



HOUSE OF REPRESENTATIVES

HB 2514

~~restricted vehicle use; DUI; repeal~~

NOW: restricted vehicle use; DUI; exemption

Prime Sponsor: Representative Borrelli, LD 5

DPA S/E Committee on Military Affairs and Public Safety

DPA Caucus and COW

X House Engrossed

OVERVIEW

HB 2514 exempts real estate, cemetery, and membership camping brokers and salespersons from the prohibition of a person convicted of, or awaiting trial for a DUI within five years of applying for a fingerprint clearance card from driving any vehicle to transport employees or clients as a part of their employment.

PROVISIONS

1. Exempts the following professions from the requirement that a person convicted of, or awaiting trial for a DUI within five years of applying for a fingerprint clearance card must not drive any vehicle to transport employees or clients as part of their employment:
 - a. Real estate brokers and salespersons;
 - b. Cemetery brokers and salespersons; and
 - c. Membership camping brokers and salespersons.
2. Clarifies that this exemption does not apply to employees of the State Real Estate Department and other specific state agencies.
3. Makes technical changes.

CURRENT LAW

A.R.S. § 41-1758.03 prohibits any person who is awaiting trial for, or who has been convicted of a DUI within five years of applying for a fingerprint clearance card from driving any vehicle to transport employees or clients as part of their employment. Any person who is arrested for a DUI offense must have a driving restriction notification placed on their fingerprint clearance card (A.R.S. § 41-1758.04).