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GENERAL "BUSINESS" BILLS

Legislative Report

February 10, 2016

NOTE: The following bill summaries were not prepared by our office and do not constitute an official record of the Arizona Legislature. They are provided for the purpose of advising you as to the general content of the legislation and should not be relied upon as an accurate interpretation of the meaning or purpose of the bill or its applicability to you or your interests. To insure you obtain a correct interpretation of the legislation, it is important to read the bill in its entirety.

Posted Calendars and Committee Hearings

- H2002: INSURANCE PREMIUM TAX REDUCTION
*Calendar:*2/10 House Consent
- H2043: LEGAL TENDER EXCHANGE; TAX EXCLUSION
*Hearing:*House Ways & Means (Monday 02/15/16 at 2:00 PM, House Rm. 3)
- H2240: WORKERS' COMPENSATION; MODIFICATIONS
*Calendar:*2/11 House COW
- H2306: HEALTHCARE PROVIDERS; FAMILY MEMBERS; COVERAGE
*Calendar:*2/11 House COW
- H2388: QUALIFIED DISABILITY EXPENSES; ELIGIBLE INDIVIDUALS
*Hearing:*House Appropriations (Wednesday 02/10/16 at 2:00 PM, House Rm. 1)
- H2439: PROPERTY TAX VALUATION
*Hearing:*House Ways & Means (Monday 02/15/16 at 2:00 PM, House Rm. 3)
- H2499: TRUTH IN TAXATION; DETAILED NOTICE
*Hearing:*House Ways & Means (Monday 02/15/16 at 2:00 PM, House Rm. 3)
- H2517: BUSINESS PROFESSIONALS; REGULATION RESTRICTIONS
*Calendar:*2/10 House Consent
*Calendar:*2/11 House COW
- H2635: MUNICIPALITIES; TAXES & FEES; NOTIFICATION
*Hearing:*House County & Municipal Affairs (Monday 02/15/16 at 2:00 PM, House Rm. 4)
- HCR2043: INITIATIVE, REFERENDUM; VOTE PERCENTAGE REQ
*Hearing:*House Elections (Monday 02/15/16 at 10:00 AM, House Rm. 4)
- S1216: CHARITABLE DONATIONS; TAX CREDIT AMOUNTS
*Hearing:*Senate Finance (Wednesday 02/10/16 at 9:00 AM, Senate Rm. 3)
- S1217: CHARITABLE TAX CREDIT; CONTRIBUTION DATE
*Hearing:*Senate Finance (Wednesday 02/10/16 at 9:00 AM, Senate Rm. 3)
- S1235: CONSIDERATION OF PROPERTY RIGHTS; ZONING
*Hearing:*Senate Government (Wednesday 02/10/16 at 2:00 PM, Senate Rm. 3)
- S1288: INTERNAL REVENUE CODE CONFORMITY
*Hearing:*Senate Finance (Wednesday 02/10/16 at 9:00 AM, Senate Rm. 3)
- S1289: 2016 TAX CORRECTION ACT
*Hearing:*Senate Finance (Wednesday 02/10/16 at 9:00 AM, Senate Rm. 3)
- S1294: CLAIMS; LICENSED PROFESSIONALS; EXPERT WITNESS
*Hearing:*Senate Judiciary (Thursday 02/11/16 at 9:30 AM, Senate Rm. 109)

- S1306: COUNTY DEVELOPMENT FEES
*Hearing:*Senate Government (Wednesday 02/10/16 at 2:00 PM, Senate Rm. 3)
- S1385: CHILDREN'S HEALTH INSURANCE PROGRAM
*Hearing:*Senate Appropriations (Tuesday 02/16/16 at 2:00 PM, Senate Rm. 109)
- S1398: FUEL TAXES; STREETS & HIGHWAYS
*Hearing:*Senate Transportation (Tuesday 02/16/16 at 2:00 PM, Senate Rm. 1)
- S1401: TRADE NAMES; TRADEMARKS; APPLICATION
*Hearing:*Senate Commerce & Workforce Development (Monday 02/15/16 at 1:45 PM, Senate Rm. 1)
- S1424: HOME-BASED BUSINESSES; LICENSING MORATORIUM; UNEMPLOYMENT
*Hearing:*Senate Commerce & Workforce Development (Monday 02/15/16 at 1:45 PM, Senate Rm. 1)
- S1426: COMMERCE AUTHORITY; SUNSET CONTINUATION; REFORMS
*Hearing:*Senate Commerce & Workforce Development (Monday 02/15/16 at 1:45 PM, Senate Rm. 1)
- SCM1002:HEALTH INSURANCE TAX; REPEAL
*Calendar:*2/11 Senate COW
- SCM1007:OZONE CONCENTRATION STANDARD; URGING EPA
*Calendar:*2/10 Senate Consent

Bill Summaries

H2002: INSURANCE PREMIUM TAX REDUCTION

The insurance premium tax rate for insurance other than fire, disability, and health care service and disability insurance is annually reduced by .05 percent, beginning from the current rate of 2 percent down to 1.75 percent in calendar year 2021 and beyond. Previously, the rate was annually reduced from the current rate of 2 percent to specified lower rates in calendar years 2016 through 2025 and to 1.70 percent in calendar year 2026 and beyond.

First sponsor: Rep. Livingston

H2002 Daily History	Date Action
INSURANCE PREMIUM TAX REDUCTION	2/10 House COW approved with floor amend #4174.
INSURANCE PREMIUM TAX REDUCTION	2/9 stricken from House consent calendar by Wheeler.
INSURANCE PREMIUM TAX REDUCTION	2/8 from House rules okay. To House consent calendar.
INSURANCE PREMIUM TAX REDUCTION	1/27 from House ins do pass.
INSURANCE PREMIUM TAX REDUCTION	1/11 referred to House ins.

H2014: ELECTRONIC DOCUMENTS; STATE AGENCIES

If a statute or rule requires a person to submit an application or any other documentation to any agency, the person is permitted to submit the documentation electronically. Agencies are required to provide a method of electronic submission of non-sensitive data on the agency's website, and are permitted to provide a method of electronic submission of sensitive data. Effective July 1, 2019. AS PASSED HOUSE.

First sponsor: Rep. Stevens

H2014 Daily History	Date Action
ELECTRONIC DOCUMENTS; STATE AGENCIES	1/28 House COW approved with floor amend #4029. Passed House 39-18; ready for Senate.
ELECTRONIC DOCUMENTS; STATE AGENCIES	1/26 stricken from House consent calendar by Wheeler.
ELECTRONIC DOCUMENTS; STATE AGENCIES	1/26 from House rules okay.
ELECTRONIC DOCUMENTS; STATE AGENCIES	1/25 to House consent calendar.
ELECTRONIC DOCUMENTS; STATE AGENCIES	1/21 from House gov-higher ed do pass.
ELECTRONIC DOCUMENTS; STATE AGENCIES	1/11 referred to House gov-higher ed.

H2018: OPTIONAL INDIVIDUAL FLAT INCOME TAX

For tax years 2017 through 2021, in lieu of regular state income tax, an Arizona resident taxpayer who files as a single person and whose Arizona gross income for the tax year does not exceed \$25,000 may elect to compute and pay income tax at

a rate of one percent of income. A taxpayer who elects to do so is prohibited from making any addition or claiming any subtraction, exemption, deduction or credit under regular income tax statutes. Effective January 1, 2017.

First sponsor: Rep. Stevens

H2018 Daily History	Date Action
OPTIONAL INDIVIDUAL FLAT INCOME TAX 1/11 referred to House ways-means.	

H2027: CORPORATE TAX CREDITS; ANNUAL REPORT

Beginning in 2017, the Department of Revenue is required to annually report to the Governor and the Legislature specified information on corporate tax credits for any corporation that claims aggregate credits in any taxable year of \$5,000 or more. The Dept is authorized to disclose confidential taxpayer information for this purpose.

First sponsor: Rep. Mitchell

H2027 Daily History	Date Action
CORPORATE TAX CREDITS; ANNUAL REPORT 1/11 referred to House ways-means.	

H2028: TAXES; PAYMENT; CONDEMNED PROPERTY

If a municipality, county, school district, community college district, special taxing district, the state or any agency or instrumentality of the state acquires real or personal property by condemnation, that entity is not required to pay unpaid taxes, penalties and interest in an amount that exceeds the fair market value of the property interest acquired.

First sponsor: Rep. Mitchell

H2028 Daily History	Date Action
TAXES; PAYMENT; CONDEMNED PROPERTY 1/25 House ways-means held.	
TAXES; PAYMENT; CONDEMNED PROPERTY 1/11 referred to House ways-means.	

H2043: LEGAL TENDER EXCHANGE; TAX EXCLUSION

The lists of subtractions from Arizona gross income for individual and corporate income taxes are expanded to include the amount of any net capital gain included in federal adjusted gross income for the tax year that is derived from the exchange of one kind of legal tender for another kind of legal tender. For this purpose, legal tender is defined as a medium of exchange, including "specie" (defined as coins having precious metal content), that is authorized by the U.S. Constitution or Congress for the payment of debts, public charges, taxes and dues.

First sponsor: Rep. Finchem

H2043 Daily History	Date Action
LEGAL TENDER EXCHANGE; TAX EXCLUSION 1/11 referred to House ways-means.	

H2047: TRADE NAMES; TRADEMARKS; ONLINE REGISTRATION

An application for registration of a trademark or trade name, including a renewal registration, may be submitted on a form furnished by the Secretary of State or on the Secretary of State's website. The Secretary of State is required to allow trademark or trade name registrations to be completed and submitted on the website. Effective January 1, 2017. AS PASSED HOUSE.

First sponsor: Rep. Stevens

H2047 Daily History	Date Action
TRADE NAMES; TRADEMARKS; ONLINE REGISTRATION 1/28 passed House 57-0; ready for Senate.	
TRADE NAMES; TRADEMARKS; ONLINE REGISTRATION 1/27 House COW approved with amend #4005.	
TRADE NAMES; TRADEMARKS; ONLINE REGISTRATION 1/26 from House rules okay.	
TRADE NAMES; TRADEMARKS; ONLINE REGISTRATION 1/20 from House com with amend #4005.	
TRADE NAMES; TRADEMARKS; ONLINE REGISTRATION 1/12 referred to House com.	

H2114: INDEPENDENT BUSINESS STATUS; DECLARATION

Any employing unit contracting with an independent contractor may prove the existence of an independent contractor relationship for the purposes of Title 23 (Labor) by the independent contractor executing a declaration of independent business status. Establishes a form for the declaration of independent business status, and requires the declaration to be signed by the independent contractor and dated. A declaration in compliance with these requirements creates a rebuttable presumption of an independent contractor relationship. AS PASSED HOUSE.

First sponsor: Rep. Petersen

H2114 Daily History	Date Action
INDEPENDENT BUSINESS STATUS; DECLARATION 2/4	passed House 34-22; ready for Senate.
INDEPENDENT BUSINESS STATUS; DECLARATION 2/3	House COW approved with amend #4007.
INDEPENDENT BUSINESS STATUS; DECLARATION 1/28	retained on House COW calendar.
INDEPENDENT BUSINESS STATUS; DECLARATION 1/26	from House rules okay.
INDEPENDENT BUSINESS STATUS; DECLARATION 1/20	from House com with amend #4007.
INDEPENDENT BUSINESS STATUS; DECLARATION 1/13	referred to House com.

H2148: MINIMUM WAGE; NONMONETARY COMPENSATION

For the purpose of the minimum wage, the definition of "wage" is expanded to include the reasonable cost, as determined by the Industrial Commission, to the employer of furnishing an employee with board, lodging or other facilities unless this cost is excluded from a wage under a collective bargaining agreement that is applicable to the employee. Factors the Commission may consider when determining the fair value of board, lodging or other facilities are specified. Due to voter protection, this legislation requires the affirmative vote of at least 3/4 of the members of each house of the Legislature for passage.

First sponsor: Rep. Fann

H2148 Daily History	Date Action
MINIMUM WAGE; NONMONETARY COMPENSATION 1/27	House com held.
MINIMUM WAGE; NONMONETARY COMPENSATION 1/21	referred to House com.

H2177: PAID SICK AND SAFE TIME

Effective January 1, 2017, employees who work in Arizona accrue a minimum of one hour of paid sick and safe time for every 30 hours worked. Situations where an employee may use paid sick and safe time are specified, as well as provisions governing accrual, carry over, and transfer of paid sick and safe time.

First sponsor: Rep. Andrade

H2177 Daily History	Date Action
PAID SICK AND SAFE TIME 1/25	referred to House com.

H2195: UNPAID LEAVE; EMPLOYEE; MILITARY FAMILY

Employers are required to provide up to 2 consecutive weeks of unpaid leave in a 12 month period to an employee who makes a written request for the leave at least 2 weeks in advance and the employee has an immediate family member who served in a combat zone within the 90 days preceding the date of the request and who is either an active duty member of the U.S. Armed Forces on military leave or was honorably discharged from the U.S. Armed Forces.

First sponsor: Rep. Larkin

H2195 Daily History	Date Action
UNPAID LEAVE; EMPLOYEE; MILITARY FAMILY 1/21	referred to House com.

H2196: PAID SICK AND SAFE TIME

Effective January 1, 2017, employees who work in Arizona accrue a minimum of one hour of paid sick and safe time for every 30 hours worked. Situations where an employee may use paid sick and safe time are specified as well as provisions governing accrual, carry over, and transfer of paid sick and safe time.

First sponsor: Rep. Larkin

H2196 Daily History	Date Action
PAID SICK AND SAFE TIME 1/25 referred to House com.	

H2222: EMPLOYMENT SECURITY; OMNIBUS

Various changes relating to unemployment insurance and unemployment benefits. To be eligible for unemployment benefits, an individual is required to make at least four work search contacts on four different days of the week, instead of being required to make at least three work search contacts during the week. The Department of Economic Security, instead of the Arizona Commerce Authority, Is the state registration agency for apprenticeship functions prescribed by the federal government. Statute increasing the employer's contribution rate for the ensuing calendar year if at any time before the computation date shared work benefits are paid under the shared work plan of an employer or its predecessor is repealed on January 1, 2017. A party dissatisfied with a decision of the Appeals Board is no longer required to file a request for review and a decision on review is no longer required before that party may initiate an action for judicial review.

First sponsor: Rep. Fann

H2222 Daily History	Date Action
EMPLOYMENT SECURITY; OMNIBUS 1/19 referred to House com.	

H2240: WORKERS' COMPENSATION; MODIFICATIONS

Any interested party in a workers' compensation hearing is entitled to one change of administrative law judge (ALJ) as a matter of right by filing a notice of change of ALJ, and requirements for a notice of change of ALJ are specified. For the purpose of notice or affidavit for change of ALJ, the employer and the employer's insurance carrier are considered a single party unless their interests are in conflict. In a workers' compensation case before the Industrial Commission, on the motion of a party, the chief ALJ is authorized to designate a pro se litigant a vexatious litigant under specified conditions, including that the pro se litigant repeatedly files requests for hearings or motions solely or primarily for the purpose of harassment or brings or defends claims "without substantial justification" (defined elsewhere in statute). A pro se litigant who is designated a vexatious litigant is prohibited from filing a new request for hearing, pleading, motion or other document without prior leave of the ALJ. Interest on the payment of workers' compensation benefits must be paid at a rate of interest at the lesser of 10 percent per annum or the prime rate plus 1 percent. Instances where interest must be paid are specified.

First sponsor: Rep. Fann

H2240 Daily History	Date Action
WORKERS' COMPENSATION; MODIFICATIONS 2/8	from House rules okay.
WORKERS' COMPENSATION; MODIFICATIONS 2/3	from House ins with amend #4069.
WORKERS' COMPENSATION; MODIFICATIONS 2/3	House ins amended; report awaited.
WORKERS' COMPENSATION; MODIFICATIONS 1/21	referred to House ins.

H2272: TEMPORARY SERVICES EMPLOYEES; RIGHTS

Establishes a temporary employee bill of rights. "Temporary services employers" (defined) are required to give various notices and disclosures to each temporary employee. Temporary employees cannot be paid less than the minimum wage and must be reimbursed for use of the employee's own vehicle for transportation to a work site. Temporary services employers and "work site employers" (defined) are prohibited from charging temporary employees for specified items or services. Only 20 percent of a work site employer's employees are permitted to be temporary workers. Establishes civil penalties for violations.

First sponsor: Rep. Mendez

H2272 Daily History	Date	Action
No actions posted for this bill to date.		

H2282: REPEAL; RIGHT TO WORK

Statute prohibiting agreements denying employment because of nonmembership in labor organizations is repealed. Conditionally enacted on the state Constitution being amended by the voters at the 2016 general election to repeal the right to work or employment without membership in labor organizations.

First sponsor: Rep. Mendez

H2282 Daily History	Date	Action
No actions posted for this bill to date.		

H2284: LARGE ELECTRONICS RECYCLING PROGRAM

A recycling program for "covered electronic devices" (defined as computers, computer monitors and televisions) is established within the Department of Environmental Quality. The program terminates July 1, 2026.

First sponsor: Rep. Mendez

H2284 Daily History	Date	Action
No actions posted for this bill to date.		

H2306: HEALTHCARE PROVIDERS; FAMILY MEMBERS; COVERAGE

All health and disability insurance contracts and policies issued, delivered or renewed in Arizona are required to provide coverage for health care services provided by a health care provider to a subscriber regardless of the familial relationship of the provider to the subscriber if that service would be covered were it provided not a subscriber who was not related to the provider.

First sponsor: Rep. Cobb

H2306 Daily History	Date	Action
HEALTHCARE PROVIDERS; FAMILY MEMBERS; COVERAGE	2/8	from House rules okay.
HEALTHCARE PROVIDERS; FAMILY MEMBERS; COVERAGE	2/3	from House ins with amend #4070.
HEALTHCARE PROVIDERS; FAMILY MEMBERS; COVERAGE	2/3	House ins amended; report awaited.
HEALTHCARE PROVIDERS; FAMILY MEMBERS; COVERAGE	1/21	referred to House ins.

H2334: TECH CORRECTION; UNEMPLOYMENT INSURANCE

Minor change in Title 23 (Labor) related to unemployment insurance. Apparent striker bus.

First sponsor: Rep. Barton

H2334 Daily History	Date	Action
No actions posted for this bill to date.		

H2350: OCCUPATIONAL DISEASE; POST-TRAUMATIC STRESS DISORDER

For the purposes of workers' compensation regulations, the definition of "personal injury by accident arising out of and in the course of employment" is expanded to include "post-traumatic stress disorder" (defined) that is due to causes and conditions characteristic of and peculiar to a particular trade, occupation, process or employment.

First sponsor: Rep. Finchem

H2350 Daily History	Date	Action
OCCUPATIONAL DISEASE; POST-TRAUMATIC STRESS DISORDER	1/25	referred to House mil-pub.

H2388: QUALIFIED DISABILITY EXPENSES; ELIGIBLE INDIVIDUALS

Establishes a new chapter in Title 46 (Welfare) requiring the Department of Economic Security to develop and implement the Qualified Achieving a Better Life Experience (ABLE) Act Program through the adoption of rules, guidelines and procedures in consultation with the newly established 7-member ABLE Act Oversight Committee. Powers and duties of the Dept and the Committee for the ABLE Program are specified. The Dept is required to use one or more financial

institutions to act as depositories of the ABLE Program Fund, and factors the Dept must use when selecting the institution(s) are specified. The process for opening and managing an ABLE Program account for an eligible individual who is a minor or incapacitated adult is established. Outlines ABLE Program requirements. The ABLE Program terminates on July 1, 2026. The list of subtractions from Arizona gross income is expanded to include "qualified disability expenses" (defined) distributed from an ABLE Program that are included in federal adjusted gross income. Appropriates \$240,000 from the general fund in FY2016-17 to the Dept to implement and administer the ABLE Program.

First sponsor: Rep. J. Allen

H2388 Daily History	Date Action
QUALIFIED DISABILITY EXPENSES; ELIGIBLE INDIVIDUALS 2/10	House appro do pass; report awaited.
QUALIFIED DISABILITY EXPENSES; ELIGIBLE INDIVIDUALS 1/26	from House child-fam with amend #4011.
QUALIFIED DISABILITY EXPENSES; ELIGIBLE INDIVIDUALS 1/25	House child-fam amended; report awaited.
QUALIFIED DISABILITY EXPENSES; ELIGIBLE INDIVIDUALS 1/21	referred to House child-fam, appro.

H2393: HIRING PRACTICES; CRIMINAL HISTORY; LIMITATION

Employers are prohibited from inquiring, considering or requiring disclosure of the criminal conviction record of an applicant for employment during the hiring process unless it has a direct relationship to the employment position, is only for the period of the ten most recent consecutive years, and takes place after the applicant has received a conditional offer of employment. Does not apply to positions that require a valid fingerprint clearance card.

First sponsor: Rep. Velasquez

H2393 Daily History	Date Action
HIRING PRACTICES; CRIMINAL HISTORY; LIMITATION 2/4	referred to House jud.

H2416: WAGE DISCLOSURE; PROHIBITIONS

Employers are prohibited from discharging, formally disciplining or otherwise discriminating against an employee because the employee discloses his/her wages, salary or paid benefits, and from requiring an employee to sign a waiver or other document that prohibits such disclosure.

First sponsor: Rep. Mach

H2416 Daily History	Date Action
WAGE DISCLOSURE; PROHIBITIONS 1/26	referred to House com.

H2422: EMPLOYMENT PRACTICES; CONSUMER REPORTS; LIMITATION

An employer is prohibited from discharging, refusing to hire or promote, or otherwise discriminating against an individual with respect to compensation or a term, condition or privilege of employment because of the individual's "consumer report" or "credit history" (both defined). An employer is prohibited from inquiring about an applicant's or employee's consumer report or credit history. Violations are a class 3 (lowest) misdemeanor.

First sponsor: Rep. Mendez

H2422 Daily History	Date Action
EMPLOYMENT PRACTICES; CONSUMER REPORTS; LIMITATION 2/4	referred to House com.

H2423: CORPORATE TAX FREEZE; EDUCATIONAL OUTCOMES

In lieu of the statutory income tax rates for corporations, a tax is levied on the entire Arizona taxable income of every corporation, unless specifically exempt by law, in an amount of six percent of net income or \$50, whichever is greater, unless the Superintendent of Public Instruction determines that the statewide high school graduation rate for the preceding school year was at least 95 percent. Effective January 1, 2017.

First sponsor: Rep. Mendez

H2423 Daily History	Date	Action
No actions posted for this bill to date.		

H2439: PROPERTY TAX VALUATION

For property tax purposes, the definition of "assessed valuation" is modified to mean the value derived by applying the applicable percentage to the limited property value of the property, instead of to the full cash value or limited property value, as applicable.

First sponsor: Rep. Petersen

H2439 Daily History	Date	Action
PROPERTY TAX VALUATION 1/25 referred to House ways-means.		

H2447: BUSINESS ENTITIES; DATABASE; POSTING; REQS

The Corporation Commission is required to establish and maintain a database for documents filed for various business entity filings. The database must include only documents filed for an entity with a known place of business located in a county with a population of more than 800,000 persons (Pima and Maricopa Counties). The Commission is required to post the database on its website and allow the public to search for business information. The information must be maintained in the database for at least 90 days. For each of those filings, the Commission is required to input the information regarding the approval of the filing into the database within 60 days after approval, instead of the requirement for the filing to be published. Effective January 1, 2017.

First sponsor: Rep. Montenegro

H2447 Daily History	Date	Action
BUSINESS ENTITIES; DATABASE; POSTING; REQS 2/10 House COW approved with floor amend #4182. Passed House 33-26; ready for Senate.		
BUSINESS ENTITIES; DATABASE; POSTING; REQS 2/4 retained on House COW calendar.		
BUSINESS ENTITIES; DATABASE; POSTING; REQS 2/2 stricken from House consent calendar by Wheeler.		
BUSINESS ENTITIES; DATABASE; POSTING; REQS 2/2 from House rules okay.		
BUSINESS ENTITIES; DATABASE; POSTING; REQS 2/1 to House consent calendar.		
BUSINESS ENTITIES; DATABASE; POSTING; REQS 1/28 from House gov-higher ed do pass.		
BUSINESS ENTITIES; DATABASE; POSTING; REQS 1/28 House gov-higher ed do pass; report awaited.		
BUSINESS ENTITIES; DATABASE; POSTING; REQS 1/25 referred to House gov-higher ed.		

H2450: EXPEDITED RULEMAKING; OUTDATED RULES

The list of circumstances under which an agency is permitted to conduct expedited rulemaking is expanded to include if the rulemaking amends or repeals rules that are outdated, redundant or otherwise no longer necessary for the operation of state government.

First sponsor: Rep. Mitchell

H2450 Daily History	Date	Action
EXPEDITED RULEMAKING; OUTDATED RULES 2/4 from House gov-higher ed do pass.		
EXPEDITED RULEMAKING; OUTDATED RULES 1/25 referred to House gov-higher ed.		

H2483: MUNICIPAL POPULATION ESTIMATES; USE

Before May 1 of the sixth year following a federal decennial census, a county is permitted to submit to specified state agencies the county's population estimate as of the fifth year following the last decennial census as approved by the Office of Employment and Population Statistics. On submittal, that population must be used for distributions of state shared revenues to the county beginning July 1 of the sixth year following the last decennial census through June 30th of the year following the next decennial census. Before May 1 of the sixth year following a federal decennial census, a county is permitted to contract with the U.S. Bureau of the Census to conduct a sample survey that results in a mid-decade resident population and submit the results of that survey to specified state agencies. On submittal, the mid-decade resident population must be used as the base for the calculation of

population estimates for the sixth year following the last decennial census by the Office of Employment and Population Statistics. Before May 1 of the sixth year following a federal decennial census, a county is permitted to request that specified state agencies continue to use the most recent decennial census through June 30th of the year following the next decennial census. The most recent population estimates of the U.S. Bureau of the Census are required to be used annually for distribution of state shared tax revenues to cities and towns beginning on July 1 of the second year following the decennial census through June 30th of the year following the next decennial census. Emergency clause.

First sponsor: Rep. Olson

H2483 Daily History	Date Action
MUNICIPAL POPULATION ESTIMATES; USE 2/4	from House appro do pass.
MUNICIPAL POPULATION ESTIMATES; USE 1/25	referred to House appro.

H2487: STATE AGENCIES; PREAPPLICATION AUTHORIZATION; LIMITATIONS

Unless specifically authorized by statute, a state agency is prohibited from requiring pre-application authorization or pre-application conferences as a requirement to filing an application that is otherwise allowed by statute. If pre-application procedures are authorized by statute, the agency must consider the pre-application authorization requirements as the beginning of the licensing time frame, and must seek to minimize the costs and delays that may be imposed on an applicant. State agencies are prohibited from rejecting an application to avoid the procedural rights and duties conferred by the Administrative Procedures Act. If an application fee was paid, an agency is required to provide the applicant an opportunity to correct errors and omissions instead of rejecting the application.

First sponsor: Rep. Bowers

H2487 Daily History	Date Action
STATE AGENCIES; PREAPPLICATION AUTHORIZATION; LIMITATIONS 2/4	from House gov-higher ed with amend #4100.
STATE AGENCIES; PREAPPLICATION AUTHORIZATION; LIMITATIONS 2/4	House gov-higher ed amended; report awaited.
STATE AGENCIES; PREAPPLICATION AUTHORIZATION; LIMITATIONS 1/25	referred to House gov-higher ed.

H2499: TRUTH IN TAXATION; DETAILED NOTICE

Expands the information that must be contained in the notice that a county or municipality is required to publish if the proposed primary property tax levy is greater than the amount levied in the preceding tax year. The notice must include each of three explanations that contribute to the tax increase: one for a county or municipality increasing its primary property tax rate, one for an increase in the net assessed value of centrally valued properties valued by the Department of Revenue, and one for an increase in the net assessed value of locally assessed properties valued by the county assessor.

First sponsor: Rep. Barton

H2499 Daily History	Date Action
TRUTH IN TAXATION; DETAILED NOTICE 1/25	referred to House ways-means.

H2504: TECH CORRECTION; REVENUE DEPT

Minor change in Title 42 (Taxation) related to the Department of Revenue. Apparent striker bus.

First sponsor: Rep. Carter

H2504 Daily History	Date Action
TECH CORRECTION; REVENUE DEPT 2/10	from House hel with amend #4172.
TECH CORRECTION; REVENUE DEPT 2/4	referred to House hel.

H2514: RESTRICTED VEHICLE USE; DUI; REPEAL

A person who is awaiting trial on or who has been convicted of committing or

attempting to commit a misdemeanor or felony violation of driving under the influence (DUI) or extreme or aggravated DUI in this state or another jurisdiction within five years from the date of applying for a fingerprint clearance card is no longer precluded from driving any vehicle to transport employees or clients of an employing agency as part of that person's employment.

First sponsor: Rep. Borrelli

H2514 Daily History	Date	Action
RESTRICTED VEHICLE USE; DUI; REPEAL 2/4		from House mil-pub with amend #4108.
RESTRICTED VEHICLE USE; DUI; REPEAL 2/4		House mil-pub amended; report awaited.
RESTRICTED VEHICLE USE; DUI; REPEAL 1/25		referred to House mil-pub.

H2517: BUSINESS PROFESSIONALS; REGULATION RESTRICTIONS

State agencies, counties and municipalities are required to limit all "entry regulations" and "public service restrictions" (both defined) applicable to businesses and professions to those that are demonstrably necessary and carefully tailored to fulfill legitimate public health, safety or welfare objectives. Within one year after the effective date of this legislation, each agency, county and municipality is required to conduct a comprehensive review of all entry regulations, and if any regulation conflicts with this requirement the agency, county or municipality must either repeal or modify it, or recommend legislation actions to repeal or amend it. Any person is authorized to petition an agency, county or municipality to repeal or modify any entry regulation or public service restriction within their jurisdiction. Establishes procedures for enforcement.

First sponsor: Rep. Petersen

H2517 Daily History	Date	Action
BUSINESS PROFESSIONALS; REGULATION RESTRICTIONS 2/9		stricken from House consent calendar by Mach, Petersen.
BUSINESS PROFESSIONALS; REGULATION RESTRICTIONS 2/8		from House rules okay. To House consent calendar.
BUSINESS PROFESSIONALS; REGULATION RESTRICTIONS 1/27		from House com do pass.
BUSINESS PROFESSIONALS; REGULATION RESTRICTIONS 1/25		referred to House com.

H2538: MUNICIPAL BONDS; TAX LEVY

The annual tax levy for payment of county, municipal or municipal corporation bonds is prohibited from exceeding the net amount necessary to meet annual payments of principal and interest, projected payments of principal and interest on new debt planned for the ensuing year, and amounts to be used within the ensuing year for early defeasance of existing debt. Previously, the levy was prohibited from exceeding the net amount necessary to make the annual principal and interest payment.

First sponsor: Rep. Mesnard

H2538 Daily History	Date	Action
MUNICIPAL BONDS; TAX LEVY 2/8		from House ways-means do pass.
MUNICIPAL BONDS; TAX LEVY 1/27		referred to House ways-means.

H2545: MINIMUM WAGE; ADJUSTMENT; UNIFORMITY

Beginning January 1, 2017 and each fourth year after, the minimum wage must be adjusted to the minimum hourly rate necessary for a person who works for minimum wage for 40 hours per week, 52 weeks per year to earn an annual income in an amount that is at least 15 percent more than the federal poverty guideline for a family of 4 with 2 children who are under 18 years of age. Counties and municipalities are prohibited from providing for a minimum wage higher than that prescribed by statute, instead of a minimum wage lower than that prescribed by statute. Repeals statute prohibiting political subdivisions from establishing or otherwise requiring a minimum wage that exceeds the federal minimum wage. Due to voter protection, this legislation requires the affirmative vote of at least 3/4 of the members of each house of the Legislature for passage.

First sponsor: Rep. Larkin

H2545 Daily History	Date	Action
No actions posted for this bill to date.		

H2546: MINIMUM WAGE; FAST FOOD EMPLOYEES

Establishes a separate minimum wage that a "fast food employer" is required to pay a "fast food employee" (both defined) of \$9.00 per hour for 2017, which increases by \$1.00 per hour each year until it reaches \$15.00 per hour in 2023 and beyond. If the cost of living increase to the minimum wage for all employees in Arizona would result in a minimum wage that is more than the minimum wage for a fast food employee established by this legislation, the minimum wage for a fast food employee is whichever wage is higher. Also repeals statute prohibiting political subdivisions from further regulating employee benefits beyond federal and state law. Due to voter protection, this legislation requires the affirmative vote of at least 3/4 of the members of each house of the Legislature for passage.

First sponsor: Rep. Andrade

H2546 Daily History	Date	Action
No actions posted for this bill to date.		

H2550: SOFTWARE; BUDGET UNITS; SHARING

A budget unit or a private entity with funding and oversight from a budget unit is authorized to produce "government off-the-shelf software" (defined) and provide the software to other budget units at no cost or with no warranty.

First sponsor: Rep. Stevens

H2550 Daily History	Date	Action
SOFTWARE; BUDGET UNITS; SHARING 2/1 referred to House gov-higher ed.		

H2569: EMPLOYMENT & LABOR OMNIBUS

Various changes related to employment regulations. Employers are no longer permitted to pay employees who customarily and regularly receive tips a wage up to \$3 per hour less than the minimum wage if specified conditions are met. Employees accrue a minimum of one hour of earned sick time for every 30 hours worked. Situations where an employee may use earned sick time are specified, as well as provisions governing accrual, carry over, and transfer of earned sick time. The Industrial Commission is required to implement and enforce earned sick time regulations. Employers are prohibited from requiring nondisclosure by an employee of the employee's wage information as a condition of employment and from taking adverse employment action against an employee for disclosing the employee's wages. Employees are authorized to request a change in the terms and conditions of employment related to a list of specified factors, and the employer is required to engage in a timely, good-faith interactive process with the employee to discuss potential changes to meet the employee's needs. Establishes requirements for pay and schedule notice for retail, food service or cleaning employees. The Industrial Commission is required to issue an equal pay certificate to a business that meets specified qualifications, including that the average compensation for female employees is no consistently below the average compensation for male employees within each job category. Beginning January 1, 2017, a business that has at least 40 full-time employees in Arizona or in the state where the business's primary place of business is located is required to have an equal pay certificate or a waiver in order to be eligible to contract with any purchasing agency in Arizona for a procurement of more than \$500,000. Due to voter protection, the minimum wage provisions of this bill require the affirmative vote of at least 3/4 of each house of the Legislature for passage.

First sponsor: Rep. Plumlee

H2569 Daily History	Date	Action
No actions posted for this bill to date.		

H2635: MUNICIPALITIES; TAXES & FEES; NOTIFICATION

A municipality that proposes to levy or assess a tax or fee is required to prepare a schedule of the proposed new or increased tax or fee that includes the amount of the tax or fee and a written report or data that supports the new or increased tax or fee, post the schedule and the report or data on the home page of the municipality's website, and file a copy of the report or data in the office of the clerk of the municipality. Some exceptions. A municipality that proposes to levy or assess a tax or fee is required to prepare a notice of intent to establish or increase taxes of fees that includes specified information, and post the notice of intent on the municipality's website at least 15 days before approval or disapproval by the governing body.

First sponsor: Rep. Weninger

H2635 Daily History	DateAction
MUNICIPALITIES; TAXES & FEES; NOTIFICATION	2/8 referred to House county-muni.

HCM2001: HEALTH INSURANCE TAX; REPEAL

The Legislature urges the U.S. Congress to enact legislation to repeal the health insurance tax to make health care more affordable for working families, individuals and businesses. The Secretary of State is directed to transmit copies of this Memorial to the President of the U.S., the Speaker of the U.S. House of Representatives, the President of the U.S. Senate, and each member of Congress from Arizona.

First sponsor: Rep. Leach

HCM2001 Daily History	Date Action
HEALTH INSURANCE TAX; REPEAL	2/4 House COW approved.
HEALTH INSURANCE TAX; REPEAL	2/2 stricken from House consent calendar by Friese.
HEALTH INSURANCE TAX; REPEAL	2/2 from House rules okay.
HEALTH INSURANCE TAX; REPEAL	2/1 to House consent calendar.
HEALTH INSURANCE TAX; REPEAL	1/27 from House hel do pass.
HEALTH INSURANCE TAX; REPEAL	1/19 referred to House hel.

HCR2043: INITIATIVE, REFERENDUM; VOTE PERCENTAGE REQ

The 2016 general election ballot is to carry the question of whether to amend the state Constitution to require, for initiative and referendum measures approved at the 2016 general election or later, the Legislature to approve any amendment to that measure by a greater percentage of the members of the Legislature than the percentage of voters that approved the measure, instead of by at least 3/4 of the members of each house of the legislature. For measures approved at the 2016 general election or later, the requirement for amending legislation to further the purposes of an initiative or referendum measure approved by the voters applies only if the initiative or referendum measure was approved by at least 2/3 of the votes cast. For initiative and referendum measures approved at the 2016 general election or later, the Legislature is required to approve any diversion of funds created or allocated to a specific purpose by a measure by a greater percentage of the members of the Legislature than the percentage of voters that approved the measure, instead of by at least 3/4 of the members of each house of the legislature. For measures approved at the 2016 general election or later, the requirement for the diversion of funds to further the purposes of an initiative or referendum measure approved by the voters applies only if the initiative or referendum measure was approved by at least 2/3 of the votes cast.

First sponsor: Rep. Mesnard

HCR2043 Daily History	DateAction
INITIATIVE, REFERENDUM; VOTE PERCENTAGE REQ	2/8 referred to House elect.

S1012: COUNTY MOTOR VEHICLE FUEL TAXES

Counties are authorized to levy by ordinance a tax on wholesale motor vehicle fuel

and wholesale use fuel sold in the county of up to 3 percent of the total sale of motor vehicle fuel or use fuel. By June 15 of each fiscal year, the Department of Transportation is required to transfer monies deposited in the Highway User Revenue Fund as a result of county-imposed fuel tax to the county in which the tax was collected.

First sponsor: Sen. Farley

S1012 Daily History	Date Action
COUNTY MOTOR VEHICLE FUEL TAXES	1/11 referred to Senate fin, trans.

S1135: TEXTING WHILE DRIVING; TRANSPORTATION VEHICLES

A person is prohibited from using a handheld wireless communication device to make or receive a telephone call, engage in a telephone conversation or manually write, send or read a written message while operating a vehicle for public transit, a livery vehicle, taxi, limousine, transportation network vehicle or a bus. Does not apply to dialing 911.

First sponsor: Sen. McGuire

S1135 Daily History	Date Action
TEXTING WHILE DRIVING; TRANSPORTATION VEHICLES	1/19 referred to Senate trans, gov, pub-mil-tech.

S1150: TECH CORRECTION; WAGE BD; POWERS

Minor change in Title 23 (Labor) related to wage boards. Apparent striker bus.

First sponsor: Sen. Pierce

S1150 Daily History	Date Action
TECH CORRECTION; WAGE BD; POWERS	1/19 referred to Senate rules only.

S1158: PROPERTY TAX EXEMPTIONS; CONFORMING CHANGES

Makes various changes to property tax statutes in order to conform to proposed changes to property tax exemptions contained in the state Constitution. Conditionally enacted on the state Constitution being amended by a vote of the people at the next general election to consolidate and reorganize provisions relating to exemptions from property taxation.

First sponsor: Sen. Burges

S1158 Daily History	Date Action
PROPERTY TAX EXEMPTIONS; CONFORMING CHANGES	1/20 referred to Senate fin.

S1161: CORPORATION COMMISSION; SEARCHABLE DATABASE; APPROPRIATION

Appropriates \$2 million from the Public Access Fund in FY2016-17 to the Corporation Commission for a new searchable database of business entity filings.

First sponsor: Sen. Kavanagh

S1161 Daily History	Date Action
CORPORATION COMMISSION; SEARCHABLE DATABASE; APPROPRIATION	2/10 Senate COW approved with amend #4076.
CORPORATION COMMISSION; SEARCHABLE DATABASE; APPROPRIATION	2/9 from Senate rules okay.
CORPORATION COMMISSION; SEARCHABLE DATABASE; APPROPRIATION	2/4 from Senate appro with amend #4076.
CORPORATION COMMISSION; SEARCHABLE DATABASE; APPROPRIATION	2/2 Senate appro do pass; report awaited.
CORPORATION COMMISSION; SEARCHABLE DATABASE; APPROPRIATION	2/2 from Senate com-work dev do pass.
CORPORATION COMMISSION; SEARCHABLE DATABASE; APPROPRIATION	2/1 Senate com-work dev do pass; report awaited.
CORPORATION COMMISSION; SEARCHABLE DATABASE; APPROPRIATION	1/20 referred to Senate appro, com-work dev.

S1176: CORPORATE INCOME TAX REDUCTIONS; SUSPENSION

In lieu of the statutory income tax rates for corporations, a tax is levied on the entire Arizona taxable income of every corporation, unless specifically exempt by law, in an amount of 5.5 percent of net income or \$50, whichever is greater, until

the Superintendent of Public Instruction determines that either the per student general fund expenditures for K-12 education are at least equal to the median per student general fund expenditures for K-12 education among the 50 states, at least 94 percent of the 3rd grade students in Arizona are reading at or higher than the 3rd grade reading level, or the statewide high school graduation rate for the preceding school year was at least 93 percent.

First sponsor: Sen. Farley

S1176 Daily History	Date Action
CORPORATE INCOME TAX REDUCTIONS; SUSPENSION 1/20 referred to Senate educ, fin.	

S1177: TAX CREDITS; SUNSET

Any new transaction privilege or use tax credit established by the Legislature is required to include in its enabling legislation a specific repeal date of from and after December 31 of the 10th full calendar year following the date the credit is enacted. Establishes a repeal or termination date of January 1, 2027 for various existing TPT credits. Any new individual or corporate income tax credit established by the Legislature is required to include a specific repeal date of from and after December 31 of the 10th full calendar year following the date the credit is enacted. The Joint Legislative Income Tax Credit Review Committee is renamed the Joint Legislative Income Tax Credit Sunset Review Committee, and if the Committee recommends that a credit be retained, the credit must be assigned a subsequent repeal date. Numerous existing tax credits are repealed each tax year beginning in 2018 through tax year 2027. Due to a potential increase in state revenue, this bill requires the affirmative vote of at least 2/3 of each house of the Legislature for passage.

First sponsor: Sen. Farley

S1177 Daily History	Date Action
TAX CREDITS; SUNSET 1/20 referred to Senate fin.	

S1178: TAX EXEMPTIONS AND DEDUCTIONS; SUNSET

Beginning January 1, 2027, most tangible and personal property previously exempt or deducted from transaction privilege and use taxes is no longer exempt or deductible from the tax base. Due to a potential increase in state revenue, this bill requires the affirmative vote of at least 2/3 of each house of the Legislature for passage.

First sponsor: Sen. Farley

S1178 Daily History	Date Action
TAX EXEMPTIONS AND DEDUCTIONS; SUNSET 1/20 referred to Senate fin.	

S1179: TECH CORRECTION; UNEMPLOYMENT COMPENSATION WITHHOLDING

Minor change in Title 43 (Taxation of Income) related to unemployment compensation withholding. Apparent striker bus.

First sponsor: Sen. Lesko

S1179 Daily History	Date Action
TECH CORRECTION; UNEMPLOYMENT COMPENSATION WITHHOLDING 1/20 referred to Senate rules only.	

S1180: TECH CORRECTION; TRANSACTION PRIVILEGE TAX

Minor change in Title 42 (Taxation) related to transaction privilege taxes. Apparent striker bus.

First sponsor: Sen. Lesko

S1180 Daily History	Date Action
TECH CORRECTION; TRANSACTION PRIVILEGE TAX 1/20 referred to Senate rules only.	

S1182: TECH CORRECTION; TAX DEBT; ENFORCEMENT

Minor change in Title 42 (Taxation) related to tax deb enforcement actions.
Apparent striker bus.
First sponsor: Sen. Lesko

S1182 Daily History	Date Action
TECH CORRECTION; TAX DEBT; ENFORCEMENT 1/20 referred to Senate rules only.	

S1187: TECH CORRECTION; TAX NOTES; DEFINITIONS

Minor change in Title 35 (Public Finances) related to tax anticipation notes.
Apparent striker bus.
First sponsor: Sen. Lesko

S1187 Daily History	Date Action
TECH CORRECTION; TAX NOTES; DEFINITIONS 1/20 referred to Senate rules only.	

S1216: CHARITABLE DONATIONS; TAX CREDIT AMOUNTS

The maximum amounts of income tax credits for contributions during the tax year to a qualifying charitable organization are increased to \$400 for a single individual or head of household, from \$200, and to \$800 for a married couple filing jointly, from \$400. Retroactive to January 1, 2016.
First sponsor: Sen. Yarbrough

S1216 Daily History	Date Action
CHARITABLE DONATIONS; TAX CREDIT AMOUNTS 2/10 Senate fin amended; report awaited.	
CHARITABLE DONATIONS; TAX CREDIT AMOUNTS 1/21 referred to Senate fin.	

S1217: CHARITABLE TAX CREDIT; CONTRIBUTION DATE

For the purpose of the income tax credit for contributions to charitable organization, a contribution made on or before April 15th may be applied to either the current or preceding tax year and is considered to have been made on the last day of that tax year.
First sponsor: Sen. Yarbrough

S1217 Daily History	Date Action
CHARITABLE TAX CREDIT; CONTRIBUTION DATE 2/10 Senate fin amended; report awaited.	
CHARITABLE TAX CREDIT; CONTRIBUTION DATE 1/21 referred to Senate fin.	

S1222: TECH CORRECTION; REVENUE DEPARTMENT

Minor change in Title 42 (Taxation) related to the Department of Revenue.
Apparent striker bus.
First sponsor: Sen. Begay

S1222 Daily History	Date Action
TECH CORRECTION; REVENUE DEPARTMENT 1/21 referred to Senate rules only.	

S1234: MINIMUM WAGE; NONMONETARY COMPENSATION

For the purpose of the minimum wage, the definition of "wage" is expanded to include the reasonable cost, as determined by the Industrial Commission, to the employer of furnishing an employee with board, lodging or other facilities unless this cost is excluded from a wage under a collective bargaining agreement that is applicable to the employee. Factors the Commission may consider when determining the fair value of board, lodging or other facilities are specified. Due to voter protection, this legislation requires the affirmative vote of at least 3/4 of the members of each house of the Legislature for passage.
First sponsor: Sen. Bradley

S1234 Daily History	Date Action
MINIMUM WAGE; NONMONETARY COMPENSATION 1/21 referred to Senate com-work dev.	

S1235: CONSIDERATION OF PROPERTY RIGHTS; ZONING

The legislative body of a municipality and the county board of supervisors are required to consider the individual property rights and personal liberties of the residents of the municipality or county before adopting any zoning ordinance.

First sponsor: Sen. D. Farnsworth

S1235 Daily History	Date Action
CONSIDERATION OF PROPERTY RIGHTS; ZONING 1/21 referred to Senate gov.	

S1251: REVISER'S TECHNICAL CORRECTIONS; 2016

Fixes multiple defective and conflicting enactments. No substantive changes. 30 pages. An annual exercise.

First sponsor: Sen. Biggs

S1251 Daily History	Date Action
REVISER'S TECHNICAL CORRECTIONS; 2016 1/26 referred to Senate rules only.	

S1264: SMALL BUSINESS INCOME; TAX SUBTRACTION

The list of subtractions from Arizona gross income for income tax purposes is expanded to include 50 percent of the taxpayer's small business investor income in the tax year. The amount of the subtraction cannot exceed \$125,000 of "business income" (defined) received by each taxpayer during the tax year from the "qualifying small business" (defined). Business income is eligible for subtraction only if received during the first 60 months following its organization as a qualifying small business. Retroactive to tax years beginning with 2016. Provides for retroactive application to business income received from a qualifying small business that was organized before December 31, 2015.

First sponsor: Sen. McGuire

S1264 Daily History	Date Action
SMALL BUSINESS INCOME; TAX SUBTRACTION 1/26 referred to Senate fin.	

S1288: INTERNAL REVENUE CODE CONFORMITY

Makes changes to the state's income tax laws so that they conform to the IRS Code in effect as of January 1, 2016. An annual exercise.

First sponsor: Sen. Lesko

S1288 Daily History	Date Action
INTERNAL REVENUE CODE CONFORMITY 2/10 Senate fin held.	
INTERNAL REVENUE CODE CONFORMITY 1/26 referred to Senate fin.	

S1289: 2016 TAX CORRECTION ACT

Corrections to the tax code as recommended by the Department of Revenue and Legislative Council. Changes are for clarification or to blend conflicting statutes and are not intended to be substantive. 53 pages. An annual exercise.

First sponsor: Sen. Lesko

S1289 Daily History	Date Action
2016 TAX CORRECTION ACT 2/10 Senate fin held.	
2016 TAX CORRECTION ACT 1/26 referred to Senate fin.	

S1294: CLAIMS; LICENSED PROFESSIONALS; EXPERT WITNESS

Statute regulating expert opinion testimony in claims against licensed professionals in a civil action is extended to claims against licensed professionals in arbitration. An expert witness's opinion or testimony on the appropriate standard of practice or care of a licensed professional does not satisfy the statutory requirements for expert witnesses unless the expert witness is licensed or registered in Arizona or another state and meets a list of specified criteria. Statutory requirements do not limit the power of the trial court or arbitrator to disqualify an expert witness on other grounds. An expert witness is prohibited from testifying if the fee of the

witness is in any way contingent on the outcome of the claim.

First sponsor: Sen. Driggs

S1294 Daily History	Date Action
CLAIMS; LICENSED PROFESSIONALS; EXPERT WITNESS 1/26 referred to Senate jud.	

S1306: COUNTY DEVELOPMENT FEES

Numerous changes relating to county development fees. A county is required to calculate the development fee based on an adopted infrastructure improvements plan, and requirements for the plan are specified, including procedures for plan adoption. County development fees cannot exceed a proportionate share of the cost of "necessary public services" (defined) and must be based on the same level of service provided to existing development in the "service area" (defined). Establishes a list of prohibited uses for development fees. More.

First sponsor: Sen. Griffin

S1306 Daily History	Date Action
COUNTY DEVELOPMENT FEES 1/26 referred to Senate gov.	

S1312: MOTOR FUEL TAXES

Repeals the tax of 18 cents per gallon on motor vehicle fuel possessed, used or consumed in Arizona, other motor vehicle fuel taxes imposed, and statutes regulating use fuel tax collection and fuel dispenser labels. Beginning January 1, 2017, a tax of 12 percent of the statewide average rack price of a gallon of motor fuel is imposed on motor vehicle fuel possessed, used or received for sale or use in Arizona, and establishes a calculation used to determine the statewide average rack price of a gallon of motor fuel. The statewide average rack price of a gallon of motor fuel cannot be less than \$2.45 per gallon, and cannot exceed \$3.33 per gallon. Establishes a process for the Dept to annually adjust the fuel tax rate. A county by ordinance is authorized to levy a tax on wholesale motor fuel sold in that county of up to 3 percent of the total sale of motor vehicle fuel. The Department of Transportation is required to study a road usage charge mileage-based revenue system as an alternative to motor fuel taxes and make recommendations to the Legislature on the potential use and future implementation of a road usage charge in Arizona. More. Effective January 1, 2017.

First sponsor: Sen. Farley

S1312 Daily History	Date Action
MOTOR FUEL TAXES 1/27 referred to Senate trans, fin.	

S1323: VEXATIOUS LITIGANTS; WORKERS' COMPENSATION

In a workers' compensation case before the Industrial Commission, the chief administrative law judge or a designee is authorized to designate a pro se litigant a vexatious litigant. A pro se litigant is a vexatious litigant if the Commission finds the pro se litigant engaged in "vexatious conduct," defined as a list of specified actions including repeatedly filing requests or motions solely or primarily for the purpose of harassment or bringing or defending claims "without substantial justification" (defined elsewhere in statute). A pro se litigant who is designated a vexatious litigant is prohibited from filing a new request for hearing, pleading, motion or other document without prior leave of the administrative law judge.

First sponsor: Sen. Yee

S1323 Daily History	Date Action
VEXATIOUS LITIGANTS; WORKERS' COMPENSATION 2/10 Senate COW approved with amend #4050 and the rules tech amendment.	
VEXATIOUS LITIGANTS; WORKERS' COMPENSATION 2/9 from Senate rules with a technical amendment.	
VEXATIOUS LITIGANTS; WORKERS' COMPENSATION 2/2 from Senate com-work dev with amend #4050.	
VEXATIOUS LITIGANTS; WORKERS' COMPENSATION 1/27 referred to Senate com-work dev.	

S1325: TECH CORRECTION; WORKERS' COMPENSATION; INVESTIGATION

Minor change in Title 23 (Labor) related to workers' compensation investigations.
Apparent striker bus.

First sponsor: Sen. Yee

S1325 Daily History	Date Action
TECH CORRECTION; WORKERS' COMPENSATION; INVESTIGATION 1/27 referred to Senate rules only.	

S1333: PUBLIC EMPLOYEES; COLLECTIVE BARGAINING

Public employees may form, join and participate in, or refrain from forming, joining or participating in unions. A three-member Public Employee Labor Relations Board is formed to certify or decertify union representation and to hear complaints of prohibited practices. Local public employee labor relations boards are also authorized. State employees are forbidden from engaging in or encouraging a strike, and public employers cannot engage in an employee lockout. The Board terminates on July 1, 2026.

First sponsor: Sen. Quezada

S1333 Daily History	Date Action
PUBLIC EMPLOYEES; COLLECTIVE BARGAINING 1/27 referred to Senate gov.	

S1334: STATE EMPLOYEES; MEET AND CONFER

State agencies and departments are recognized as the sole and exclusive authority with respect to determining the manner in which that entity's activities are conducted and administered. Department employees cannot engage in a sickout, work slowdown or strike. The recognized employee organization and any state department are required to meet and confer on a regular basis, at least once every 2 years, to discuss employment conditions. If an agreement is reached, it must be submitted to the Governor for consideration, and the final decision by the Governor is binding.

First sponsor: Sen. Quezada

S1334 Daily History	Date Action
STATE EMPLOYEES; MEET AND CONFER 1/27 referred to Senate gov.	

S1335: LABOR ORGANIZATION; NONUNION EMPLOYEES; REPRESENTATION

If an employee works at an entity where there is a union but is not a member of the union, the contract may make the employee liable for the costs of union representation at any grievance process initiated by the employee. The amount of liability cannot exceed the amount that would have been paid in dues to the union during the period of the most recent contract.

First sponsor: Sen. Quezada

S1335 Daily History	Date Action
LABOR ORGANIZATION; NONUNION EMPLOYEES; REPRESENTATION 1/27 referred to Senate gov.	

S1340: HIRING PRACTICES; LIMITATIONS; CRIMINAL HISTORY

Employers are prohibited from inquiring, considering or requiring disclosure of the criminal conviction record of an applicant for employment during the hiring process unless it has a direct relationship to the employment position, is only for the period of the five most recent consecutive years, and takes place after the applicant has received a conditional offer of employment. Does not apply to positions that require a valid fingerprint clearance card.

First sponsor: Sen. Quezada

S1340 Daily History	Date Action
HIRING PRACTICES; LIMITATIONS; CRIMINAL HISTORY 1/27 referred to Senate com-work dev.	

S1350: TECH CORRECTION; TAXATION

Minor change in Title 42 (Taxation) related to municipal taxes. Apparent striker bus.

First sponsor: Sen. Lesko

S1350 Daily History	Date Action
TECH CORRECTION; TAXATION 1/28 referred to Senate rules only.	

S1356: BUSINESS ENTITIES; SHAREHOLDERS; OFFICERS; DIRECTORS

Various changes to statutes regulating corporations. The list of powers of corporations is expanded to include taking any action to pursue any purpose, including a nonmonetary purpose or to create any private or public benefit. A person is prohibited from bringing an action or asserting a claim against a corporation or its directors or officers with respect to the decision or failure of the corporation to pursue or create a nonmonetary purpose, or a violation of an obligation to consider the effect of an act or decision by a corporation on a nonmonetary purpose. Factors a director must consider in determining what is in the best interests of the corporation are listed. Establishes standards of liability for directors and officers of corporations. Establishes civil liability for false filings to the Corporation Commission. Any person who purports to act on behalf of a corporation as an officer or director and who knew or should have known that the person did not have authority to act is liable for all debts and liabilities incurred by the act. An action taken by shareholders without a meeting must be taken by all shareholders and must be evidenced by written consent of all shareholders if any of a list of specified circumstances applies. Requirements for a shareholder to vote its shares by proxy are modified. The information contained in the certificate of disclosure in the articles of incorporation must cover the five-year period, decreased from the seven-year period, immediately preceding the execution of the certificate. More.

First sponsor: Sen. Worsley

S1356 Daily History	Date Action
BUSINESS ENTITIES; SHAREHOLDERS; OFFICERS; DIRECTORS 2/9 from Senate com-work dev do pass.	
BUSINESS ENTITIES; SHAREHOLDERS; OFFICERS; DIRECTORS 1/28 referred to Senate com-work dev.	

S1365: RETURN-TO-WORK PROGRAM

The Department of Economic Security is required to establish a return to work program to provide a supervised training opportunity to individuals for 20 to 32 hours per week for up to 6 weeks through employers that volunteer to participate in the program. Individuals participating in the program continue to receive unemployment compensation. Establishes requirements for employers and individuals participating in the program. The Dept is prohibited from spending monies on the program unless authorized by legislative appropriation. The program ends July 1, 2026.

First sponsor: Sen. Cajero Bedford

S1365 Daily History	Date Action
RETURN-TO-WORK PROGRAM 2/10 from Senate appro do pass.	
RETURN-TO-WORK PROGRAM 2/9 from Senate com-work dev do pass.	
RETURN-TO-WORK PROGRAM 1/28 referred to Senate com-work dev, appro.	

S1369: WAGE RATES; PROHIBITIONS

Statute prohibiting employers from paying any employee at wage rates less than the rates paid to employees of the opposite sex are modified to require equal wage rates for substantially similar work when viewed as a composite of skill, effort and responsibility and performed under similar working conditions, unless the employer demonstrates that the wage differential is based on specified factors. In addition to the wages the employee is deprived by reason of a violation, an employer in violation is liable to the employee affected for interest on the wages, and an

amount equal to the wages as liquidated damages. An employer is prohibited from discharging or discriminating or retaliating against an employee who takes action to invoke or assist in the enforcement of these regulations.

First sponsor: Sen. McGuire

S1369 Daily History	Date Action
WAGE RATES; PROHIBITIONS 1/28 referred to Senate com-work dev.	

S1375: TELEPHONE SOLICITATIONS

For the purpose of statues regulating telephone solicitations, the definition of "telephone solicitation" is modified to mean any voice communication that is to or from a person located in Arizona, instead of to a telephone number in Arizona. A seller or solicitor is prohibited from initiating an outbound telephone solicitation call to any telephone number on the national do-not-call registry, instead of an intrastate call to any telephone number in Arizona.

First sponsor: Sen. Lesko

S1375 Daily History	Date Action
TELEPHONE SOLICITATIONS 2/9 from Senate com-work dev do pass.	
TELEPHONE SOLICITATIONS 1/28 referred to Senate com-work dev.	

S1384: FUEL TAXES; EXEMPTION; NAVAJO RESERVATION

The list of fuel exempt from motor vehicle fuel and use fuel taxes is expanded to include motor vehicle fuel or use fuel that is sold within the Navajo Reservation.

First sponsor: Sen. Begay

S1384 Daily History	DateAction
FUEL TAXES; EXEMPTION; NAVAJO RESERVATION 2/1 referred to Senate fin.	

S1385: CHILDREN'S HEALTH INSURANCE PROGRAM

Eliminates the enrollment cap for the Children's Health Insurance Program (KidsCare). Repeals statute terminating KidsCare if the federal government eliminates or significantly reduces federal funding. The AHCCCS Administration is required to submit to the Centers for Medicare and Medicaid Services (CMMS) a state plan amendment to resume enrollment in the program. Conditionally enacted on CMMS approving the plan amendment to resume enrollment by July 1, 2017.

First sponsor: Sen. Begay

S1385 Daily History	DateAction
CHILDREN'S HEALTH INSURANCE PROGRAM 2/1 referred to Senate hel-hu ser, appro.	

S1388: RULEMAKING EXEMPTION; ONE-YEAR REVIEW

Within one year after a rule has been adopted under an exemption from the Administrative Procedures Act, each agency is required to review the rule to determine whether it should be amended or repealed, summarize its findings in a written report to the Governor's Regulatory Review Council (GRRC) and obtain GRRC approval of the report. Information that must be included in the report is specified. GRRC is authorized to require the agency to propose an amendment or repeal of the rule if the report demonstrates that the rule is materially flawed, including for specified reasons. Agencies may file an extension for providing the report. If an agency fails to submit the report or file an extension, the rule expires and GRRC is required to publish notice in the next register and notify the agency.

First sponsor: Sen. Burges

S1388 Daily History	DateAction
RULEMAKING EXEMPTION; ONE-YEAR REVIEW 2/1 referred to Senate gov.	

S1390: TAXATION; NATURAL GAS DELIVERY

The list of exemptions from the tax base for the utilities classification of transaction

privilege and use taxes is modified so that the exemption for the purchase price of electricity or natural gas by a business that is principally engaged in manufacturing or smelting operations and that uses at least 51 percent of the propane in the manufacturing or smelting operations no longer excludes gas transportation services.

First sponsor: Sen. Worsley

S1390 Daily History	DateAction
TAXATION; NATURAL GAS DELIVERY 2/1 referred to Senate rules only.	

S1398: FUEL TAXES; STREETS & HIGHWAYS

Revenues collected from motor vehicle fuel and use fuel taxes are required to only be spent for road, street and highway purposes, including maintenance.

First sponsor: Sen. Griffin

S1398 Daily History	DateAction
FUEL TAXES; STREETS & HIGHWAYS 2/1 referred to Senate trans.	

S1401: TRADE NAMES; TRADEMARKS; APPLICATION

The information required on an application for trademark registration is expanded to include a statement that the applicant has conducted a search and found that the trademark does not so resemble a mark registered in Arizona or previously used in Arizona and not abandoned, and a statement whether the applicant previously sought to register the trademark with the U.S. patent and trademark office and if the registration was denied, the reasons for the denial. The information required on an application for a trade name registration is expanded to include a statement that the applicant has conducted a search and found that the trade name is distinguishable on the record from any other name previously filed or an existing or reserved corporate name.

First sponsor: Sen. Griffin

S1401 Daily History	DateAction
TRADE NAMES; TRADEMARKS; APPLICATION 2/1 referred to Senate com-work dev.	

S1407: ABORTION; RELIGIOUS EMPLOYERS; CONTRACEPTION; REPEAL

Numerous changes related to the regulation of abortion. Abortions are no longer prohibited after 12 weeks gestation. A person performing an abortion is no longer required to obtain voluntary and informed consent and perform an ultrasound at least 24 hours before performing the abortion. Various penalties for violations of abortion regulations and reporting requirements related to abortions are deleted. Statute prohibiting sex-selection or race-selection abortions is repealed. Repeals statute prohibiting the state or political subdivisions from entering into a contract with or making a grant to any person that performs non-federally qualified abortions or operates a facility where non-federally qualified abortions are performed, and regulating the expenditure or grant of public monies for family planning services. The Department of Health Services is no longer authorized to perform inspections of abortion clinics if there is reasonable cause to believe the clinic is not adhering to licensing requirements or any other law or rule concerning abortion. Health professionals that provide care to a female of reproductive age who states that she is the victim of rape must provide the patient with medical information about emergency contraception (defined as a drug or device that prevents pregnancy after sexual intercourse) and provide or prescribe emergency contraception at the patient's request. Health professionals may refer the patient to another provider for forensic medical care and emergency contraception. Licensed pharmacies are required to properly fill valid prescription orders presented to the pharmacy by or for a customer. Pharmacy employees must notify the pharmacy in writing of all categories or types of prescription drugs and devices that the employee would decline to fill because of sincerely held religious beliefs, and the pharmacy must attempt to accommodate the employee if the accommodation can

be made without causing undue hardship to the pharmacy or its customers. Also requires the Department of Health Services to administer a program to reduce the risks of unintended pregnancy by improving awareness of emergency contraception. "Religious employers" (defined) whose religious tenets prohibit the use of prescribed contraceptive methods are permitted to require a health or disability insurer to provide a contract without coverage for all contraceptive methods by submitting a written affidavit. Religious employers are prohibited from discriminating against an employee who independently chooses to obtain insurance coverage or prescriptions for contraceptives from another source. Religious employers are no longer permitted to require a health or disability insurer to provide a contract without coverage for specific items or services required by statute because providing or paying for coverage of those items or services is contrary to the religious beliefs of the religious employer offering the plan. The definition of "religious employer" is modified. More.

First sponsor: Sen. Hobbs

S1407 Daily History	DateAction
ABORTION; RELIGIOUS EMPLOYERS; CONTRACEPTION; REPEAL 2/1 referred to Senate hel-hu ser.	

S1424: HOME-BASED BUSINESSES; LICENSING MORATORIUM; UNEMPLOYMENT

If the statewide seasonally adjusted unemployment rate reaches at least 10 percent, an agency, department, board or commission of the state or a political subdivision is prohibited from requiring a "home-based business" to have a valid "license" (both defined). Once the statewide unemployment rate reaches less than 6 percent, an agency may resume requiring a home-based business to have a valid license as prescribed by law.

First sponsor: Sen. D. Farnsworth

S1424 Daily History	DateAction
HOME-BASED BUSINESSES; LICENSING MORATORIUM; UNEMPLOYMENT 2/1 referred to Senate com-work dev.	

S1426: COMMERCE AUTHORITY; SUNSET CONTINUATION; REFORMS

The statutory life of the Arizona Commerce Authority is extended two years to July 1, 2018, retroactive to July 1, 2016. Also makes various changes to statutes related to the Authority. Reduces the amount of withholding tax revenues deposited annually in the Job Creation Withholdings Clearing Account to \$10 million, from \$21.5 million. The compensation and benefits for each officer and employee of the Authority must be approved by 2/3 of the members of the Authority Board. Establishes the Office of Regulatory Ombudsman in the Authority and requires the ombudsman to assist new and existing businesses in Arizona that encounter regulatory issues from state and local governmental requirements. Other powers and duties of the ombudsman are established. Repeals statute establishing the Arizona Competes Fund, which terminates on July 1, 2016, and eliminates the annual deposits to the Fund from various sources, including the State Lottery Fund.

First sponsor: Sen. D. Farnsworth

S1426 Daily History	DateAction
COMMERCE AUTHORITY; SUNSET CONTINUATION; REFORMS 2/1 referred to Senate com-work dev.	

S1436: EMPLOYMENT & LABOR OMNIBUS

Various changes related to employment regulations. Employers are no longer permitted to pay employees who customarily and regularly receive tips a wage up to \$3 per hour less than the minimum wage if specified conditions are met. Employees accrue a minimum of one hour of earned sick time for every 30 hours worked. Situations where an employee may use earned sick time are specified, as well as provisions governing accrual, carry over, and transfer of earned sick time. The Industrial Commission is required to implement and enforce earned sick time regulations. Employers are prohibited from requiring nondisclosure by an employee of the employee's wage information as a condition of employment and from taking

adverse employment action against an employee for disclosing the employee's wages. Employees are authorized to request a change in the terms and conditions of employment related to a list of specified factors, and the employer is required to engage in a timely, good-faith interactive process with the employee to discuss potential changes to meet the employee's needs. Establishes requirements for pay and schedule notice for retail, food service or cleaning employees. The Industrial Commission is required to issue an equal pay certificate to a business that meets specified qualifications, including that the average compensation for female employees is no consistently below the average compensation for male employees within each job category. Beginning January 1, 2017, a business that has at least 40 full-time employees in Arizona or in the state where the business's primary place of business is located is required to have an equal pay certificate or a waiver in order to be eligible to contract with any purchasing agency in Arizona for a procurement of more than \$500,000. Due to voter protection, the minimum wage provisions of this bill require the affirmative vote of at least 3/4 of each house of the Legislature for passage.

First sponsor: Sen. Hobbs

S1436 Daily History	DateAction
EMPLOYMENT & LABOR OMNIBUS 2/1 referred to Senate com-work dev.	

S1477: E-VERIFY PROGRAM; EMPLOYERS; IMMUNITY

For the purposes of employer sanctions, using the e-verify program to verify employment authorization makes the employer immune from civil liability and not subject to suit for any act that results in a violation, rather than creating a rebuttable presumption that an employer did not knowingly employ an unauthorized alien.

First sponsor: Sen. Sherwood

S1477 Daily History	DateAction
E-VERIFY PROGRAM; EMPLOYERS; IMMUNITY 2/2 referred to Senate com-work dev, pub-mil-tech.	

S1478: FILING FEES; BUSINESS ENTITIES

The \$50 fee for filing an Articles of Incorporation and the \$50 fee for filing the initial articles of organization with the Corporation Commission apply only to foreign corporations. The Commission is required to annually submit a report to the Governor and the Legislature that contains an analysis of the articles of incorporation fee and the initial articles of organization fee and whether each fee structure is contributing toward business formation in Arizona, and the fiscal impact of those fees. Appropriates \$3 million from the general fund in Fy2016-17 to the Commission for processing business entity filings.

First sponsor: Sen. Sherwood

S1478 Daily History	DateAction
FILING FEES; BUSINESS ENTITIES 2/2 referred to Senate com-work dev, appro.	

S1490: TRANSPORTATION FUNDING; TASK FORCE

Establishes a 7-member Surface Transportation Funding Task Force to review transportation needs and revenue sources in Arizona and recommend specific revenue proposals for dedicated funding sources for specified transportation-related items. The Task Force is required to issue progress reports every three months to the Governor and the Legislature and to submit a final report of its findings and recommendations to the Governor and the Legislature by December 31, 2016. Self-repeals July 1, 2017. Emergency clause.

First sponsor: Sen. Worsley

S1490 Daily History	Date Action
TRANSPORTATION FUNDING; TASK FORCE 2/10 from Senate trans do pass.	
TRANSPORTATION FUNDING; TASK FORCE 2/9 Senate trans do pass; report awaited.	
TRANSPORTATION FUNDING; TASK FORCE 2/2 referred to Senate trans.	

S1500: INDUSTRIAL COMMISSION OF ARIZONA; OMNIBUS

Various changes to statutes relating to the Industrial Commission. The statutory lives of the Commission, the Occupational Safety and Health Advisory Committee and the Occupational Safety and Health Review Board are extended eight years to July 1, 2024, retroactive to July 1, 2016. The statutory life of the Boiler Advisory Board is extended two years to July 1, 2018, retroactive to July 1, 2016. Modifies the scope of statutes regulating private "employment agents" (defined) to apply to "nanny or sitter services" (defined), transfers responsibility for adopting rules for the conduct of the business of nanny or sitter services and for enforcement and administration of these regulations to the Department of Health Services, from the Commission, and makes numerous changes to the regulations. Session law provides for the transfer of powers and transitional provisions. A person aggrieved by the actions of an employment agent are permitted to file a complaint with the Attorney General and the Attorney General may investigate and bring action. Industrial Commission members receive a salary of \$50 per day for each day in which the commissioner prepares for or attends a Commission meeting, instead of each day in which the member "performs duties as a commissioner." The Commission Director may deny the salary of the commissioner if the commissioner does not provide documentation that explains what Commission duties were completed for the day in which the Commissioner is seeking a salary or if the Commission duties were not related to preparing for or attending a Commission meeting. During an inspection or investigation of places and practices of employment and in deciding whether to recommend and issue a citation, the Commission is permitted to consider whether an employee has committed misconduct by violating the employer's policies regarding substance abuse while working. The Commission is prohibited from communicating to an employer that the employer does not need to be represented by an attorney and from recording a person without that person's knowledge and consent.

First sponsor: Sen. Yee

S1500 Daily History	DateAction
INDUSTRIAL COMMISSION OF ARIZONA; OMNIBUS 2/9 from Senate com-work dev with amend #4130.	
INDUSTRIAL COMMISSION OF ARIZONA; OMNIBUS 2/8 Senate com-work dev amended; report awaited.	
INDUSTRIAL COMMISSION OF ARIZONA; OMNIBUS 2/2 referred to Senate com-work dev.	

S1524: REGULATORY ACTIONS; LIMITATION

Unless specifically authorized by statute, a state agency, county or municipality is prohibited from taking any action that increases the regulatory burdens on a person unless there is a critical or urgent need that has not been addressed by legislation or self-regulation within the proposed regulated field, and from imposing a regulation on a business that provides a mechanism for individuals to offer goods or services to each other if that regulation is designed to regulate a business that provides goods or services directly to the customer.

First sponsor: Sen. Smith

S1524 Daily History	DateAction
REGULATORY ACTIONS; LIMITATION 2/2 referred to Senate gov.	

SCM1002: HEALTH INSURANCE TAX; REPEAL

The Legislature urges the U.S. Congress to enact legislation to repeal the health insurance tax to make health care more affordable for working families, individuals and businesses. The Secretary of State is directed to transmit copies of this Memorial to the President of the U.S., the Speaker of the U.S. House of Representatives, the President of the U.S. Senate, and each member of Congress from Arizona.

First sponsor: Sen. Barto

SCM1002 Daily History	Date Action
HEALTH INSURANCE TAX; REPEAL 1/26 stricken from Senate consent calendar by Sherwood.	

HEALTH INSURANCE TAX; REPEAL 1/26 from Senate rules okay.
HEALTH INSURANCE TAX; REPEAL 1/25 to Senate consent calendar.
HEALTH INSURANCE TAX; REPEAL 1/21 from Senate fin ins do pass.
HEALTH INSURANCE TAX; REPEAL 1/20 Senate fin ins do pass; report awaited.
HEALTH INSURANCE TAX; REPEAL 1/14 referred to Senate fin ins.

SCM1007: OZONE CONCENTRATION STANDARD; URGING EPA

The Legislature urges the U.S. Environmental Protection Agency to reinstate the previous ozone concentration standard of 75 parts per billion. The Secretary of State is directed to transmit copies of this memorial to the EPA Administrator, the President of the U.S., the President of the U.S. Senate, the Speaker of the U.S. House, and each member of Congress from Arizona.

First sponsor: Sen. Griffin

SCM1007 Daily History	Date Action
OZONE CONCENTRATION STANDARD; URGING EPA 2/9	from Senate rules okay.
OZONE CONCENTRATION STANDARD; URGING EPA 2/8	to Senate consent calendar.
OZONE CONCENTRATION STANDARD; URGING EPA 2/2	from Senate water-energy do pass.
OZONE CONCENTRATION STANDARD; URGING EPA 1/26	referred to Senate water-energy.