineering Integrated Tax System		
BSL	Base Support Level		
C			
CAGR	Central Arizona Groundwater Replenishment District	EEC	Economic Estimates Commission
		EORP	Elected Officials Retirement Plan
		EPA	United States Environmental Protection Agency

ACRONYMS

	F		
FPCC	Fingerprint Clearance Card	OPM	Office of Pest Management
FTE	Full-time Employee / Full-time Equivalent	OSPB	Office of Strategic Planning and Budgeting
FY	Fiscal Year		
	G		P
G&F	Game and Fish	POW/MIA	Prisoner of War / Missing in Action
GAL	Guardian Ad Litem	PSPRS	Public Safety Personnel Retirement System
GF	General Fund	PTOC	Property Tax Oversight Commission
GPLET	Government Property Lease Excise Tax		
GPS	Global Positioning System		R
GRRC	Governor's Regulatory Review Council	R&D	Research and Development
	H	RCL	Revenue Control Limit
HOA	Homeowner's Association	RMRF	Risk Management Revolving Fund
HURF	Highway User Revenue Fund	ROC	Registrar of Contractors
	I	RUCO	Residential Utility Consumers Office
ICA	Industrial Commission of Arizona		S
IGA	Intergovernmental Agreement	SBCS	State Board for Charter Schools
IRC	Internal Revenue Code	SBDE	State Board of Dental Examiners
IRS	United States Internal Revenue Service	SBE	State Board of Education
	J	SBI	State Board of Investment
JCCR	Joint Committee on Capital Review	SBOE	State Board of Equalization
JLAC	Joint Legislative Audit Committee	SCB	State Certification Board
JLBC	Joint Legislative Budget Committee	SCF	State Compensation Fund
JPO	Juvenile Probation Officer	SFB	School Facilities Board
JTED	Joint Technical (or Technological) Education District	SHF	State Highway Fund
	L	SLF	State Lottery Fund
LLC	Limited Liability Company	SMI	State Mine Inspector
LTAFF	Local Transportation Assistance Fund	SOS	Secretary of State
	M	SPCC	Structural Pest Control Commission
M&O	Maintenance and Operations	SPI	Superintendent of Public Instruction
MSSE	Mathematics, Science, and Special Education Teacher Student Loan Program	STA	Sports and Tourism Authority
MVD	Motor Vehicle Division	STAN	Statewide Transportation Acceleration Needs
	O	STO	School Tuition Organization
OAG	(Office of the) Auditor General		T
OAH	Office of Administrative Hearings	TANF	Temporary Assistance for Needy Families
OF	Other Fund	TPT	Transaction Privilege Tax
		TY	Tax Year
			U
		U.S.C.	United States Code
			V
		VLT	Vehicle License Tax

BILL INDEX

[E] Emergency	[P 105] Proposition 105 clause
[LIV] Line Item Veto	[P 108] Proposition 108 clause
* Strike-Everything Amendment	

Bill	Chapter	Short Title	Page
------	---------	-------------	------

4TH SPECIAL SESSION OF THE 49TH LEGISLATURE

SB 1001	1	general appropriations; 2009-2010.....	89
SB 1002	2	K-12; budget reconciliation	89
SB 1003	3 [E]	general revenues; 2009-2010	89
SB 1004	4 [E]	antideficiency statutes; property; amendments	90

5TH SPECIAL SESSION OF THE 49TH LEGISLATURE

SB 1001	1	2009-2010; general appropriation reductions; transfers.....	93
---------	---	---	----

6TH SPECIAL SESSION OF THE 49TH LEGISLATURE

SB 1001	1	statewide special election	97
SB 1003	4	revenue bonds; lease-purchase finance	97
SB 1004	2	state lottery; authorization.....	98
SB 1005	3	standard deduction; nonresidents; prorate	98
SCR 1001		temporary sales tax; repeal.....	98

7TH SPECIAL SESSION OF THE 49TH LEGISLATURE

HB 2001	1	general appropriations; 2009-2010; 2010-2011.....	101
HB 2002	2	capital outlay appropriations; 2010-2011	101
HB 2003	3	budget procedures; budget reconciliation; 2010-2011	101
HB 2004	4	regulation; budget reconciliation; 2010-2011	103
HB 2005	5	general government; budget reconciliation; 2010-2011	103
HB 2006	6	criminal justice; budget reconciliation; 2010-2011	104
HB 2007	7	environment; budget reconciliation; 2010-2011	105
HB 2008	8	K-12 education; budget reconciliation; 2010-2011	106
HB 2009	9	higher education; budget reconciliation; 2010-2011	108
HB 2010	10	health; budget reconciliation; 2010-2011	108
HB 2011	11	welfare; budget reconciliation; 2010-2011	110
HB 2012	12	revenues; budget reconciliation; 2010-2011	111
HCR 2001		early childhood development; health; repeal	112
HCR 2002		land conservation fund; reversion.....	112

8TH SPECIAL SESSION OF THE 49TH LEGISLATURE

SB 1001	1	health care; choice; litigation; authorization.....	115
SCM 1001		health care reform.....	115

2ND REGULAR SESSION OF THE 49TH LEGISLATURE

HB 2001	115	taxpayer voluntary contribution; fund.....	73
HB 2002	85	*liquor licenses; sampling authorization.....	11
HB 2003	310	*revitalization districts	11
HB 2005	60	Arizona masonic fraternity special plates	65
HB 2006	116	*sanitary districts; consolidation.....	57
HB 2018	23	state fire safety committee; membership	51
HB 2020	24	*restoration order; juvenile commitment	35
HB 2021	172	*physician assistant practice act.....	35
HB 2022	25	*hearing aid dispensers; continuing education	35
HB 2025	26	chiropractic services	35
HB 2026	6	advisory council on aging; continuation	35
HB 2027	7	board of psychologist examiners; continuation.....	35
HB 2028	20	hard of hearing; commission; continuation	35

BILL INDEX

[E]	Emergency	[P 105]	Proposition 105 clause
[LIV]	Line Item Veto	[P 108]	Proposition 108 clause
*	Strike-Everything Amendment		

Bill	Chapter	Short Title	Page
HB 2029	8	department of health services; continuation	35
HB 2030	9	homeopathic board; continuation.....	35
HB 2031	10	joint legislative budget committee; continuation	3
HB 2033	42	[E] emissions; motorcycles; area A; date	25
HB 2034	250	fuel dispenser stickers; tax information.....	65
HB 2037	313	secretary of state; business services.....	11
HB 2040	43	*community colleges; reports; budgets	17
HB 2045	27	legislative council; continuation.....	29
HB 2046	147	geographic; historic names board; continuation	29
HB 2047	11	auditor general; continuation.....	29
HB 2048	28	board of library examiners; continuation	29
HB 2049	12	ombudsman-citizens aide; continuation.....	29
HB 2050	29	ASLAPR; continuation	29
HB 2051	61	corporation commission; contractors; regulation	11
HB 2057	117	reviser's technical corrections; 2010.....	29
HB 2062	97	*aggravated assault; peace officer	43
HB 2064	190	biofuels conversion program.....	69
HB 2067	118	PSPRS; omnibus amendments	61
HB 2068	30	EORP; omnibus amendments	61
HB 2069	173	[E] county election law amendments.....	43
HB 2071	251	life insurance	7
HB 2072	13	department of insurance; continuation.....	7
HB 2073	31	mortgage guaranty insurers	7
HB 2074	14	board of athletic training; continuation	29
HB 2080	223	pupils with chronic health problems	17
HB 2081	15	department of water resources; continuation.....	69
HB 2082	16	residential utility consumer office; continuation	69
HB 2083	252	drought emergency groundwater transfers.....	69
HB 2109	32	superior court; holiday hours.....	43
HB 2111	119	unclaimed property; traveler's checks.....	11
HB 2112	33	marriage licenses; reproduction.....	29
HB 2113	314	provisional community colleges; property transfer.....	17
HB 2116	86	ambulance services; rates; AHCCCS members	35
HB 2123	120	*business entities; physical therapy.....	35
HB 2124	121	*outpatient treatment; urgent care; centers	35
HB 2125	122	dental board; membership	36
HB 2127	285	*JTED; centralized campus; funding.....	17
HB 2128	17	[E] *omnibus; JTEDs	17
HB 2129	174	*Arizona online instruction; reform.....	17
HB 2130	44	lead acid batteries; sale; fee	11
HB 2133	315	air quality nonattainment areas; designation	25
HB 2135	62	sanitary districts; bonds	73
HB 2142	34	board of athletic training; omnibus	29
HB 2143	224	department of liquor licenses; continuation	11
HB 2145	175	county planning and zoning	29
HB 2146	123	trust lands; loss of lease	57
HB 2149	35	physical therapy board	36
HB 2150	36	uniform patient reporting system; exemption.....	36
HB 2151	63	deaf; hard of hearing; commission.....	36
HB 2152	45	voluntary remediation program; continuation.....	25

BILL INDEX

[E]	Emergency	[P 105]	Proposition 105 clause
[LIV]	Line Item Veto	[P 108]	Proposition 108 clause
*	Strike-Everything Amendment		

Bill	Chapter	Short Title	Page
HB 2156	176	internal revenue code conformity.....	73
HB 2158	64	data processing for county taxes	73
HB 2159	37	boards of equalization; petitions; review.....	73
HB 2160	225	tax credit review committee recommendations.....	73
HB 2162	211	*immigration; border security	51
HB 2165	253	vehicle emissions testing; onboard diagnostics.....	25
HB 2166	177	law enforcement, officer, representation.....	61
HB 2168	124	*auto insurance; disclosure.....	7
HB 2172	46	dental board; complaints.....	36
HB 2187	125	osteopathic board	36
HB 2195	126	*charitable organizations; instant ticket games.....	51
HB 2197	87	school bus inspections; rules.....	51
HB 2198	254	military family relief fund	51
HB 2209	88	public meetings; notices.....	11
HB 2211	65	political subdivisions; volunteers; noxious weeds.....	11
HB 2218	47	[E] irrigation districts; contracts; certification board.....	69
HB 2224	89	foster parents; rights	36
HB 2225	5	[E] *special audit; sports authority	29
HB 2227	98	schools; teacher contracts; acceptance.....	17
HB 2228	66	*private elevator inspectors; elevator safety	12
HB 2236	226	theft by extortion; tax liens	43
HB 2238	255	sexual offenses; probation; sentencing	43
HB 2242	127	reverse mortgages; regulations	7
HB 2243	128	*tourism; TPT distribution; reinstatement.....	3
HB 2245	67	Arizona agricultural youth; special plates	65
HB 2246	286	regulation of fireworks.....	12
HB 2247	68	property tax appeals to court	73
HB 2251	227	*historical society; transfer; centennial museum.....	57
HB 2255	212	*utility fees.....	57
HB 2257	316	*municipalities; counties; taxes; fees; notice	30
HB 2258	178	CDL exemptions; farm vehicles	65
HB 2260	287	regulatory rule making	12
HB 2261	48	community college boards; expansion.....	17
HB 2281	311	*prohibited courses; discipline; schools	18
HB 2282	288	*political subdivisions; government transparency	30
HB 2286	129	feed inspection fees; distillers grain.....	57
HB 2287	317	accommodation schools; levy limit recalculation	18
HB 2288	130	state fire marshal; assistant inspectors.....	30
HB 2289	131	water recharge; direct use	25
HB 2296	148	[E] peace officer; spouse; insurance payment.	51
HB 2298	49	*preparation programs; teacher certification.....	18
HB 2302	132	publication of notices; committee.....	12
HB 2307	18	Arizona manufactured firearms; regulation.....	43
HB 2308	38	insurance information; transfer of business.....	8
HB 2326	133	probate proceedings; burden of proof.....	8
HB 2328	256	procurement from certain agencies	30
HB 2333	149	department of gaming; continuation	43
HB 2334	134	*document preparation costs; award	43
HB 2335	69	city; town; county; expenditure limitation	57

BILL INDEX

[E]	Emergency	[P 105]	Proposition 105 clause
[LIV]	Line Item Veto	[P 108]	Proposition 108 clause
*	Strike-Everything Amendment		

Bill	Chapter	Short Title	Page
HB 2336	99	escort vehicles; traffic control; insurance.....	65
HB 2338	213	yellow lights; duration; photo enforcement	65
HB 2345	41	*signs; homeowner associations; condominiums	30
HB 2348	70	veterans; disability benefits.....	51
HB 2350	135	purple heart recipients; tuition waiver	18
HB 2370	289	*research development; production; incentive program	73
HB 2371	136	home inspections	12
HB 2385	318	schools; ADM calculation.....	18
HB 2386	179	[E] school district override elections.....	18
HB 2389	50	ASRS; plan design; refunds.....	61
HB 2394	191	*expenditure limitation; Town of Superior.....	57
HB 2400	137	burial duties; service member remains	51
HB 2401	257	teacher loan program; geographic shortages	18
HB 2405	71	[E] *medical services council.....	36
HB 2412	138	*MVD continuation	65
HB 2419	214	sibling visitation rights	36
HB 2422	192	primitive roads.....	65
HB 2423	100	municipal and county budgets	30
HB 2425	84	vulnerable adults; attorney fees.....	36
HB 2426	101	adult guardianship and protective proceedings	44
HB 2427	2	[E] military overseas voting; ballot arguments.....	44
HB 2428	319	county zoning hearings; appeal	30
HB 2429	193	mediation agreements; privileged communications.....	44
HB 2430	139	revised uniform arbitration act.....	44
HB 2434	150	car rental surcharge; vanpool exception	73
HB 2435	194	repetitive offenders; probation; marijuana offenses.....	44
HB 2437	151	[E] *guardianship of foreign citizens.....	44
HB 2442	152	greenhouse gas emissions; regulations	25
HB 2445	258	mining transaction privilege tax; application	57
HB 2450	320	water and wastewater charges; payment	30
HB 2453	102	unclaimed property	12
HB 2463	180	auto glass repair; fraudulent practices.....	8
HB 2469	90	certified medication assistants.....	36
HB 2470	195	public defender; duties; reimbursement.....	44
HB 2471	259	appointed mental health experts; requirements.....	44
HB 2477	72	civil actions; public employee; definition	44
HB 2478	153	*development fees; moratorium	61
HB 2479	91	foreclosure deeds; buyer identification	30
HB 2489	215	[E] bonding; net premiums	74
HB 2491	51	[E] city elections; majority vote	44
HB 2493	103	sexually violent persons; commitment	45
HB 2499	92	prescriptions; electronic submission by patient	36
HB 2503	228	*developmentally disabled; providers; deemed status	37
HB 2504	321	GPLET; lease records and reporting	74
HB 2507	96	property tax valuation; governmental actions	74
HB 2510	260	city sales tax; corporate leases.....	74
HB 2513	154	municipal transaction privilege taxes; report.....	74
HB 2514	52	charter schools; food; tax exemption.....	74
HB 2521	261	*schools; superintendent contracts; performance pay.....	18

BILL INDEX

[E]	Emergency	[P 105]	Proposition 105 clause
[LIV]	Line Item Veto	[P 108]	Proposition 108 clause
*	Strike-Everything Amendment		

Bill	Chapter	Short Title	Page
HB 2534	155	traffic complaints; social security number	65
HB 2536	104	license plate obstruction; wheelchair holders	65
HB 2539	73	employment; absence for military duties	51
HB 2540	196	national disaster medical system; leave	12
HB 2541	197	military duty; unemployment insurance	51
HB 2543	19	firearms; regulation; state preemption.	52
HB 2545	322	professions; dismissed complaints; records	37
HB 2579	21	[E] insurance; continuing education; continuation.....	8
HB 2580	181	*vapor recovery systems; test equipment.....	25
HB 2586	290	*agency rule making; fees; commission	8
HB 2596	323	free exercise of religion	31
HB 2600	1	[E] state holiday; boy scouts.....	52
HB 2601	216	eagle scouts; complimentary fishing license.....	52
HB 2602	229	county recorder records; access.....	52
HB 2604	3	solid waste; private enterprise.	31
HB 2606	262	state treasurer; investments.....	31
HB 2607	93	auto loans; late payments	12
HB 2608	230	constables; jurisdiction.....	45
HB 2609	198	[E] officeholder expense accounts; statewide; legislative	45
HB 2612	182	veterinarian regulations.....	12
HB 2616	263	*credit unions; banks; branches; ATMs	8
HB 2617	309	mining amendments; water; permits; rules	57
HB 2618	324	trustees; release and reconveyance deed.....	8
HB 2625	291	STAN subaccount; city reimbursement	65
HB 2626	325	deeds of trust; foreclosure procedures	12
HB 2627	326	county transportation excise tax; transit	58
HB 2629	327	*self-defense; political subdivisions; weapon records	45
HB 2643	94	self-storage liens; enforcement.....	13
HB 2647	95	initiatives; review; title; signature collection	45
HB 2653	328	intergovernmental agreements; separate legal entities	58
HB 2661	329	statewide water augmentation authority; study.....	69
HB 2663	292	STOs; corporate tax credit requirements.....	74
HB 2664	293	STOs; tax credit requirements	74
HB 2666	53	small fire districts; board members	52
HB 2668	330	voting information; postsecondary students	18
HB 2676	140	*university athletic facilities districts.....	75
HB 2684	217	POW/MIA flag; display	52
HB 2689	156	*realtors; education; requirements.....	8
HB 2700	294	solar energy tax incentives; extension.....	75
HB 2707	199	towing firm agreements; ownership disclosure.....	65
HB 2719	157	school district boundaries; change	18
HB 2722	331	*schools; funding; nonresidents	18
HB 2725	332	education; omnibus.....	19
HB 2729	295	election equipment certification committee; membership.....	31
HB 2731	333	high schools; graduation; board examinations	20
HB 2732	296	schools; third grade retention.....	20
HB 2733	334	department of education; data collection	20
HB 2760	39	SFB; preventative maintenance guidelines	20
HB 2766	264	tenant notice; foreclosures.....	13

BILL INDEX

[E]	Emergency	[P 105]	Proposition 105 clause
[LIV]	Line Item Veto	[P 108]	Proposition 108 clause
*	Strike-Everything Amendment		

Bill	Chapter	Short Title	Page
HB 2767	265	water quality fees	25
HB 2768	40	real property transfer fee covenants	31
HB 2774	105	notice; claim of unconstitutionality; parties	45
HB 2788	4 [E]	campaign finance; independent expenditures	45
SB 1004	231	retirement systems and plans; amendments	61
SB 1005	158	*trap and skeet; tax exemption	52
SB 1006	200 [E]	PSPRS; fund manager; name change	61
SB 1009	183	juvenile prosecutions; adult court; age	45
SB 1018	266	photo enforcement procedures; justice courts	65
SB 1023	159	motor vehicle accidents; death; injury	66
SB 1025	184	criminal justice commission; rules	3
SB 1027	74	immigration; seismic sensors; pilot program	52
SB 1029	75	law enforcement officers; disciplinary actions	52
SB 1030	185	driver license violations; suspensions	66
SB 1035	267	*guardian ad litem; child; hearings	37
SB 1039	160 [E]	*AOI; charter schools; processing fee	20
SB 1040	297	*teacher and principal evaluations	20
SB 1043	232	*health care; programs; coverage	37
SB 1045	268	*state compensation fund; termination; successor	13
SB 1055	233	victims' rights; disclosure of information	45
SB 1056	234	sentencing; guilty except insane	46
SB 1059	76	human trafficking; definition	46
SB 1062	235	*permissible raffles	46
SB 1063	201	*public transportation; regional planning	66
SB 1065	236	motor vehicle accident reports	66
SB 1067	141	motor vehicles; image display devices	66
SB 1070	113	*safe neighborhoods; immigration; law enforcement	52
SB 1071	112	involuntary civil commitment; privileged communications	46
SB 1076	269	*boxing; mixed martial arts; rules	13
SB 1081	237	*trial court appointments; nonattorney member	46
SB 1083	298	*improvement districts; financing	75
SB 1087	299	*behavior analyst; exemption from licensure	37
SB 1090	106	welfare assistance; assignment of rights	37
SB 1091	161	CPS workers; investigations; group homes	37
SB 1093	54	prisoners; transition program	53
SB 1095	186	access to child; notification	37
SB 1100	238	*counties; audits; merit system; judges	31
SB 1106	239	*removal of vehicles; notice	66
SB 1107	240 [E]	*corrections fund; luxury tax; extension	3
SB 1108	59	*concealed weapons; permit	53
SB 1111	77	child support; medical insurance	37
SB 1113	55	child support committee; membership	37
SB 1114	78	maternity; paternity; genetic testing	38
SB 1116	162	limited income withholding orders	38
SB 1119	142	task force; K-3 accountability; assessments	21
SB 1122	56	prison contraband; wireless communication device	46
SB 1123	57	prisoners; community corrections; monitoring; fees	53
SB 1124	163	CORP; reverse DROP; extension	61
SB 1130	143	foreclosure consultants	13

BILL INDEX

[E]	Emergency	[P 105]	Proposition 105 clause
[LIV]	Line Item Veto	[P 108]	Proposition 108 clause
*	Strike-Everything Amendment		

Bill	Chapter	Short Title	Page
SB 1135	241	*assault; classification; definition	46
SB 1136	144	*subdividers; public reports; internet advertisement.....	31
SB 1137	202	department of transportation; vehicle right-of-way.....	66
SB 1141	300	CAGRDR revenue bonding; sustainability policies	69
SB 1144	203	drug offenses; definitions	46
SB 1146	107	*park models; rights when selling	13
SB 1152	218	foster care children; rights.....	38
SB 1153	204	state preemption; knives	31
SB 1161	205	*death certificates; registration; deadline.....	38
SB 1169	270	[E] *secondary employment; corrections employees	54
SB 1171	164	aggregate mining reclamation reports	58
SB 1174	271	African-American affairs; commission	13
SB 1176	79	apartment referrals; finder fee.....	13
SB 1181	206	autism spectrum disorder task force.....	38
SB 1182	272	psychiatric mental health nurse practitioners.....	38
SB 1183	219	public accommodation; bilingual accommodation	31
SB 1185	220	common school districts; grade nine	21
SB 1186	242	*course numbering; postsecondary institutions	21
SB 1187	301	school facilities board; vacant land	21
SB 1188	273	[E] school district monies; annual estimate	21
SB 1189	302	admissibility of expert opinion testimony	38
SB 1190	187	dental board; powers	38
SB 1193	207	agricultural best management practices; enforcement.....	58
SB 1194	165	[E] *Arizona power authority; revenue bonding.....	75
SB 1195	243	state land department; fees; funds	58
SB 1200	22	*game and fish commission; board.....	54
SB 1201	303	renewable energy tax incentive revisions	75
SB 1202	108	county treasurer; excess foreclosure proceeds	13
SB 1204	109	state capital postconviction public defender	46
SB 1206	244	counties; planning; development; districts; administration	31
SB 1207	245	municipal annexation; county islands	32
SB 1212	246	appropriations; named claimants	3
SB 1217	80	[E] state board of equalization reforms	75
SB 1219	166	real estate licensees	14
SB 1232	304	*civil rights; discrimination; employment.....	47
SB 1238	274	*appropriation; asian citrus psyllid eradication.....	3
SB 1253	275	fire districts; dissolution process	58
SB 1254	312	*research; development; production; tax credit	75
SB 1255	110	health professionals; advertising; disclosure	38
SB 1261	145	families of fallen officers fund.....	54
SB 1266	276	juveniles; communication devices; sexual material	47
SB 1274	188	STOs; contribution date	76
SB 1276	277	water monitoring assistance program; continuation	70
SB 1277	278	maximum daily load program; continuation	25
SB 1280	167	home schooled pupils; scholarships	21
SB 1282	305	affiliated charter schools	21
SB 1284	306	school finance revisions	21
SB 1285	58	optometrists; medications	38
SB 1286	247	schools; achievement profiles; letter grades.....	21
SB 1287	279	county treasurer; liens; notices; payments	76

BILL INDEX

[E] Emergency
 [LIV] Line Item Veto
 * Strike-Everything Amendment

[P 105] Proposition 105 clause
 [P 108] Proposition 108 clause

Bill	Chapter	Short Title	Page
SB 1304	111	abortion; reporting requirements.....	38
SB 1305	114	public monies; insurance; abortion; prohibition.....	39
SB 1306	280	human egg providers; protection.	39
SB 1307	281	human embryos; treatment.	39
SB 1308	335	*schools; instruction; dating abuse	21
SB 1309	307	parents; rights	32
SB 1314	221	domestic relations	39
SB 1315	248	child care programs; fees.....	39
SB 1325	210	polygraph examinations; interviews; law enforcement	54
SB 1326	81	athletic training board; omnibus	14
SB 1349	249	[E] *state parks; management.....	58
SB 1350	208	military affairs commission.....	54
SB 1351	336	appraisal management companies.....	14
SB 1356	168	[E] water bank; excess CAP water	70
SB 1357	146	*majority vote; rezoning	32
SB 1359	282	department of water resources; fund	3
SB 1366	308	eminent domain; relocation assistance.....	32
SB 1375	337	contractor payments	14
SB 1376	169	music therapists; qualifications	39
SB 1393	209	[E] secretary of state; elections; lobbyists	47
SB 1398	189	federal regulations; local coordination	32
SB 1406	283	procurement; construction; specialized services	14
SB 1408	82	agricultural best management; dust; districts	25
SB 1410	222	trust land exchanges; military preservation	58
SB 1411	338	*dairy farms; zoning; agricultural purpose	58
SB 1413	83	investments; exchange traded funds	32
SB 1419	170	*dentists; contracts; dental hygienists.....	39
SB 1422	284	petitions; post office box addresses.....	47
SB 1445	171	groundwater transportation; Big Chino sub-basin.....	70

CHAPTER INDEX

[E]	Emergency	[P 105]	Proposition 105 clause
[LIV]	Line Item Veto	[P 108]	Proposition 108 clause
*	Strike-Everything Amendment		

Chapter	Bill	Short Title	Page
4TH SPECIAL SESSION OF THE 49TH LEGISLATURE			
1	SB 1001	general appropriations; 2009-2010.....	89
2	SB 1002	K-12; budget reconciliation	89
3	[E] SB 1003	general revenues; 2009-2010	89
4	[E] SB 1004	antideficiency statutes; property; amendments	90
5TH SPECIAL SESSION OF THE 49TH LEGISLATURE			
1	SB 1001	2099-2010; general appropriation reductions; transfers.....	93
6TH SPECIAL SESSION OF THE 49TH LEGISLATURE			
1	SB 1001	statewide special election	97
2	SB 1004	state lottery; authorization.....	98
3	SB 1005	standard deduction; nonresidents; prorata	98
4	SB 1003	revenue bonds; lease-purchase finance	97
	SCR 1001	temporary sales tax; repeal.....	98
7TH SPECIAL SESSION OF THE 49TH LEGISLATURE			
1	HB 2001	general appropriations; 2009-2010; 2010-2011.....	101
2	HB 2002	capital outlay appropriations; 2010-2011	101
3	HB 2003	budget procedures; budget reconciliation; 2010-2011	101
4	HB 2004	regulation; budget reconciliation; 2010-2011	103
5	HB 2005	general government; budget reconciliation; 2010-2011	103
6	HB 2006	criminal justice; budget reconciliation; 2010-2011	104
7	HB 2007	environment; budget reconciliation; 2010-2011	105
8	HB 2008	K-12 education; budget reconciliation; 2010-2011	106
9	HB 2009	higher education; budget reconciliation; 2010-2011	108
10	HB 2010	health; budget reconciliation; 2010-2011	108
11	HB 2011	welfare; budget reconciliation; 2010-2011	110
12	HB 2012	revenues; budget reconciliation; 2010-2011	111
	HCR 2001	early childhood development; health; repeal	112
	HCR 2002	land conservation fund; reversion.....	112
8TH SPECIAL SESSION OF THE 49TH LEGISLATURE			
1	SB 1001	health care; choice; litigation; authorization.....	115
2ND REGULAR SESSION OF THE 49TH LEGISLATURE			
1	[E] HB 2600	state holiday; boy scouts.....	52
2	[E] HB 2427	military overseas voting; ballot arguments.....	44
3	HB 2604	solid waste; private enterprise.	31
4	[E] HB 2788	campaign finance; independent expenditures	45
5	[E] HB 2225	*special audit; sports authority	29
6	HB 2026	advisory council on aging; continuation	35
7	HB 2027	board of psychologist examiners; continuation.....	35
8	HB 2029	department of health services; continuation	35
9	HB 2030	homeopathic board; continuation.....	35
10	HB 2031	joint legislative budget committee; continuation	3
11	HB 2047	auditor general; continuation.....	29
12	HB 2049	ombudsman-citizens aide; continuation.....	29
13	HB 2072	department of insurance; continuation.....	7

CHAPTER INDEX

[E]	Emergency	[P 105]	Proposition 105 clause
[LIV]	Line Item Veto	[P 108]	Proposition 108 clause
*	Strike-Everything Amendment		

Chapter	Bill	Short Title	Page
14	HB 2074	board of athletic training; continuation.....	29
15	HB 2081	department of water resources; continuation.....	69
16	HB 2082	residential utility consumer office; continuation.....	69
17	[E] HB 2128	*omnibus; JTEDs.....	17
18	HB 2307	Arizona manufactured firearms; regulation.....	43
19	HB 2543	firearms; regulation; state preemption.....	52
20	HB 2028	hard of hearing; commission; continuation.....	35
21	[E] HB 2579	insurance; continuing education; continuation.....	8
22	SB 1200	*game and fish commission; board.....	54
23	HB 2018	state fire safety committee; membership.....	51
24	HB 2020	*restoration order; juvenile commitment.....	35
25	HB 2022	*hearing aid dispensers; continuing education.....	35
26	HB 2025	chiropractic services.....	35
27	HB 2045	legislative council; continuation.....	29
28	HB 2048	board of library examiners; continuation.....	29
29	HB 2050	ASLAPR; continuation.....	29
30	HB 2068	EORP; omnibus amendments.....	61
31	HB 2073	mortgage guaranty insurers.....	7
32	HB 2109	superior court; holiday hours.....	43
33	HB 2112	marriage licenses; reproduction.....	29
34	HB 2142	board of athletic training; omnibus.....	29
35	HB 2149	physical therapy board.....	36
36	HB 2150	uniform patient reporting system; exemption.....	36
37	HB 2159	boards of equalization; petitions; review.....	73
38	HB 2308	insurance information; transfer of business.....	8
39	HB 2760	SFB; preventative maintenance guidelines.....	20
40	HB 2768	real property transfer fee covenants.....	31
41	HB 2345	*signs; homeowner associations; condominiums.....	30
42	[E] HB 2033	emissions; motorcycles; area A; date.....	25
43	HB 2040	*community colleges; reports; budgets.....	17
44	HB 2130	lead acid batteries; sale; fee.....	11
45	HB 2152	voluntary remediation program; continuation.....	25
46	HB 2172	dental board; complaints.....	36
47	[E] HB 2218	irrigation districts; contracts; certification board.....	69
48	HB 2261	community college boards; expansion.....	17
49	HB 2298	*preparation programs; teacher certification.....	18
50	HB 2389	ASRS; plan design; refunds.....	61
51	[E] HB 2491	city elections; majority vote.....	44
52	HB 2514	charter schools; food; tax exemption.....	74
53	HB 2666	small fire districts; board members.....	52
54	SB 1093	prisoners; transition program.....	53
55	SB 1113	child support committee; membership.....	37
56	SB 1122	prison contraband; wireless communication device.....	46
57	SB 1123	prisoners; community corrections; monitoring; fees.....	53
58	SB 1285	optometrists; medications.....	38
59	SB 1108	*concealed weapons; permit.....	53
60	HB 2005	Arizona masonic fraternity special plates.....	65
61	HB 2051	corporation commission; contractors; regulation.....	11
62	HB 2135	sanitary districts; bonds.....	73

CHAPTER INDEX

[E]	Emergency	[P 105]	Proposition 105 clause
[LIV]	Line Item Veto	[P 108]	Proposition 108 clause
*	Strike-Everything Amendment		

Chapter	Bill	Short Title	Page
63	HB 2151	deaf; hard of hearing; commission.....	36
64	HB 2158	data processing for county taxes	73
65	HB 2211	political subdivisions; volunteers; noxious weeds.....	11
66	HB 2228	*private elevator inspectors; elevator safety	12
67	HB 2245	Arizona agricultural youth; special plates	65
68	HB 2247	property tax appeals to court	73
69	HB 2335	city; town; county; expenditure limitation	57
70	HB 2348	veterans; disability benefits.....	51
71	[E] HB 2405	*emergency medical services council.....	36
72	HB 2477	civil actions; public employee; definition	44
73	HB 2539	employment; absence for military duties	51
74	SB 1027	immigration; seismic sensors; pilot program.....	52
75	SB 1029	law enforcement officers; disciplinary actions.....	52
76	SB 1059	human trafficking; definition	46
77	SB 1111	child support; medical insurance	37
78	SB 1114	maternity; paternity; genetic testing.....	38
79	SB 1176	apartment referrals; finder fee.....	13
80	[E] SB 1217	state board of equalization reforms	75
81	SB 1326	athletic training board; omnibus	14
82	SB 1408	agricultural best management; dust; districts	25
83	SB 1413	investments; exchange traded funds	32
84	HB 2425	vulnerable adults; attorney fees	36
85	HB 2002	*liquor licenses; sampling authorization.....	11
86	HB 2116	ambulance services; rates; AHCCCS members.....	35
87	HB 2197	school bus inspections; rules	51
88	HB 2209	public meetings; notices.....	11
89	HB 2224	foster parents; rights	36
90	HB 2469	certified medication assistants.....	36
91	HB 2479	foreclosure deeds; buyer identification	30
92	HB 2499	prescriptions; electronic submission by patient	36
93	HB 2607	auto loans; late payments	12
94	HB 2643	self-storage liens; enforcement.....	13
95	HB 2647	initiatives; review; title; signature collection	45
96	HB 2507	property tax valuation; governmental actions	74
97	HB 2062	*aggravated assault; peace officer	43
98	HB 2227	schools; teacher contracts; acceptance.....	17
99	HB 2336	escort vehicles; traffic control; insurance.....	65
100	HB 2423	municipal and county budgets	30
101	HB 2426	adult guardianship and protective proceedings	44
102	HB 2453	unclaimed property	12
103	HB 2493	sexually violent persons; commitment	45
104	HB 2536	license plate obstruction; wheelchair holders	65
105	HB 2774	notice; claim of unconstitutionality; parties	45
106	SB 1090	welfare assistance; assignment of rights.....	37
107	SB 1146	*park models; rights when selling	13
108	SB 1202	county treasurer; excess foreclosure proceeds.....	13
109	SB 1204	state capital postconviction public defender	46
110	SB 1255	health professionals; advertising; disclosure	38
111	SB 1304	abortion; reporting requirements.....	38

CHAPTER INDEX

[E]	Emergency	[P 105]	Proposition 105 clause
[LIV]	Line Item Veto	[P 108]	Proposition 108 clause
*	Strike-Everything Amendment		

Chapter	Bill	Short Title	Page
112	SB 1071	involuntary civil commitment; privileged communications	46
113	SB 1070	*safe neighborhoods; immigration; law enforcement.....	52
114	SB 1305	public monies; insurance; abortion; prohibition.....	39
115	HB 2001	taxpayer voluntary contribution; fund.....	73
116	HB 2006	*sanitary districts; consolidation.....	57
117	HB 2057	reviser's technical corrections; 2010.....	29
118	HB 2067	PSPRS; omnibus amendments	61
119	HB 2111	unclaimed property; traveler's checks.....	11
120	HB 2123	*business entities; physical therapy.....	35
121	HB 2124	*outpatient treatment; urgent care; centers	35
122	HB 2125	dental board; membership	36
123	HB 2146	trust lands; loss of lease	57
124	HB 2168	*auto insurance; disclosure.....	7
125	HB 2187	osteopathic board	36
126	HB 2195	*charitable organizations; instant ticket games.....	51
127	HB 2242	reverse mortgages; regulations	7
128	HB 2243	*tourism; TPT distribution; reinstatement.....	3
129	HB 2286	feed inspection fees; distillers grain.....	57
130	HB 2288	state fire marshal; assistant inspectors.....	30
131	HB 2289	water recharge; direct use	25
132	HB 2302	publication of notices; committee.....	12
133	HB 2326	probate proceedings; burden of proof.....	8
134	HB 2334	*preparation costs; award	43
135	HB 2350	purple heart recipients; tuition waiver	18
136	HB 2371	home inspections	12
137	HB 2400	burial duties; service member remains	51
138	HB 2412	*MVD continuation	65
139	HB 2430	revised uniform arbitration act.....	44
140	HB 2676	*university athletic facilities districts.....	75
141	SB 1067	motor vehicles; image display devices	66
142	SB 1119	task force; K-3 accountability; assessments.....	21
143	SB 1130	foreclosure consultants	13
144	SB 1136	*subdividers; public reports; internet advertisement.....	31
145	SB 1261	families of fallen officers fund.....	54
146	SB 1357	*majority vote; rezoning	32
147	HB 2046	geographic; historic names board; continuation	29
148	[E] HB 2296	peace officer; spouse; insurance payment	51
149	HB 2333	department of gaming; continuation	43
150	HB 2434	car rental surcharge; vanpool exception.....	73
151	[E] HB 2437	*guardianship of foreign citizens	44
152	HB 2442	greenhouse gas emissions; regulations	25
153	HB 2478	*development fees; moratorium	61
154	HB 2513	municipal transaction privilege taxes; report.....	74
155	HB 2534	traffic complaints; social security number	65
156	HB 2689	*realtors; education; requirements	8
157	HB 2719	school district boundaries; change	18
158	SB 1005	*trap and skeet; tax exemption	52
159	SB 1023	motor vehicle accidents; death; injury.....	66
160	[E] SB 1039	*AOI; charter schools; processing fee	20

CHAPTER INDEX

[E]	Emergency	[P 105]	Proposition 105 clause
[LIV]	Line Item Veto	[P 108]	Proposition 108 clause
*	Strike-Everything Amendment		

Chapter	Bill	Short Title	Page
161	SB 1091	CPS workers; investigations; group homes	37
162	SB 1116	limited income withholding orders.....	38
163	SB 1124	CORP; reverse DROP; extension.....	61
164	SB 1171	aggregate mining reclamation reports	58
165 [E]	SB 1194	*Arizona power authority; revenue bonding.....	75
166	SB 1219	real estate licensees	14
167	SB 1280	home schooled pupils; scholarships	21
168 [E]	SB 1356	water bank; excess CAP water	70
169	SB 1376	music therapists; qualifications	39
170	SB 1419	*dentists; contracts; dental hygienists.....	39
171	SB 1445	groundwater transportation; Big Chino sub-basin.....	70
172	HB 2021	*physician assistant practice act.....	35
173 [E]	HB 2069	county election law amendments.....	43
174	HB 2129	*Arizona online instruction; reform.....	17
175	HB 2145	county planning and zoning	29
176	HB 2156	internal revenue code conformity.....	73
177	HB 2166	law enforcement, officer, representation.....	61
178	HB 2258	CDL exemptions; farm vehicles	65
179 [E]	HB 2386	school district override elections	18
180	HB 2463	auto glass repair; fraudulent practices	8
181	HB 2580	*vapor recovery systems; test equipment.....	25
182	HB 2612	veterinarian regulations.....	12
183	SB 1009	juvenile prosecutions; adult court; age	45
184	SB 1025	criminal justice commission; rules	3
185	SB 1030	driver license violations; suspensions.....	66
186	SB 1095	access to child; notification	37
187	SB 1190	dental board; powers	38
188	SB 1274	STOs; contribution date	76
189	SB 1398	federal regulations; local coordination	32
190	HB 2064	biofuels conversion program.....	69
191	HB 2394	*expenditure limitation; Town of Superior	57
192	HB 2422	primitive roads.....	65
193	HB 2429	mediation agreements; privileged communications.....	44
194	HB 2435	repetitive offenders; probation; marijuana offenses.....	44
195	HB 2470	public defender; duties; reimbursement.....	44
196	HB 2540	national disaster medical system; leave	12
197	HB 2541	military duty; unemployment insurance	51
198 [E]	HB 2609	officeholder expense accounts; statewide; legislative	45
199	HB 2707	towing firm agreements; ownership disclosure	65
200 [E]	SB 1006	PSPRS; fund manager; name change.....	61
201	SB 1063	*public transportation; regional planning.....	66
202	SB 1137	department of transportation; vehicle right-of-way.....	66
203	SB 1144	drug offenses; definitions	46
204	SB 1153	state preemption; knives	31
205	SB 1161	*death certificates; registration; deadline.....	38
206	SB 1181	autism spectrum disorder task force	38
207	SB 1193	agricultural best management practices; enforcement	58
208	SB 1350	military affairs commission.....	54
209 [E]	SB 1393	secretary of state; elections; lobbyists	47

CHAPTER INDEX

[E]	Emergency	[P 105]	Proposition 105 clause
[LIV]	Line Item Veto	[P 108]	Proposition 108 clause
*	Strike-Everything Amendment		

Chapter	Bill	Short Title	Page
210	SB 1325	polygraph examinations; interviews; law enforcement	54
211	HB 2162	*immigration; border security	51
212	HB 2255	*utility fees	57
213	HB 2338	yellow lights; duration; photo enforcement	65
214	HB 2419	sibling visitation rights	36
215 [E]	HB 2489	bonding; net premiums	74
216	HB 2601	eagle scouts; complimentary fishing license.....	52
217	HB 2684	POW/MIA flag; display	52
218	SB 1152	foster care children; rights.....	38
219	SB 1183	public accommodation; bilingual accommodation	31
220	SB 1185	common school districts; grade nine	21
221	SB 1314	domestic relations	39
222	SB 1410	trust land exchanges; military preservation	58
223	HB 2080	pupils with chronic health problems.....	17
224	HB 2143	department of liquor licenses; continuation	11
225	HB 2160	tax credit review committee recommendations.....	73
226	HB 2236	theft by extortion; tax liens	43
227	HB 2251	*historical society; transfer; centennial museum.....	57
228	HB 2503	*developmentally disabled; providers; deemed status	37
229	HB 2602	county recorder records; access.....	52
230	HB 2608	constables; jurisdiction	45
231	SB 1004	retirement systems and plans; amendments	61
232	SB 1043	*health care; programs; coverage.....	37
233	SB 1055	victims' rights; disclosure of information	45
234	SB 1056	sentencing; guilty except insane	46
235	SB 1062	*permissible raffles.....	46
236	SB 1065	motor vehicle accident reports	66
237	SB 1081	*trial court appointments; nonattorney member.....	46
238	SB 1100	*counties; audits; merit system; judges	31
239	SB 1106	*removal of vehicles; notice	66
240 [E]	SB 1107	*corrections fund; luxury tax; extension	3
241	SB 1135	*aggravated assault; classification; definition	46
242	SB 1186	*course numbering; postsecondary institutions	21
243	SB 1195	state land department; fees; funds	58
244	SB 1206	counties; planning; development; districts; administration	31
245	SB 1207	municipal annexation; county islands	32
246	SB 1212	appropriations; named claimants	3
247	SB 1286	schools; achievement profiles; letter grades.....	21
248	SB 1315	child care programs; fees.....	39
249 [E]	SB 1349	*state parks; management.....	58
250	HB 2034	fuel dispenser stickers; tax information.....	65
251	HB 2071	life insurance	7
252	HB 2083	drought emergency groundwater transfers	69
253	HB 2165	vehicle emissions testing; onboard diagnostics.....	25
254	HB 2198	military family relief fund	51
255	HB 2238	sexual offenses; probation; sentencing	43
256	HB 2328	procurement from certain agencies	30
257	HB 2401	teacher loan program; geographic shortages	18
258	HB 2445	mining transaction privilege tax; application	57

CHAPTER INDEX

[E]	Emergency	[P 105]	Proposition 105 clause
[LIV]	Line Item Veto	[P 108]	Proposition 108 clause
*	Strike-Everything Amendment		

Chapter	Bill	Short Title	Page
259	HB 2471	appointed mental health experts; requirements.....	44
260	HB 2510	city sales tax; corporate leases.....	74
261	HB 2521	*schools; superintendent contracts; performance pay.....	18
262	HB 2606	state treasurer; investments.....	31
263	HB 2616	*credit unions; banks; branches; ATMs	8
264	HB 2766	tenant notice; foreclosures.....	13
265	HB 2767	water quality fees	25
266	SB 1018	photo enforcement procedures; justice courts.....	65
267	SB 1035	*guardian ad litem; child; hearings.....	37
268	SB 1045	*state compensation fund; termination; successor.....	13
269	SB 1076	*boxing; mixed martial arts; rules.....	13
270	[E] SB 1169	*secondary employment; corrections employees	54
271	SB 1174	African-American affairs; commission	13
272	SB 1182	psychiatric mental health nurse practitioners.....	38
273	[E] SB 1188	school district monies; annual estimate	21
274	SB 1238	*appropriation; asian citrus psyllid eradication.....	3
275	SB 1253	fire districts; dissolution process	58
276	SB 1266	juveniles; communication devices; sexual material	47
277	SB 1276	water monitoring assistance program; continuation	70
278	SB 1277	maximum daily load program; continuation	25
279	SB 1287	county treasurer; liens; notices; payments	76
280	SB 1306	human egg providers; protection	39
281	SB 1307	human embryos; treatment	39
282	SB 1359	department of water resources; fund	3
283	SB 1406	procurement; construction; specialized services	14
284	SB 1422	petitions; post office box addresses.....	47
285	HB 2127	*JTED; centralized campus; funding.....	17
286	HB 2246	regulation of fireworks.....	12
287	HB 2260	regulatory rule making	12
288	HB 2282	*political subdivisions; government transparency	30
289	HB 2370	*research development; production; incentive program	73
290	HB 2586	*agency rule making; fees; commission	8
291	HB 2625	STAN subaccount; city reimbursement	65
292	HB 2663	STOs; corporate tax credit requirements.....	74
293	HB 2664	STOs; tax credit requirements	74
294	HB 2700	solar energy tax incentives; extension.....	75
295	HB 2729	election equipment certification committee; membership.....	31
296	HB 2732	schools; third grade retention.....	20
297	SB 1040	*teacher and principal evaluations.....	20
298	SB 1083	*improvement districts; financing	75
299	SB 1087	*behavior analyst; exemption from licensure	37
300	SB 1141	CAGR revenue bonding; sustainability policies	69
301	SB 1187	school facilities board; vacant land	21
302	SB 1189	admissibility of expert opinion testimony	38
303	SB 1201	renewable energy tax incentive revisions	75
304	SB 1232	*civil rights; discrimination; employment	47
305	SB 1282	affiliated charter schools	21
306	SB 1284	school finance revisions.....	21
307	SB 1309	parents; rights	32

CHAPTER INDEX

[E] Emergency
 [LIV] Line Item Veto
 * Strike-Everything Amendment

[P 105] Proposition 105 clause
 [P 108] Proposition 108 clause

Chapter	Bill	Short Title	Page
308	SB 1366	eminent domain; relocation assistance.....	32
309	HB 2617	mining amendments; water; permits; rules	57
310	HB 2003	*revitalization districts	11
311	HB 2281	*prohibited courses; discipline; schools	18
312	SB 1254	*research; development; production; tax credit	75
313	HB 2037	secretary of state; business services.....	11
314	HB 2113	provisional community colleges; property transfer.....	17
315	HB 2133	air quality nonattainment areas; designation	25
316	HB 2257	*municipalities; counties; taxes; fees; notice	30
317	HB 2287	accommodation schools; levy limit recalculation	18
318	HB 2385	schools; ADM calculation.....	18
319	HB 2428	county zoning hearings; appeal	30
320	HB 2450	water and wastewater charges; payment	30
321	HB 2504	GPLET; lease records and reporting	74
322	HB 2545	professions; dismissed complaints; records	37
323	HB 2596	free exercise of religion.....	31
324	HB 2618	trustees; release and reconveyance deed.....	8
325	HB 2626	deeds of trust; foreclosure procedures	12
326	HB 2627	county transportation excise tax; transit	58
327	HB 2629	*self-defense; political subdivisions; weapon records	45
328	HB 2653	intergovernmental agreements; separate legal entities.....	58
329	HB 2661	statewide water augmentation authority; study.....	69
330	HB 2668	voting information; postsecondary students	18
331	HB 2722	*schools; funding; nonresidents	18
332	HB 2725	education; omnibus.....	19
333	HB 2731	high schools; graduation; board examinations	20
334	HB 2733	department of education; data collection	20
335	SB 1308	*schools; instruction; dating abuse	21
336	SB 1351	appraisal management companies.....	14
337	SB 1375	contractor payments	14
338	SB 1411	*dairy farms; zoning; agricultural purpose	58