

COMMITTEE ON TRANSPORTATION & INFRASTRUCTURE

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HB 2022 (Chapter 174): special plates; regionally accredited institutions

Establishes the Regionally Accredited Institution of Higher Education Special License Plate and Fund for an institution with at least one university campus in Arizona that has 2,000 students residing on campus and a nondiscrimination policy for admissions. Effective: August 6, 2016.

Click [here](#) for the bill history.

HB 2145 (Chapter 182): historic federal highways; special plates

Establishes the Federal Highway Preservation Special License Plate and Fund for an entity that is a nonprofit organization that has contributed to designating the Federal Highway as a historic road and natural scenic byway and assisted communities along the highway. Also establishes the First Responder Special Plate and Fund for an entity that is a nonprofit organization that offers assistance, support, training, services, and scholarships to families of public safety officers and firefighters who have been seriously injured or killed in the line of duty. Effective: August 6, 2016.

Click [here](#) for the bill history.

HB 2153 (Chapter 213): VLT exemption; military members; spouses

Exempts a surviving spouse or dependent of a deceased member of the United States military who was killed in the line of duty, or as a result of injuries sustained in the line of duty, from paying a VLT and registration fee for a vehicle. Stipulates the spouse or dependent may claim only one vehicle. Effective: January 1, 2017.

Click [here](#) for the bill history.

HB 2248 (Chapter 29): autocycles; definition; class D licenses

Requires an autocycle to be fully or partially enclosed, rather than completely enclosed, and states that a Class D license is valid for operating an autocycle. Effective: August 6, 2016.

Click [here](#) for the bill history.

HB 2249 (Chapter 116): ADOT; authorized third parties

Requires any employee of an authorized third party with ADOT who seeks authorization or certification and has access to personal information or conducts vehicle inspections on behalf of the state to provide a full set of fingerprints for a state and federal criminal records check. Effective: August 6, 2016.

Click [here](#) for the bill history.

HB 2250 (Chapter 66): ADOT advertising; sponsorship; nonhighway assets

Allows ADOT to establish a program to sell or lease advertising on nonhighway assets and allow monetary sponsorship of facilities and other assets. Requires all revenues accrued as a result of this program to be deposited into the state highway fund. Effective: August 6, 2016.

Click [here](#) for the bill history.

HB 2251 (Chapter 52): commercial motor vehicles

Changes the single axel load limit for an over-the-road bus and modifies the disqualification standards for commercial driver license holders. States a vehicle transporter and semitrailer may not exceed 80 feet. Exempts an over-the-road bus from the 20,000 pound single axel load limit, but requires the vehicle not to exceed 24,000 pounds. Lowers the timeframe for which a temporary international proportional registration and a temporary alternative proportional registration is valid from 90 to 60 days. Requires a commercial driver license or instruction permit to be disqualified for at least 60 consecutive days if the Arizona Department of Transportation determines that the driver falsified information or documentation during the licensing process. Effective: August 6, 2016.

Click [here](#) for the bill history.

HB 2348 (Chapter 193): motor vehicle dealers; compensation

Establishes requirements and criteria for compensation paid to a new motor vehicle dealer by a manufacturer or distributor of new vehicles for diagnostic work, repair service, labor and warranty service, including recalls. Stipulates audit and hearing process requirements for contested or fraudulent paid claims for service. Outlines required criteria for a dealer to establish retail rate charges and criteria for claims. Effective: August 6, 2016.

Click [here](#) for the bill history.

HB 2444 (Chapter 256): towing; bond requirement

Limits the amount of a bond which must be submitted by a towing company employee who is applying for authorization and conducts a level one motor vehicle inspection to no greater than \$25,000. Specifies that the bond will cover every location in which the towing company is located. Effective: August 6, 2016.

Click [here](#) for the bill history.

HB 2495 (Chapter 366): sporting event tax revenue; tourism

Appropriates \$1,500,000 annually to AOT from the GF in FY 2022 through 2051, if the project cost for a special sporting event exceeds \$100 million, starting January 1, 2017. Requires AOT to deposit the monies into a separate fund, use the monies to promote and market a special sporting event at a host facility and report amounts and purposes of all expenditures to JLBC. Effective: August 6, 2016.

Click [here](#) for the bill history.

HB 2509 (Chapter 261): vehicle equipment; lighting

Stipulates that each tail, stop and signal lamp on a motor vehicle must meet statutory requirements, and that the first violation for driving a vehicle without a stop lamp with every stop light otherwise meeting statutory requirements may not result in a citation. Effective: August 6, 2016.

Click [here](#) for the bill history.

HB 2535 (Chapter 263): motor vehicle dealers; titles; licensing

Permits ADOT to establish an electronic system for issuing and maintaining electronic titles and procedures for sharing information with law enforcement agencies. Removes the requirement that a motor vehicle dealer apply for a license through DFA and modifies licensure fees. Requires a wholesale motor vehicle dealer or broker to be a legal resident of Arizona and exempts new motor vehicle dealers from mandated criminal records checks. Effective: August 6, 2016.

Click [here](#) for the bill history.

HB 2584 (Chapter 369): data center tax relief; qualification

Changes requirements and qualifications for the tax relief allotted to the owner, operator or qualified colocation tenant of a certified computer data center and modifies certification revocation and tax recapture by ACA and DOR. Modifies the requirements for a computer data center to qualify as a sustainable redevelopment project. Removes the requirement that the owner, operator or qualified colocation tenant of a computer data center present the retailer with its certificate in order to qualify for certain tax exemptions (retroactive to September 13, 2013). Effective: August 6, 2016.

Click [here](#) for the bill history.

SB 1008 (Chapter 12): VLT; fee exemptions; first responders

Modifies the vehicle license tax and registration fee exemption allotted to the spouse or dependent of a deceased law enforcement officer, firefighter or emergency responder to include first responders and volunteer first responders. Effective: March 14, 2016.

Click [here](#) for the bill history.

SB 1207 (Chapter 269): department of transportation; continuation.

Continues ADOT for eight years. Effective: July 1, 2016.

Click [here](#) for the bill history.

SB 1228 (Chapter 57): ignition interlock requirement; DUI; drugs

Eliminates the ignition interlock device (IID) requirement for a driving under the influence violation that did not involve intoxicating liquor and allows the court to require an IID. Removes the requirements for the MVD to remove the IID requirements and revoke the driver license of a person who is convicted of a DUI for a drug or its metabolite in the person's body. Effective: January 1, 2017.

Click [here](#) for the bill history.

SB 1241 (Chapter 55): photo radar prohibition; state highways

Prohibits the state or local authority from using a photo enforcement system on a state highway. Effective: August 6, 2016.

Click [here](#) for the bill history.

SB 1255 (Chapter 34): vehicle emissions inspection program; continuation

Continues the Vehicle Emissions Inspection Program for six years. Effective: July 1, 2016.

Click [here](#) for the bill history.

SB 1357 (Chapter 276): vehicle certificates of title

Allows ADOT to adopt an electronic system for issuing and maintaining electronic certificates of title and for sharing information with law enforcement agencies. Requires a wholesale motor vehicle dealer or broker to be a legal resident of Arizona and exempts new motor vehicle dealers from required criminal record checks. Effective: August 6, 2016.

Click [here](#) for the bill history.

SB 1358 (Chapter 277): motor vehicle dealer licensing

Requires a motor vehicle dealer to obtain a license through the MVD, rather than through the MVD and DFI. Modifies motor vehicle licensing fees. Effective: August 6, 2016.

Click [here](#) for the bill history.

SB 1414 (Chapter 316): electronic legal material.

Sets requirements and standards for Arizona Legislative Council to publish, preserve and authenticate electronic legal material, which includes the Constitution of Arizona, Arizona session laws, and Arizona Revised Statutes and ensure the material is reasonably available to the public on a permanent basis. Effective: August 6, 2016.

Click [here](#) for the bill history.

SB 1438 (Chapter 317): software; computer system; sale; lease

Exempts the sale or lease of software, computer systems or intellectual property developed by ADE from the prohibition of state competition with private enterprises. Establishes the ADE Intellectual Property Fund to improve the maintenance, administration and development of the Education Learning and Accountability System (AELAS). Effective: August 6, 2016.

Click [here](#) for the bill history.

SB 1490 (Chapter 228): transportation funding; task force

Establishes the Surface Transportation Funding Task Force, consisting of nine members. Requires the task force to review existing reports and analyses regarding transportation needs and revenue sources in Arizona and recommend specific revenue proposals for dedicated funding sources that will fund transportation needs. Requires the task force to conduct a statewide study with ADOA and provide a final report of its findings and recommendations. Effective: May 12, 2016.

Click [here](#) for the bill history.

SB 1492 (Chapter 171): taxis; limousines; livery vehicles

Modifies the regulations regarding taxi, limousine and livery vehicle services. Outlines the requirements for signage on taxis and livery vehicles. Prohibits a city, town or other taxing jurisdiction from levying transaction privilege tax on a Transportation Network Company (TNC) for transporting for vehicle for hire services. Requires TNCs to obtain a permit, rather than a license, from ADOT. Removes requirements for ADOT, and various penalties directly related to

taxi meters or commercial devices. Modifies tax exemptions allotted for the transporting classification and municipal tax (Effective on August 6, 2016). Effective: July 1, 2016.

Click [here](#) for the bill history.