

State of Arizona
Senate
Fifty-second Legislature
Second Regular Session
2016

CHAPTER 58
SENATE BILL 1322

AN ACT

AMENDING SECTIONS 15-1444, 15-1445, 15-1466.01 AND 15-1471, ARIZONA REVISED STATUTES; REPEALING SECTION 15-1474, ARIZONA REVISED STATUTES; REPEALING LAWS 2009, CHAPTER 59, SECTION 3; REPEALING LAWS 2010, CHAPTER 117, SECTION 19; RELATING TO COMMUNITY COLLEGE DISTRICT FINANCE.

(TEXT OF BILL BEGINS ON NEXT PAGE)

1 Be it enacted by the Legislature of the State of Arizona:

2 Section 1. Section 15-1444, Arizona Revised Statutes, is amended to
3 read:

4 15-1444. General powers and duties of district governing boards

5 A. Except as otherwise provided, the district board shall:

6 1. Maintain each community college for a period of not less than eight
7 months in each year and, if the funds of the district are sufficient,
8 maintain each community college for a longer period.

9 2. Adopt policies in a public forum to offer programs that meet the
10 educational needs of the population served by the community college.

11 3. Enforce the courses of study prescribed by the district board.

12 4. Visit each community college under its jurisdiction and examine
13 carefully into its management, conditions and needs.

14 5. Exclude from each community college all books, publications or
15 papers of a sectarian, partisan or denominational character intended for use
16 as textbooks.

17 6. Appoint and employ a chancellor or chancellors, vice-chancellors, a
18 president or presidents, vice-presidents, deans, professors, instructors,
19 lecturers, fellows and such other officers and employees it deems necessary.
20 The district board may enter into employment contracts with chancellors,
21 vice-chancellors and presidents for a duration of more than one year but not
22 more than five years.

23 7. Determine the salaries of persons it appoints and employs.

24 8. Remove any officer or employee if in its judgment the interests of
25 education in this state require the removal.

26 9. Award degrees, certificates and diplomas on the completion of
27 courses and ~~curriculum~~ CURRICULA as it deems appropriate.

28 10. Appoint or employ, if it deems necessary, police officers who shall
29 have the authority and power of peace officers. The police officers who have
30 received a certificate from the Arizona peace officer standards and training
31 board are eligible for membership in and benefits under either title 38,
32 chapter 5, article 2 or the public safety personnel retirement system under
33 title 38, chapter 5, article 4.

34 11. Determine the location within the district of a community college
35 and purchase, receive, hold, make and take leases of, sell and convey real or
36 personal property for the benefit of the community colleges under its
37 jurisdiction.

38 12. Obtain insurance or be self-insured, or a combination of insurance
39 and self-insurance, against loss, to the extent it is determined necessary on
40 community college buildings of the district. The local district shall have
41 an insurable interest in the buildings.

42 B. The district board may:

43 1. Administer trusts declared or created for the district and receive
44 by gift or devise and hold in trust or otherwise property wheresoever
45 located, and if not otherwise provided, dispose of the property for the
46 benefit of the district.

1 2. Lease real property, as lessor or as lessee. If a district is the
2 lessee, the lease may contain an option to purchase the property. The
3 district board may adopt policies as are deemed necessary and may delegate in
4 writing to the chancellor or president of the district, or their designees,
5 all or any part of its authority to lease property under this paragraph. Any
6 delegation by the district board pursuant to this paragraph may be rescinded
7 in whole or in part at any time by the district board.

8 3. Sue and be sued.

9 4. Contract. The district board may adopt such policies as are deemed
10 necessary and may delegate in writing to the chancellor or president of the
11 district, or their designees, all or any part of its authority to contract
12 under this paragraph. Any delegation of authority under this paragraph may
13 be rescinded by the district board at any time in whole or in part.

14 5. Construct, remodel and repair buildings.

15 6. In conjunction with other districts, establish policies for
16 procurement of goods and services.

17 7. Provide a plan or plans for employee benefits, which may include
18 optional retirement programs pursuant to section 15-1451, subsection A, which
19 allow for participation in a cafeteria plan that meets the requirements of
20 the United States internal revenue code of 1986.

21 8. Accept grants or donations of monies from the United States, ~~or~~
22 from any of its agencies, departments or officers, FROM THIS STATE, POLITICAL
23 SUBDIVISIONS OF THIS STATE, FROM TRIBAL GOVERNMENTS, SCHOOL DISTRICTS,
24 SPECIAL TAXING DISTRICTS or from persons, corporations, foundations or
25 associations. A district board shall deposit the monies into a specific fund
26 or account and a district board shall administer the monies in accordance
27 with the purpose of the grant or donation with specific policies or
28 restrictions as described or stipulated in the grant or donation. In the
29 case of personal property granted or donated to or for the benefit of a
30 community college district, a district board shall immediately transfer
31 possession and ownership of the property to the designated district. MONIES
32 RECEIVED PURSUANT TO THIS PARAGRAPH ARE NOT CONSIDERED LOCAL REVENUES FOR THE
33 PURPOSES OF ARTICLE IX, SECTION 21, CONSTITUTION OF ARIZONA.

34 9. Enter into intergovernmental agreements or contracts pursuant to
35 section 11-952.01 for participation in programs offered by public agency
36 pools or separately contract with a trustee or board of trustees that
37 provides a common self-insurance program with pooled funds and risks pursuant
38 to section 15-382, subsection B, paragraph 2. The district board is not
39 required to engage in competitive procurement in order to make the decision
40 to participate in these programs.

41 10. Name a building or a group of buildings that is located on a
42 community college campus on behalf of a person or entity that has made a
43 significant contribution of monies or other property to the community college
44 or the community college district.

45 11. Enter into research and development agreements, royalty agreements,
46 development agreements, licensing agreements and profit-sharing agreements

1 concerning the research, development, production, storing or marketing of new
2 products developed or to be developed through community college district
3 research. MONIES RECEIVED PURSUANT TO THIS PARAGRAPH ARE NOT CONSIDERED
4 LOCAL REVENUES FOR THE PURPOSES OF ARTICLE IX, SECTION 21, CONSTITUTION OF
5 ARIZONA.

6 12. Enter into an intergovernmental agreement pursuant to section
7 15-1747 to participate in a reciprocity agreement subject to the terms of the
8 reciprocity agreement.

9 13. ENGAGE IN ENTREPRENEURIAL AND COMMERCIAL ACTIVITIES. MONIES
10 RECEIVED PURSUANT TO THIS PARAGRAPH NOT CONSIDERED LOCAL REVENUES FOR THE
11 PURPOSES OF ARTICLE IX, SECTION 21, CONSTITUTION OF ARIZONA.

12 14. COLLECT AUXILIARY FEES, INCLUDING CAFETERIA FEES, FOOD SERVICE
13 FEES, BOOKSTORE FEES AND DORMITORY FEES. MONIES RECEIVED PURSUANT TO THIS
14 PARAGRAPH ARE NOT CONSIDERED LOCAL REVENUES FOR THE PURPOSES OF ARTICLE IX,
15 SECTION 21, CONSTITUTION OF ARIZONA.

16 15. PROVIDE GOODS AND SERVICES PURSUANT TO A CONTRACT WITH A POLITICAL
17 SUBDIVISION OF THIS STATE OR WITH A TRIBAL GOVERNMENT. MONIES RECEIVED
18 PURSUANT TO THIS PARAGRAPH ARE NOT CONSIDERED LOCAL REVENUES FOR THE PURPOSES
19 OF ARTICLE IX, SECTION 21, CONSTITUTION OF ARIZONA.

20 C. If a district acquires real or personal property, whether by
21 purchase, exchange, condemnation, gift or otherwise, the district shall pay
22 to the county treasurer any taxes on the property that were unpaid as of the
23 date of acquisition, including penalties and interest. The lien for unpaid
24 delinquent taxes, penalties and interest on property acquired by the
25 district:

26 1. Is not abated, extinguished, discharged or merged in the title to
27 the property.

28 2. Is enforceable in the same manner as other delinquent tax liens.

29 D. In a district whose boundaries encompass a vehicle emissions
30 control area as defined in section 49-541, the district board shall require
31 all out-of-county and out-of-state students to sign an affidavit at the time
32 of course registration that the student's vehicle meets the requirements of
33 section 49-542. The district board on property under its jurisdiction within
34 a vehicle emissions control area shall prohibit the parking of those vehicles
35 that fail to comply with section 49-542.

36 E. A community college district and a joint technical education
37 district governing board may enter into agreements for the provision of
38 administrative, operational and educational services and facilities.

39 F. Each district may establish a program for the exchange of students
40 between the community colleges under its jurisdiction and colleges and
41 universities located in Sonora, Mexico. The program may provide for in-state
42 tuition for Sonora students at the community colleges under the jurisdiction
43 of the district in exchange for similar tuition provisions for Arizona
44 students enrolled or seeking enrollment in Sonora colleges and universities.
45 The community colleges may work in conjunction with the Arizona-Mexico
46 commission in the governor's office to coordinate recruitment and admissions

1 activities to provide for in-state tuition for up to fifty Sonora students at
2 the community colleges under the jurisdiction of the district in exchange for
3 similar tuition provisions for up to fifty total Arizona students enrolled or
4 seeking enrollment in Sonora colleges and universities.

5 G. Each district shall facilitate transfer articulation coordination
6 pursuant to section 15-1824.

7 Sec. 2. Section 15-1445, Arizona Revised Statutes, is amended to read:
8 15-1445. Administrative powers and duties of district governing
9 boards

10 A district board shall:

11 1. Adopt policies for the government of the community colleges under
12 its jurisdiction.

13 2. In conjunction with other district boards, set standards for the
14 establishment, development, administration, operation and accreditation of
15 community colleges in the district.

16 3. Fix tuitions and graduate the tuitions and fees between
17 institutions and between residents, nonresidents and students from foreign
18 countries. The district board may waive tuitions and fees and graduate
19 tuitions and waivers for an employee or the spouse or dependent child of an
20 employee of the district, or for a nonresident student enrolled in the
21 district if the district board determines the waiver is in the best interest
22 of this state and the student.

23 4. In conjunction with other district boards, submit to the economic
24 estimates commission before January 10 of each year the estimated number of
25 full-time equivalent students for the district as prescribed in section
26 15-1466.01.

27 5. Establish ~~curriculums~~ CURRICULA and designate courses that in its
28 judgment will best serve the interests of this state.

29 6. Determine academic classes that qualify as open entry, open exit
30 classes and prescribe policies for the operation of open entry, open exit
31 classes.

32 7. In conjunction with other district boards and the state board of
33 education, review and adopt, within the scope of the statutory definitions of
34 vocational and ~~technological~~ TECHNICAL education, program and staff standards
35 with modifications as necessary for courses taught in community colleges.
36 The district board shall base the standards on vocational and ~~technological~~
37 TECHNICAL competence.

38 8. In conjunction with other district boards, establish qualifications
39 of the instructional staff that, at a minimum, shall be equal to those
40 required to meet accreditation guidelines and establish standards of
41 vocational and ~~technological~~ TECHNICAL competence required to instruct in
42 occupational as well as academic subjects.

43 9. In conjunction with other district boards, prescribe guidelines
44 providing for the transferability between community college district
45 vocational and ~~technological~~ TECHNICAL education programs and in conjunction

1 with the state board of education prescribe guidelines for the
2 interrelationship of secondary programs and postsecondary programs.

3 10. In conjunction with other district boards, prescribe the manner in
4 which the self-evaluation of vocational and ~~technological~~ TECHNICAL education
5 programs is conducted as provided in section 15-1452.

6 11. If requested by the state board of education, assist in the
7 preparation, publication and distribution of an annual state plan and a
8 comprehensive ~~five-year~~ FIVE-YEAR state plan.

9 12. In conjunction with other district boards and the state board of
10 education, develop a process to determine program funding priorities for
11 state aid purposes. Each district board shall submit state aid
12 recommendations to the legislature. The recommendations shall be based on
13 the process and on existing cost studies of vocational and ~~technological~~
14 TECHNICAL education in this state.

15 13. In conjunction with other district boards, prescribe qualifications
16 for admission to community colleges for honorably discharged veterans who
17 served on active duty in the armed forces for a minimum of one year and who
18 were previously enrolled at a community college or university in this
19 state. For the purpose of determining the qualifications, the district board
20 may not consider prior failing grades received by the veteran at a community
21 college or university in this state.

22 14. Require the publisher of each literary and nonliterary textbook
23 used in the community colleges of the district to furnish computer software
24 in a standardized format, when software becomes available for nonliterary
25 textbooks, to the district board from which braille versions of the textbook
26 may be produced.

27 15. Identify students simultaneously enrolled in a course for both high
28 school and college credit by using the same student level data element
29 required by section 15-1042, subsection A. The auditor general shall have
30 access to this information when certifying the full-time equivalent student
31 enrollment pursuant to section 15-1466.01, SUBSECTION A, paragraph 4.

32 16. ~~Beginning July 1, 2007, purchase~~ ACQUIRE United States flags that
33 are manufactured in the United States and that are at least two feet by three
34 feet and hardware to appropriately display the United States ~~flag and~~
35 ~~purchase~~ FLAGS, ACQUIRE a legible copy of the Constitution of the United
36 States and the Bill of Rights that is manufactured in the United States, ~~and~~
37 display the flags in each classroom in accordance with title 4 of the United
38 States Code and display a legible copy of the Constitution of the United
39 States and the Bill of Rights adjacent to the flag.

40 Sec. 3. Section 15-1466.01, Arizona Revised Statutes, is amended to
41 read:

42 15-1466.01. Calculation of full-time equivalent student
43 enrollment; report

44 A. In determining state aid under sections 15-1464 and 15-1466, the
45 number of full-time equivalent students shall be calculated in the following
46 manner:

1 1. For the basic actual full-time equivalent student enrollment, add
2 the number of full-time equivalent students enrolled as of forty-five days
3 after classes begin in the fall semester to the number of full-time
4 equivalent students enrolled as of forty-five days after classes begin in the
5 spring semester, not including additional short-term classes, and divide the
6 sum by two.

7 2. For the additional short-term and open entry, open exit full-time
8 equivalent student enrollments:

9 (a) Determine the total number of credit units for students enrolled in
10 additional short-term and open entry, open exit classes for the fiscal year.

11 (b) Determine the total number of credit units for students who have
12 completed the additional short-term and open entry, open exit classes for the
13 fiscal year. Any student who has not completed the class by June 30 of each
14 fiscal year shall not be eligible to be counted for state aid purposes until
15 the following year.

16 (c) Add the amounts in subdivisions (a) and (b) OF THIS PARAGRAPH.

17 (d) Divide the amount determined in subdivision (c) OF THIS PARAGRAPH
18 by two.

19 (e) Divide the quotient obtained in subdivision (d) OF THIS PARAGRAPH
20 by thirty.

21 (f) The result in subdivision (e) OF THIS PARAGRAPH is the additional
22 short-term and open entry, open exit full-time equivalent student enrollments
23 for the fiscal year.

24 3. For the skill center and adult basic education courses full-time
25 equivalent student enrollment, divide by six hundred forty the total class
26 attended clock hours of persons who complete vocational training. Any
27 student who does not complete vocational training programs by June 30 of each
28 fiscal year shall not be eligible to be counted for state aid purposes until
29 the following year.

30 4. The total of basic actual, additional short-term and open entry,
31 open exit and skill center full-time equivalent student enrollment shall be
32 the basis of providing state aid. ~~Beginning with the audit for the year~~
33 ~~ending June 30, 2003, the auditor general shall audit separately any~~
34 ~~full-time equivalent student enrollment where a student is enrolled in a~~
35 ~~course for both high school and college credit simultaneously, except for~~
36 ~~credit received at a private college or a college owned, operated or~~
37 ~~chartered by an Indian tribe, taking into consideration any relevant law,~~
38 ~~regulation or rule. The full-time equivalent student enrollment reported by~~
39 ~~each district for all basic actual, additional short-term and open entry,~~
40 ~~open exit classes and skill center and adult basic education courses shall be~~
41 ~~audited annually by the auditor general. The auditor general shall report~~
42 ~~the results of the audit to the staffs of the joint legislative budget~~
43 ~~committee and the governor's office of strategic planning and budgeting by~~
44 ~~October 15 of each year.~~

45 5. For a student who takes a course for which credit is awarded by
46 both a community college and a high school, in which the instructor is an

1 employee of the high school and in which the class is being taught on the
2 high school campus during the normal high school operating hours, the amount
3 of state aid that the community college would otherwise receive for that
4 student shall be reduced by fifty ~~per-cent~~ PERCENT.

5 B. FOR THE PURPOSES OF CALCULATING THE DISTRICT EXPENDITURE LIMITATION
6 PRESCRIBED IN ARTICLE IX, SECTION 21, CONSTITUTION OF ARIZONA, AND PURSUANT
7 TO SECTION 41-563, THE NUMBER OF FULL-TIME EQUIVALENT STUDENTS SHALL BE
8 CALCULATED IN THE FOLLOWING MANNER:

9 1. DETERMINE THE TOTAL OF BASIC ACTUAL, ADDITIONAL SHORT-TERM AND OPEN
10 ENTRY, OPEN EXIT AND SKILL CENTER FULL-TIME EQUIVALENT STUDENTS AS PRESCRIBED
11 IN SUBSECTION A OF THIS SECTION.

12 2. DETERMINE THE NUMBER OF FULL-TIME EQUIVALENT STUDENTS INCLUDED IN
13 PARAGRAPH 1 OF THIS SUBSECTION WHO WERE ENROLLED IN CAREER AND TECHNICAL
14 EDUCATION COURSES THAT HAVE BEEN APPROVED BY THE DEPARTMENT OF EDUCATION IN
15 ACCORDANCE WITH THE CARL D. PERKINS CAREER AND TECHNICAL EDUCATION
16 IMPROVEMENT ACT OF 2006.

17 3. MULTIPLY THE AMOUNT DETERMINED IN PARAGRAPH 2 OF THIS SUBSECTION BY
18 0.3.

19 4. ADD THE AMOUNTS IN PARAGRAPHS 1 AND 3 OF THIS SUBSECTION. THIS SUM
20 IS THE FULL-TIME EQUIVALENT STUDENT ENROLLMENT FOR THE PURPOSE OF THE
21 EXPENDITURE LIMITATION.

22 C. THE FULL-TIME EQUIVALENT STUDENT ENROLLMENT REPORTED BY EACH
23 DISTRICT FOR ALL BASIC ACTUAL, ADDITIONAL SHORT-TERM AND OPEN ENTRY, OPEN
24 EXIT CLASSES AND SKILL CENTER AND ADULT BASIC EDUCATION COURSES PURSUANT TO
25 SUBSECTION A OF THIS SECTION SHALL BE AUDITED ANNUALLY BY THE AUDITOR
26 GENERAL. THE AUDITOR GENERAL SHALL AUDIT SEPARATELY ANY FULL-TIME EQUIVALENT
27 STUDENT ENROLLMENT IN WHICH A STUDENT IS ENROLLED IN A COURSE FOR BOTH HIGH
28 SCHOOL AND COLLEGE CREDIT SIMULTANEOUSLY, EXCEPT FOR CREDIT RECEIVED AT A
29 PRIVATE COLLEGE OR A COLLEGE THAT IS OWNED, OPERATED OR CHARTERED BY AN
30 INDIAN TRIBE, TAKING INTO CONSIDERATION ANY RELEVANT LAW, REGULATION OR RULE.
31 BEGINNING WITH THE AUDIT FOR THE YEAR ENDING JUNE 30, 2016, THE AUDITOR
32 GENERAL SHALL AUDIT SEPARATELY THE CALCULATION OF FULL-TIME EQUIVALENT
33 STUDENT ENROLLMENT IN SUBSECTION B OF THIS SECTION FOR THE PURPOSE OF THE
34 EXPENDITURE LIMITATION FOR USE PURSUANT TO SECTION 41-563. THE AUDITOR
35 GENERAL SHALL REPORT THE RESULTS OF THE AUDIT TO THE STAFFS OF THE JOINT
36 LEGISLATIVE BUDGET COMMITTEE, THE GOVERNOR'S OFFICE OF STRATEGIC PLANNING AND
37 BUDGETING AND THE ECONOMIC ESTIMATES COMMISSION ON OR BEFORE OCTOBER 15 OF
38 EACH YEAR.

39 D. PURSUANT TO SECTION 15-1445, PARAGRAPH 4, A COMMUNITY COLLEGE
40 DISTRICT MAY SUBMIT TO THE ECONOMIC ESTIMATES COMMISSION ONE OF THE FOLLOWING
41 ESTIMATES OF FULL-TIME EQUIVALENT STUDENT ENROLLMENT:

42 1. THE MOST RECENT AUDITED FULL-TIME EQUIVALENT STUDENT ENROLLMENT
43 COUNT CALCULATED PURSUANT TO SUBSECTION B OF THIS SECTION.

44 2. THE AVERAGE OF THE FIVE MOST RECENT AUDITED FULL-TIME EQUIVALENT
45 STUDENT ENROLLMENT COUNTS CALCULATED PURSUANT TO SUBSECTION B OF THIS
46 SECTION.

1 3. A FULL-TIME EQUIVALENT STUDENT ENROLLMENT COUNT THAT EXCEEDS THE
2 MOST RECENT AUDITED FULL-TIME EQUIVALENT STUDENT ENROLLMENT COUNT CALCULATED
3 PURSUANT TO SUBSECTION B OF THIS SECTION BY UP TO FIVE PERCENT IF THE ACTUAL
4 FULL-TIME EQUIVALENT STUDENT ENROLLMENT COUNT AS OF FORTY-FIVE DAYS AFTER
5 CLASSES BEGIN IN THE CURRENT FALL SEMESTER EXCEEDS THE ACTUAL FULL-TIME
6 EQUIVALENT STUDENT ENROLLMENT COUNT AS OF FORTY-FIVE DAYS AFTER CLASSES BEGAN
7 IN THE FALL SEMESTER OF THE PREVIOUS YEAR.

8 Sec. 4. Section 15-1471, Arizona Revised Statutes, is amended to read:
9 15-1471. Expenditure limitations; overrides

10 A. A district board, on the approval of a majority of the qualified
11 electors in the district voting at a regularly scheduled election on the
12 first Tuesday after the first Monday in November, may authorize expenditures
13 in excess of the district expenditure limitation prescribed pursuant to
14 article IX, section 21, Constitution of Arizona. The excess expenditures
15 authorized shall be a specified percentage of the expenditure limitation.
16 The impact of the authorization shall appear on the ballot and in publicity
17 pamphlets in the same manner as prescribed in section 41-563.03.

18 B. In the resolution requesting the voters to approve expenditures in
19 excess of the district expenditure limitation prescribed pursuant to article
20 IX, section 21, Constitution of Arizona, the district board shall state the
21 number of years in which the authority to expend in excess of the limitation
22 otherwise prescribed is to be in effect. The district board shall not
23 request authority from the voters for a period of less than two years nor
24 more than seven years.

25 C. Any authorization of expenditures made pursuant to this section
26 shall be used in determining a modified expenditure limitation ~~which~~ THAT is
27 equal to the expenditure limitation prescribed pursuant to article IX,
28 section 21, Constitution of Arizona, increased by the specified percentage,
29 beginning with the fiscal year immediately following the approval of the
30 qualified electors of the district. The district board shall not authorize
31 expenditures in excess of the modified expenditure limitation in subsequent
32 fiscal years unless subsequent approval for additional excess expenditures is
33 received as provided in subsection A of this section.

34 D. A DISTRICT BOARD, BY AN AFFIRMATIVE VOTE OF TWO-THIRDS OF THE
35 MEMBERS OF THE BOARD, MAY REFER TO THE VOTERS IN THE DISTRICT A PERMANENT
36 CHANGE IN THE BASE LIMIT USED TO DETERMINE THE DISTRICT EXPENDITURE
37 LIMITATION PRESCRIBED PURSUANT TO ARTICLE IX, SECTION 21, CONSTITUTION OF
38 ARIZONA. A PERMANENT CHANGE IN THE BASE LIMIT MAY BE AUTHORIZED ON THE
39 APPROVAL OF A MAJORITY OF THE QUALIFIED ELECTORS IN THE DISTRICT VOTING AT A
40 REGULARLY SCHEDULED ELECTION ON THE FIRST TUESDAY AFTER THE FIRST MONDAY IN
41 NOVEMBER. THE IMPACT OF THE AUTHORIZATION SHALL APPEAR ON THE BALLOT AND IN
42 PUBLICITY PAMPHLETS IN THE SAME MANNER AS PRESCRIBED IN SECTION 41-563.03.

43 E. IN THE RESOLUTION REQUESTING THE VOTERS TO APPROVE A PERMANENT
44 CHANGE IN THE BASE LIMIT USED TO DETERMINE THE DISTRICT EXPENDITURE
45 LIMITATION PRESCRIBED PURSUANT TO ARTICLE IX, SECTION 21, CONSTITUTION OF
46 ARIZONA, THE DISTRICT BOARD SHALL STATE ALL OF THE FOLLOWING:

- 1 1. THE CURRENT BASE LIMIT USED TO DETERMINE THE DISTRICT EXPENDITURE
2 LIMITATION.
- 3 2. THE PROPOSED BASE LIMIT TO BE USED TO DETERMINE THE DISTRICT
4 EXPENDITURE LIMITATION.
- 5 3. THE INCREASE IN EXPENDITURE LIMITATION CAPACITY GENERATED BY A
6 CHANGE IN THE BASE LIMIT FOR THE MOST RECENT CALCULATED EXPENDITURE
7 LIMITATION.
- 8 4. A RATIONALE FOR THE REQUEST TO AUTHORIZE A PERMANENT CHANGE IN THE
9 BASE LIMIT USED IN THE CALCULATION OF THE EXPENDITURE LIMITATION.
- 10 F. ANY AUTHORIZATION OF A PERMANENT CHANGE IN THE BASE LIMIT PURSUANT
11 TO SUBSECTION D OF THIS SECTION SHALL BE USED IN DETERMINING AN EXPENDITURE
12 LIMITATION PRESCRIBED PURSUANT TO ARTICLE IX, SECTION 21, CONSTITUTION OF
13 ARIZONA, BEGINNING WITH THE FISCAL YEAR IMMEDIATELY FOLLOWING THE APPROVAL OF
14 THE PERMANENT CHANGE BY THE QUALIFIED ELECTORS OF THE DISTRICT.
- 15 Sec. 5. Repeal
- 16 Section 15-1474, Arizona Revised Statutes, is repealed.
- 17 Sec. 6. Repeal
- 18 Laws 2009, chapter 59, section 3 is repealed.
- 19 Sec. 7. Repeal
- 20 Laws 2010, chapter 117, section 19 is repealed.
- 21 Sec. 8. Community college district; full-time equivalent
22 submissions; repeal
- 23 A. Notwithstanding section 15-1466.01, subsection D, Arizona Revised
24 Statutes, as added by this act, a community college district may submit to
25 the economic estimates commission the average of the ten most recent audited
26 full-time equivalent student enrollment counts.
- 27 B. This section is repealed from and after June 30, 2019.

APPROVED BY THE GOVERNOR MARCH 24, 2016.

FILED IN THE OFFICE OF THE SECRETARY OF STATE MARCH 24, 2016.