
4/30/2021

55th Legislature - 1st Regular Session, 2021

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All Business

Posted Calendars and Committee Hearings

No hearings, calendars, or amendments posted.

Bill Summaries

H2005: DIGITAL APPLICATION DISTRIBUTION PLATFORMS; PROHIBITIONS (~~TECH CORRECTION; EDUCATION; FEDERAL FUNDS~~)

A provider of a "digital application distribution platform" (defined) for which cumulative downloads of software applications from the platform to Arizona users exceed 1 million downloads in the previous or current calendar year is prohibited from requiring a developer domiciled in Arizona to use a particular in-application payment system as the exclusive mode of accepting payments, from requiring exclusive use of a particular in-application payment system as the exclusive mode of accepting payments from Arizona users, and from retaliating against a developer that is domiciled in Arizona or an Arizona user for using an in-application payment system or digital application distribution platform that is not owned by, operated by or affiliated with the provider. Does not apply with respect to a "special-purpose digital application distribution platform" (defined). The Attorney General is authorized to receive complaints and investigate violations, and to bring an action in any court of competent jurisdiction to obtain legal or equitable relief on behalf of a person aggrieved by the violation. Any person aggrieved by a violation is allowed to commence a civil action in any court of competent jurisdiction to obtain legal or equitable relief. AS PASSED HOUSE

First sponsor: Rep. Cobb (R - Dist 5)

H2005 Daily History	Date	Action
DIGITAL APPLICATION DISTRIBUTION PLATFORMS; PROHIBITIONS	3/24	Senate com held.
DIGITAL APPLICATION DISTRIBUTION PLATFORMS; PROHIBITIONS	3/11	referred to Senate com.
DIGITAL APPLICATION DISTRIBUTION PLATFORMS; PROHIBITIONS	3/3	House COW approved with amend #4419 and flr amends #4664 and #4665 . NOTE SHORT TITLE CHANGE. Passed House 31-29 ; ready for Senate.
TECH CORRECTION; EDUCATION; FEDERAL FUNDS	2/23	from House appro with amend #4419 .
TECH CORRECTION; EDUCATION; FEDERAL FUNDS	2/22	House appro amended; report awaited.
TECH CORRECTION; EDUCATION; FEDERAL FUNDS	2/16	withdrawn from House com and further referred to House appro.
TECH CORRECTION; EDUCATION; FEDERAL FUNDS	2/10	referred to House com.

H2009: BUDGET UNITS; ENCUMBRANCE DOCUMENTS; EXCEPTION

If a claim for an administrative expenditure falls under one of the categories of budget unit expenditures that are exempt from the requirement to have an encumbrance document, the expenditure is not required to be encumbered. AS SIGNED BY GOVERNOR

First sponsor: Rep. Kavanagh (R - Dist 23)

H2009 Daily History	Date	Action
BUDGET UNITS; ENCUMBRANCE DOCUMENTS; EXCEPTION	3/24	signed by governor; Chap. 90, Laws 2021. message
BUDGET UNITS; ENCUMBRANCE DOCUMENTS; EXCEPTION	3/18	passed Senate 27-0 ; ready for governor.
BUDGET UNITS; ENCUMBRANCE DOCUMENTS; EXCEPTION	3/9	from Senate rules okay.
BUDGET UNITS; ENCUMBRANCE DOCUMENTS; EXCEPTION	3/2	from Senate gov do pass.

BUDGET UNITS; ENCUMBRANCE DOCUMENTS; EXCEPTION 3/1 Senate gov do pass; report awaited.
BUDGET UNITS; ENCUMBRANCE DOCUMENTS; EXCEPTION 2/22 referred to Senate gov.
BUDGET UNITS; ENCUMBRANCE DOCUMENTS; EXCEPTION 1/28 passed House <u>58-0</u> ; ready for Senate.
BUDGET UNITS; ENCUMBRANCE DOCUMENTS; EXCEPTION 1/25 from House rules okay.
BUDGET UNITS; ENCUMBRANCE DOCUMENTS; EXCEPTION 1/13 from House gov-elect do pass.
BUDGET UNITS; ENCUMBRANCE DOCUMENTS; EXCEPTION 1/13 House gov-elect do pass; report awaited.
BUDGET UNITS; ENCUMBRANCE DOCUMENTS; EXCEPTION 1/11 referred to House gov-elect.

H2014: GRRC; PETITION TO REQUEST REVIEW

A person is permitted to petition the Governor's Regulatory Review Council (GRRC) to request a review of an existing agency practice that involves interpreting a rule adopted by the agency, substantive policy statement, or final rule of an agency established under statute governing campaign finance, including the Citizens Clean Elections Act, based on the person's belief that the practice, policy, or rule does not meet the requirements of the Administrative Procedures Act, exceeds the agency's statutory authority or violates the state Constitution or the U.S. Constitution. If, after a public hearing, GRRC determines that the practice, policy, action or rule does not meet these requirements, GRRC is authorized to modify, revise or declare void any practice, policy, or rule.

First sponsor: Rep. Biasiucci (R - Dist 5)

H2014 Daily History	Date	Action
GRRC; PETITION TO REQUEST REVIEW	3/23	from Senate gov do pass.
GRRC; PETITION TO REQUEST REVIEW	3/22	Senate gov do pass; report awaited.
GRRC; PETITION TO REQUEST REVIEW	2/18	referred to Senate gov.
GRRC; PETITION TO REQUEST REVIEW	2/4	House COW approved. Passed House <u>31-28</u> ; ready for Senate.
GRRC; PETITION TO REQUEST REVIEW	1/25	from House rules okay.
GRRC; PETITION TO REQUEST REVIEW	1/13	from House gov-elect do pass.
GRRC; PETITION TO REQUEST REVIEW	1/13	House gov-elect do pass; report awaited.
GRRC; PETITION TO REQUEST REVIEW	1/11	referred to House gov-elect.

H2042: AQUIFER PROTECTION PERMITS; INJECTION WELLS

A class V well is no longer exempt from the underground injection control permit program if the well has an aquifer protection permit that satisfies federal underground injection control requirements for a class V well. Except for class V wells operating under underground injection control permit program rules or specified federal code, any underground injection well covered by an underground injection control permit is exempt from aquifer protection permit requirements. If a notice of appeal of a permit issued under the Arizona Pollutant Discharge Elimination System Program is filed with the Water Quality Appeals Board, those permit provisions that are being contested and those that cannot be severed from the contested provisions are automatically stayed while the appeal is pending before the Board, instead of while the appeal is pending, including during any court proceedings. AS SIGNED BY GOVERNOR

First sponsor: Rep. Griffin (R - Dist 14)

H2042 Daily History	Date	Action
AQUIFER PROTECTION PERMITS; INJECTION WELLS	2/24	signed by governor. Chap. 32, Laws 2021. message
AQUIFER PROTECTION PERMITS; INJECTION WELLS	2/17	substituted in Senate for identical bill 1364. Passed Senate <u>16-14</u> ; ready for governor.
AQUIFER PROTECTION PERMITS; INJECTION WELLS	1/28	House COW approved. Passed House <u>41-18</u> ; ready for Senate.
AQUIFER PROTECTION PERMITS; INJECTION WELLS	1/25	from House rules okay.
AQUIFER PROTECTION PERMITS; INJECTION WELLS	1/13	from House nat res-energy-water do pass.
AQUIFER PROTECTION PERMITS; INJECTION WELLS	1/12	House nat res-energy-water do pass; report awaited.
AQUIFER PROTECTION PERMITS; INJECTION WELLS	1/12	referred to House nat res-energy-water.

H2044: INSURANCE; OMNIBUS

Makes various changes to statutes relating to insurance. Expands applicability of statute regulating electronic communications and records of insurance to include disability, marine and transportation, surety, prepaid legal, prepaid

dental, title, identity theft, disability, workers' compensation, and annuities that are subject to Title 20 (Insurance). The list of persons exempt from the requirement to obtain a license as an insurance producer is expanded to include a person whose activities in Arizona are limited to providing a website or other electronic platform for insurers and a person that processes payments or charges for insurance premiums if that person does not sell, solicit or negotiate insurance. A "federal home loan bank" (defined) cannot be stayed, enjoined or prohibited from exercising or enforcing any right or cause of action against collateral pledged by an insurer member under any federal home loan bank security agreement or other similar arrangement relating to a security agreement to which that federal home loan bank is a party. Service contracts are required to disclose whether the contracts cover or exclude preexisting conditions. More.

First sponsor: Rep. Weninger (R - Dist 17)

H2044 Daily History	Date	Action
INSURANCE; OMNIBUS	2/1	House COW approved with amend #4053 .
INSURANCE; OMNIBUS	1/25	from House rules okay.
INSURANCE; OMNIBUS	1/20	from House com do pass.
INSURANCE; OMNIBUS	1/19	House com do pass; report awaited.
INSURANCE; OMNIBUS	1/12	referred to House com.

H2045: CIVIL RIGHTS; AMENDMENTS

For the purpose of employment discrimination statutes, the terms "because of sex" and "on the basis of sex" includes because of or on the basis of pregnancy or childbirth or related medical conditions. Women who are affected by pregnancy or childbirth or related medical conditions must be treated the same for all employment-related purposes, including receipt of benefits under fringe benefit programs, as other persons not so affected but similar in their ability or inability to work. AS SIGNED BY GOVERNOR

First sponsor: Rep. Weninger (R - Dist 17)

H2045 Daily History	Date	Action
CIVIL RIGHTS; AMENDMENTS	2/4	signed by governor; Chap. 1, Laws 2021. message
CIVIL RIGHTS; AMENDMENTS	1/28	passed House 58-0 ; ready for Senate. Substituted for identical bill 1180, passed Senate 28-1 ; ready for governor.
CIVIL RIGHTS; AMENDMENTS	1/25	from House rules okay.
CIVIL RIGHTS; AMENDMENTS	1/20	from House com do pass.
CIVIL RIGHTS; AMENDMENTS	1/19	House com do pass; report awaited.
CIVIL RIGHTS; AMENDMENTS	1/12	referred to House com.

H2049: EMINENT DOMAIN; EXISTING CONTRACTS

If a municipality exercises the right of eminent domain to acquire a public utility business or enterprise, the municipality is required to assume all existing assets and contractual obligations directly associated with providing current and future "utility service" (defined) in the certificate of convenience and necessity that is being condemned unless all parties to the contractual obligations agree otherwise. The municipality has no obligation to provide utility service if the contractual obligation was executed on or after the date of the notice that is provided pursuant to eminent domain statutes. AS PASSED HOUSE.

First sponsor: Rep. Weninger (R - Dist 17)

H2049 Daily History	Date	Action
EMINENT DOMAIN; EXISTING CONTRACTS	4/14	retained on Senate COW calendar.
EMINENT DOMAIN; EXISTING CONTRACTS	3/30	from Senate rules okay.
EMINENT DOMAIN; EXISTING CONTRACTS	3/9	from Senate gov with amend #4797 .
EMINENT DOMAIN; EXISTING CONTRACTS	3/8	Senate gov amended; report awaited.
EMINENT DOMAIN; EXISTING CONTRACTS	2/18	referred to Senate gov.
EMINENT DOMAIN; EXISTING CONTRACTS	2/4	House COW approved with flr amend #4098 . Passed House 34-24 ; ready for Senate.
EMINENT DOMAIN; EXISTING CONTRACTS	1/28	retained on House COW calendar.
EMINENT DOMAIN; EXISTING CONTRACTS	1/25	from House rules okay.

EMINENT DOMAIN; EXISTING CONTRACTS 1/20 from House com do pass.
 EMINENT DOMAIN; EXISTING CONTRACTS 1/19 House com do pass; report awaited.
 EMINENT DOMAIN; EXISTING CONTRACTS 1/12 referred to House com.

H2050: LIQUOR OMNIBUS

Various changes to statutes relating to spirituous liquor. The list of sources that a retailer may order, purchase or receive spiritual liquor from is expanded to include licensed craft distillers subject to statutory limits. Distillers and brewers are authorized to provide sampling of up to 16 ounces of beer or cooler products, increased from 12 ounces. A representative of a producer or wholesaler participating at a special event is allowed to consume small amounts of the products of the producer or wholesaler on the premises of the special event for the purpose of quality control. A licensee with joint premises privileges is prohibited from allowing a person under the legal drinking age to remain in an area where the primary use is the sale, dispensing or consumption of spirituous liquor if the person is not accompanied by a spouse, parent, grandparent or legal guardian of legal drinking age, instead of if the person is not accompanied by an adult. A licensed craft distiller that produces up to 3,566 gallons, increased from 1,289 gallons, of distilled spirits in a calendar year is allowed to make sales and deliveries of distilled spirits that the licensed craft distiller produces to on-sale and off-sale retailers. As session law, a liquor licensee who had a retail license that reverted to the state between January 1, 2018 and December 31, 2020 due to more than 36 months of continuous nonuse has until December 31, 2022 to file in writing with the Department of Liquor Licenses and Control (DLLC) a request for relief from the license reversion. On receipt of such a request, DLLC is required to reissue the license. As session law, a purchaser of a bar, beer and wine bar, or liquor store license awarded through the annual liquor license lottery between January 1, 2017 and December 31, 2019 that has not been activated has until December 31, 2022 to file in writing with DLLC a request to sell or activate the license. After DLLC receives such a request and the full purchase price of the license, DLLC is required to allow the purchaser to sell or to submit an application to activate the license. AS SIGNED BY GOVERNOR

First sponsor: Rep. Weninger (R - Dist 17)

H2050 Daily History	Date Action
LIQUOR OMNIBUS	3/24 signed by governor; Chap. 94, Laws 2021. message
LIQUOR OMNIBUS	3/18 passed Senate 25-2 ; ready for governor.
LIQUOR OMNIBUS	3/9 from Senate rules okay.
LIQUOR OMNIBUS	3/4 from Senate com do pass.
LIQUOR OMNIBUS	3/3 Senate com do pass; report awaited.
LIQUOR OMNIBUS	2/18 referred to Senate com.
LIQUOR OMNIBUS	2/9 House COW approved with amend #4035 and flr amend #4144 . Passed House 55-4 ; ready for Senate.
LIQUOR OMNIBUS	1/28 retained on House COW calendar.
LIQUOR OMNIBUS	1/25 from House rules okay.
LIQUOR OMNIBUS	1/20 from House com with verbal amend.
LIQUOR OMNIBUS	1/19 House com amended; report awaited.
LIQUOR OMNIBUS	1/12 referred to House com.

H2051: PROCUREMENT; INFORMATION DISCLOSURE; BIDDERS

During competitive sealed bidding to award state contracts, the Director of the Department of Administration is required to provide a question and answer period for bidders and interested parties to submit written questions and for the Director to provide written responses. The Director is required to provide in writing all questions and answers to all bidders and interested parties outside of the procurement process.

First sponsor: Rep. Kavanagh (R - Dist 23)

H2051 Daily History	Date Action
PROCUREMENT; INFORMATION DISCLOSURE; BIDDERS	4/1 from Senate appro with amend #4976 .
PROCUREMENT; INFORMATION DISCLOSURE; BIDDERS	3/31 Senate appro amended; report awaited.

PROCUREMENT; INFORMATION DISCLOSURE; BIDDERS 3/30 withdrawn from Senate gov and further referred to Senate appro.
PROCUREMENT; INFORMATION DISCLOSURE; BIDDERS 2/18 referred to Senate gov.
PROCUREMENT; INFORMATION DISCLOSURE; BIDDERS 2/4 passed House <u>58-0</u> ; ready for Senate.
PROCUREMENT; INFORMATION DISCLOSURE; BIDDERS 2/2 from House rules okay.
PROCUREMENT; INFORMATION DISCLOSURE; BIDDERS 1/27 from House gov-elect do pass.
PROCUREMENT; INFORMATION DISCLOSURE; BIDDERS 1/27 House gov-elect do pass; report awaited.
PROCUREMENT; INFORMATION DISCLOSURE; BIDDERS 1/20 House gov-elect do pass; report awaited.
PROCUREMENT; INFORMATION DISCLOSURE; BIDDERS 1/14 referred to House gov-elect.

H2056: WATER CONSERVATION NOTICE; NO FORFEITURE

Beginning on the effective date of this legislation, a person who is entitled to the use of water is authorized to file with the Department of Water Resources a water conservation plan notice. Information that must be included in the notice is listed. On filing a water conservation plan notice, the conservation of water pursuant to the plan does not constitute abandonment or forfeiture of the water conserved. A person cannot accrue long-term storage credits for any water that is conserved in a water conservation plan notice. A water conservation plan is required to designate a duration of up to 10 years, and the person filing the notice may file a subsequent notice for one or more periods of up to 10 years. Contains a legislative intent section stating that the Legislature intends that this act apply prospectively only. AS SIGNED BY GOVERNOR

First sponsor: Rep. Griffin (R - Dist 14)

H2056 Daily History	Date Action
WATER CONSERVATION NOTICE; NO FORFEITURE	2/18 signed by governor. Chap. 22, Laws 2021. message
WATER CONSERVATION NOTICE; NO FORFEITURE	2/11 substituted in Senate for identical bill 1368. Passed Senate 29-0; ready for governor.
WATER CONSERVATION NOTICE; NO FORFEITURE	1/28 House COW approved. Passed House <u>58-0</u> ; ready for Senate.
WATER CONSERVATION NOTICE; NO FORFEITURE	1/25 from House rules okay.
WATER CONSERVATION NOTICE; NO FORFEITURE	1/13 from House nat res-energy-water do pass.
WATER CONSERVATION NOTICE; NO FORFEITURE	1/12 House nat res-energy-water do pass; report awaited.
WATER CONSERVATION NOTICE; NO FORFEITURE	1/12 referred to House nat res-energy-water.

H2062: STUDENT APPRENTICESHIP PROGRAM; TAX CREDITS

Establishes the Arizona Student Apprenticeship Pilot Program in the Department of Education to provide job training and economic opportunity to high school students in Arizona. Any employer in Arizona may apply to participate in the Program, and requirements for employers and students to participate in the Program are specified. Participating employees are required to designate at least 10 percent of wages to a separate interest-bearing account opened on behalf of the employee by the participating employer. For tax years beginning with 2022, participating employers are allowed an individual or corporate income tax credit for each participant who successfully completes the Program requirements prescribed by the Dept. The amount of the credit is equal to the amount the employer deposited in the separate interest-bearing accounts and disbursed to participant employees during the tax year. Tax credit requirements are listed. The Program terminates on January 1, 2028. Appropriates \$400,000 from the general fund in FY2021-22 to the Dept for the Program.

First sponsor: Rep. Fillmore (R - Dist 16)

H2062 Daily History	Date Action
STUDENT APPRENTICESHIP PROGRAM; TAX CREDITS	1/14 referred to House ways-means, appro.

H2065: MEDICAL FREEDOM; PARENTAL RIGHTS

Students are no longer prohibited from attending school without submitting documentary proof of required immunizations to the school administrator. Schools are prohibited from requiring a student to receive the recommended immunizations and from refusing to admit or otherwise penalizing a student because that student has not received the recommended immunizations. If a parent chooses to have the student immunized, the parent is required to

submit documentary proof to the school administrator to verify that the pupil has received the recommended immunizations if an outbreak occurs. A student who lacks documentary proof of immunization may be excluded from school only if the student lacks an immunization for which there is an active case of a disease that the immunization is intended to prevent in that student's school and if the Department of Health Services or a local health department has declared an outbreak of that disease for an area that includes the student's school.

First sponsor: Rep. Fillmore (R - Dist 16)

H2065 Daily History	Date	Action
MEDICAL FREEDOM; PARENTAL RIGHTS	1/14	referred to House hel-hu ser, educ.

H2073: RECORDS; CONFIDENTIALITY; ELIGIBLE INDIVIDUALS

For the purpose of statute allowing eligible persons to file an affidavit to request county officers and state agencies prohibit access to that person's information contained in certain public records, the definition of "eligible person" is expanded to include former county attorneys, former municipal prosecutors, former attorneys general, former U.S. Attorneys, commissioners of the municipal court, hearing officers appointed for civil traffic violations, and members of the Commission on Appellate Court Appointments. Persons whose residential address is protected from public disclosure are not required to disclose their address when making campaign contributions and are instead required to provide an alternate mailing address. AS SIGNED BY GOVERNOR

First sponsor: Rep. Pratt (R - Dist 8)

H2073 Daily History	Date	Action
RECORDS; CONFIDENTIALITY; ELIGIBLE INDIVIDUALS	3/24	signed by governor; Chap. 96, Laws 2021. message
RECORDS; CONFIDENTIALITY; ELIGIBLE INDIVIDUALS	3/18	passed Senate <u>26-1</u> ; ready for governor.
RECORDS; CONFIDENTIALITY; ELIGIBLE INDIVIDUALS	3/9	from Senate rules okay.
RECORDS; CONFIDENTIALITY; ELIGIBLE INDIVIDUALS	3/4	from Senate jud do pass.
RECORDS; CONFIDENTIALITY; ELIGIBLE INDIVIDUALS	3/4	Senate jud do pass; report awaited.
RECORDS; CONFIDENTIALITY; ELIGIBLE INDIVIDUALS	2/18	referred to Senate jud.
RECORDS; CONFIDENTIALITY; ELIGIBLE INDIVIDUALS	2/10	House COW approved. Passed House <u>59-0</u> ; ready for Senate.
RECORDS; CONFIDENTIALITY; ELIGIBLE INDIVIDUALS	2/2	from House rules okay.
RECORDS; CONFIDENTIALITY; ELIGIBLE INDIVIDUALS	1/27	from House jud do pass.
RECORDS; CONFIDENTIALITY; ELIGIBLE INDIVIDUALS	1/27	House jud do pass; report awaited.
RECORDS; CONFIDENTIALITY; ELIGIBLE INDIVIDUALS	1/14	referred to House jud.

H2090: TECH CORRECTION; LUXURY TAX; EXEMPTION

Minor change in Title 42 (Taxation) related to luxury privilege tax exemptions. Apparent striker bus.

First sponsor: Rep. Bolick (R - Dist 20)

H2090 Daily History	Date	Action
No actions posted for this bill within the requested time frame.		

H2091: WATER RESOURCES ANNUAL REPORT

The deadline for the Department of Water Resources (DWR) to provide the Governor and the Legislature with an annual operations report is moved to August 15 of each year, from July 1. The report must be made available to the public on the DWR website.

First sponsor: Rep. Dunn (R - Dist 13)

H2091 Daily History	Date	Action
WATER RESOURCES ANNUAL REPORT	1/14	referred to House nat res-energy-water.

H2113: CHARITABLE CONTRIBUTION; DEDUCTION; INFLATION ADJUSTMENT

For tax years beginning with 2022, the Department of Revenue is required to adjust the percentage of a taxpayer's charitable deductions that are allowed in

addition to the standard deduction for personal income taxes according to the average annual change in the metropolitan Phoenix Consumer Price Index published by the U.S. Department of Labor, except that the adjusted percentage cannot exceed 100 percent. The revised percentage must be raised to the nearest whole percent and cannot be revised below the amounts prescribed in the prior taxable year.

First sponsor: Rep. Toma (R - Dist 22)

H2113 Daily History	Date	Action
CHARITABLE CONTRIBUTION; DEDUCTION; INFLATION ADJUSTMENT	3/3	from Senate fin do pass.
CHARITABLE CONTRIBUTION; DEDUCTION; INFLATION ADJUSTMENT	3/3	Senate fin do pass; report awaited.
CHARITABLE CONTRIBUTION; DEDUCTION; INFLATION ADJUSTMENT	2/18	referred to Senate fin.
CHARITABLE CONTRIBUTION; DEDUCTION; INFLATION ADJUSTMENT	2/2	passed House <u>44-15</u> ; ready for Senate.
CHARITABLE CONTRIBUTION; DEDUCTION; INFLATION ADJUSTMENT	2/1	House COW approved.
CHARITABLE CONTRIBUTION; DEDUCTION; INFLATION ADJUSTMENT	1/25	from House rules okay.
CHARITABLE CONTRIBUTION; DEDUCTION; INFLATION ADJUSTMENT	1/20	from House ways-means do pass.
CHARITABLE CONTRIBUTION; DEDUCTION; INFLATION ADJUSTMENT	1/20	House ways-means do pass; report awaited.
CHARITABLE CONTRIBUTION; DEDUCTION; INFLATION ADJUSTMENT	1/14	referred to House ways-means.

H2114: INCOME TAX; RETURNS; FILING EXTENSION

The due date for an income tax return for a taxpayer filing a corporate or exempt organization return that has been granted an extension or extensions is seven months after the initial due date provided for filing returns. Does not include small business corporation returns. Retroactive to tax years beginning with 2021.

First sponsor: Rep. Bolick (R - Dist 20)
Others: Rep. Toma (R - Dist 22)

H2114 Daily History	Date	Action
INCOME TAX; RETURNS; FILING EXTENSION	3/18	further referred to Senate appro.
INCOME TAX; RETURNS; FILING EXTENSION	3/17	referred to Senate rules only.
INCOME TAX; RETURNS; FILING EXTENSION	1/28	passed House <u>59-0</u> ; ready for Senate.
INCOME TAX; RETURNS; FILING EXTENSION	1/25	from House rules okay.
INCOME TAX; RETURNS; FILING EXTENSION	1/20	from House ways-means do pass.
INCOME TAX; RETURNS; FILING EXTENSION	1/20	House ways-means do pass; report awaited.
INCOME TAX; RETURNS; FILING EXTENSION	1/14	referred to House ways-means.

H2145: EMERGENCY POWERS; CURFEW; BUSINESS CLOSURES

During a state of emergency, the Governor's authority includes imposing a curfew and ordering businesses to close within a designated area.

First sponsor: Rep. Friese (D - Dist 9)

H2145 Daily History	Date	Action
EMERGENCY POWERS; CURFEW; BUSINESS CLOSURES	1/25	referred to House gov-elect.

H2153: RENEWABLE ENERGY STORAGE EQUIPMENT; VALUATION

For property tax purposes, the reduced valuation of renewable energy equipment of 20 percent of the depreciated cost of the equipment is expanded to include renewable "energy storage" (defined) equipment. For the purpose of the valuation of energy storage equipment, all energy storage equipment, both colocated with renewable energy and stand-alone energy storage equipment, qualifies for the valuation. The list of deductions from the retail classification of transaction privilege and use taxes is expanded to include "machinery and equipment used directly" (defined) for "energy storage" (defined) for later electrical use. The list of items that municipalities and special taxing districts are prohibited from levying a transaction privilege or other similar tax on is expanded to include the gross proceeds from sales or gross income derived from sales of machinery and equipment used directly for energy storage for later electrical use. County or municipal renewable energy incentive districts are expanded to include renewable energy storage equipment. AS PASSED HOUSE

First sponsor: Rep. Dunn (R - Dist 13)
Others: Rep. Cobb (R - Dist 5), Rep. Cook (R - Dist 8)

H2153 Daily History	Date Action
RENEWABLE ENERGY STORAGE EQUIPMENT; VALUATION	3/18 from Senate fin do pass.
RENEWABLE ENERGY STORAGE EQUIPMENT; VALUATION	3/17 Senate fin do pass; report awaited.
RENEWABLE ENERGY STORAGE EQUIPMENT; VALUATION	2/23 referred to Senate fin.
RENEWABLE ENERGY STORAGE EQUIPMENT; VALUATION	2/22 passed House 51-7 ; ready for Senate.
RENEWABLE ENERGY STORAGE EQUIPMENT; VALUATION	2/18 House COW approved with amend #4165 .
RENEWABLE ENERGY STORAGE EQUIPMENT; VALUATION	2/16 from House rules okay.
RENEWABLE ENERGY STORAGE EQUIPMENT; VALUATION	2/10 from House ways-means with amend #4165 .
RENEWABLE ENERGY STORAGE EQUIPMENT; VALUATION	2/10 House ways-means amended; report awaited.
RENEWABLE ENERGY STORAGE EQUIPMENT; VALUATION	2/3 House ways-means held.
RENEWABLE ENERGY STORAGE EQUIPMENT; VALUATION	1/20 referred to House ways-means.

H2160: OCCUPATIONAL SAFETY; ADVISORY COMMITTEE; ENFORCEMENT

The Director of the Division of Occupational Safety and Health within the Industrial Commission is permitted to excuse any late notification to contest a citation for a violation of occupational safety and health regulations, only if the employer to whom the notice of citation was sent shows by clear and convincing evidence that the notice was not received. Conditionally repealed if, before December 31, 2021, the federal Occupational Safety and Health Administration rejects the changes to Arizona's occupational safety and health plan. Additionally, the Occupational Safety and Health Advisory Committee is no longer required to recommend names to be considered by the Governor as members of the Industrial Commission Review Board. AS SIGNED BY GOVERNOR

First sponsor: Rep. Kaiser (R - Dist 15)

H2160 Daily History	Date Action
OCCUPATIONAL SAFETY; ADVISORY COMMITTEE; ENFORCEMENT	3/23 signed by governor; Chap. 78, Laws 2021. message
OCCUPATIONAL SAFETY; ADVISORY COMMITTEE; ENFORCEMENT	3/16 passed Senate 28-2 ; ready for governor.
OCCUPATIONAL SAFETY; ADVISORY COMMITTEE; ENFORCEMENT	3/9 from Senate rules okay.
OCCUPATIONAL SAFETY; ADVISORY COMMITTEE; ENFORCEMENT	3/4 from Senate com do pass.
OCCUPATIONAL SAFETY; ADVISORY COMMITTEE; ENFORCEMENT	3/3 Senate com do pass; report awaited.
OCCUPATIONAL SAFETY; ADVISORY COMMITTEE; ENFORCEMENT	2/18 referred to Senate com.
OCCUPATIONAL SAFETY; ADVISORY COMMITTEE; ENFORCEMENT	2/4 passed House 43-16 ; ready for Senate.
OCCUPATIONAL SAFETY; ADVISORY COMMITTEE; ENFORCEMENT	2/2 from House rules okay.
OCCUPATIONAL SAFETY; ADVISORY COMMITTEE; ENFORCEMENT	1/27 from House com do pass.
OCCUPATIONAL SAFETY; ADVISORY COMMITTEE; ENFORCEMENT	1/26 House com do pass; report awaited.
OCCUPATIONAL SAFETY; ADVISORY COMMITTEE; ENFORCEMENT	1/19 House com held. 1/20 referred to House com

H2176: TAXPAYER CONFIDENTIALITY; DISCLOSURE; PENALTY

Increases the criminal classification of the disclosure of confidential tax information by a person who prepares any tax report or return at the request of a taxpayer, other than in preparing the report or return, to a class 6 (lowest) felony, from a class 1 (highest) misdemeanor.

First sponsor: Rep. Dunn (R - Dist 13)

H2176 Daily History	Date Action
TAXPAYER CONFIDENTIALITY; DISCLOSURE; PENALTY	2/16 House com held.
TAXPAYER CONFIDENTIALITY; DISCLOSURE; PENALTY	1/26 referred to House com.

H2180: ONLINE CONTENT; PUBLISHERS; LIABILITY; FEE

A person engaged in the business of allowing online users to upload publicly accessible content on the internet and that exercises a level of "control" (defined) over the uploaded content for politically biased reasons is deemed to be a "publisher" (defined as a person that curates and distributes content on the internet) and to not be a "platform" (defined as a person that enables the content and distribution of information on the internet), and is liable for damages suffered by an online user because of the person's actions. The

Attorney General or the online user who claims to have suffered the damages may bring an action to recover the damages. Does not apply to pornographic or libelous content or content that advocates or promotes violence toward a person or group of persons. A publisher is required to pay to the Attorney General an annual fee as determined by the Attorney General for each online user in Arizona that is authorized to upload publicly accessible content to the publisher's interactive computer service. The Attorney General is required to deposit the fees in the Antitrust Enforcement Revolving Fund.

First sponsor: Rep. Finchem (R - Dist 11)

Others: Rep. Biasiucci (R - Dist 5), Sen. Borrelli (R - Dist 5)

H2180 Daily History	Date	Action
ONLINE CONTENT; PUBLISHERS; LIABILITY; FEE 1/25 referred to House jud.		

H2191: 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 2022 general election to repeal the right to work or employment without membership in labor organizations.

First sponsor: Rep. Andrade (D - Dist 29)

Others: Rep. Fernandez (D - Dist 4), Rep. M. Hernandez (D - Dist 26), Rep. Powers Hannley (D - Dist 9), Rep. Salman (D - Dist 26), Rep. Teran (D - Dist 30)

H2191 Daily History	Date	Action
REPEAL; RIGHT TO WORK 1/20 referred to House com, gov-elect.		

H2192: CALL CENTER RELOCATION

Employers intending to relocate a "call center" (defined) from Arizona to another state or a foreign country are required to notify the Chief Executive Officer of the Arizona Commerce Authority (ACA) at least 120 days before the relocation. Violations are subject to a civil penalty of up to \$10,000 for each day. The ACA is required to compile a semiannual list of all employers that relocate a call center to another state or a foreign country. These employers are not eligible for direct or indirect state grants or state guaranteed loans for five years.

First sponsor: Rep. Andrade (D - Dist 29)

Others: Rep. Fernandez (D - Dist 4), Rep. M. Hernandez (D - Dist 26), Rep. Powers Hannley (D - Dist 9), Rep. Salman (D - Dist 26), Rep. Teran (D - Dist 30)

H2192 Daily History	Date	Action
CALL CENTER RELOCATION 1/20 referred to House com.		

H2195: EMPLOYMENT; CONDITIONS; LABOR ORGANIZATIONS; DISCRIMINATION

Various changes relating to employment. The list of attributes for which a person cannot be discriminated against in employment practices is expanded to include gender, gender identity or expression, sexual orientation and marital status. Employers are prohibited from requiring an employee to perform any duty relating to an alleged violation of a safety or health standard or danger until either the Industrial Commission Division of Occupational Safety and Health determines the violation or danger does not exist or the violation or danger is corrected. Employers are prohibited from requiring an employee to reenact an injury arising out of or in the course of employment. It is a class 2 (mid-level) misdemeanor for a person to retaliate against, harass or intimidate any other person for seeking to join a labor organization. Employer policies do not supersede any valid provision of a collective bargaining agreement.

First sponsor: Rep. Andrade (D - Dist 29)

Others: Rep. Fernandez (D - Dist 4), Rep. M. Hernandez (D - Dist 26), Rep. Powers Hannley (D - Dist 9), Rep. Salman (D - Dist 26), Rep. Teran (D - Dist 30)

H2195 Daily History	Date	Action
No actions posted for this bill within the requested time frame.		

H2196: OVERTIME PAY

On the effective date of this legislation, the Industrial Commission is required to set a salary amount at the 40th percentile of weekly earnings of full-time nonhourly workers in the lowest-wage census region in the 2nd quarter of the year immediately preceding the update published by the U.S. Department of Labor. To qualify as an individual who is exempt from the overtime pay requirements in the federal Fair Labor Standards Act of 1938 and related regulations, an individual must be compensated on a salary basis in an amount per week, exclusive of board, lodging or other facilities, that is not less than this amount set by the Commission. The Commission is authorized to adopt rules to implement these requirements.

First sponsor: Rep. Andrade (D - Dist 29)

Others: Rep. Fernandez (D - Dist 4), Rep. M. Hernandez (D - Dist 26), Rep. Powers Hannley (D - Dist 9), Rep. Salman (D - Dist 26), Rep. Teran (D - Dist 30)

H2196 Daily History	Date Action
OVERTIME PAY 1/20 referred to House com.	

H2201: DRINKING WATER STANDARDS; POLLUTANTS

The Department of Environmental Quality (DEQ) is required to establish drinking water aquifer water quality standards for a list of specified pollutants. Information DEQ must review when developing the standards is listed. The standards are required to be protective of public health, including vulnerable subpopulations such as pregnant women, nursing mothers, infants and children.

First sponsor: Rep. Cano (D - Dist 3)

H2201 Daily History	Date Action
DRINKING WATER STANDARDS; POLLUTANTS 1/20 referred to House nat res-energy-water.	

H2202: VEHICLE EMISSIONS; CALIFORNIA STANDARDS

Department of Environmental Quality rules on motor vehicle and combustion engine emissions are required to incorporate the standards adopted by the California Air Resources Board relating to motor vehicles in effect on January 1, 2019.

First sponsor: Rep. Cano (D - Dist 3)

H2202 Daily History	Date Action
VEHICLE EMISSIONS; CALIFORNIA STANDARDS 1/20 referred to House nat res-energy-water.	

H2208: ADEQUATE WATER SUPPLY; STATEWIDE REQUIREMENTS

Counties and municipalities are authorized to approve a subdivision plat only if the subdivider has obtained a water report from the Department of Water Resources that there is an adequate water supply for the subdivision or the subdivider has obtained a written commitment of water service for the subdivision from a city, town or private water company designated as having an adequate water supply. The State Real Estate Commissioner is authorized to issue a public report authorizing the sale or lease of subdivided lands only if the Director has issued a water report that there is an adequate water supply for the subdivision or the subdivider has obtained a written commitment of water service for the subdivision from a city, town or private water company designated as having an adequate water supply.

First sponsor: Rep. Cano (D - Dist 3)

H2208 Daily History	Date Action
ADEQUATE WATER SUPPLY; STATEWIDE REQUIREMENTS 1/20 referred to House nat res-energy-water.	

H2209: GROUNDWATER PUMPING; MEASURING; REPORTING

A person who withdraws groundwater from a nonexempt well under any

circumstances and in any location is required to use a water measuring device approved by the Department of Water Resources (DWR), maintain records of the withdrawals, and file an annual report to DWR with specified information on the withdrawals. Some exceptions.

First sponsor: Rep. Cano (D - Dist 3)

H2209 Daily History	Date Action
GROUNDWATER PUMPING; MEASURING; REPORTING 1/20 referred to House nat res-energy-water.	

H2211: TPT; PRIME CONTRACTING; EXEMPTIONS; CERTIFICATES

Various changes to statutes relating to transaction privilege taxes (TPT) for prime contracting. The definitions of "modification" and "alteration" for the purpose of computing the tax base for the prime contracting classification of TPT are modified. A certificate that a contractor provides to a person stating that the contractor is liable for any amount of transaction privilege taxes due is valid for a period of up to one year. After the certificate expires, the contractor is allowed to execute and provide to the person a new certificate. The Department of Revenue (DOR) is required to prescribe a form for a certificate to be used by a prime contractor that is subject to TPT for purchasing tangible personal property, the purchase price of which was excluded from the tax base under the retail classification of TPT. The prime contractor is required to obtain the certificate from DOR, and the certificate is valid for up to one year. After the certificate expires, the contractor is allowed to obtain a new certificate. Applies to contracts entered into beginning January 1, 2022.

First sponsor: Rep. Cobb (R - Dist 5)
Others: Rep. Bolick (R - Dist 20), Rep. Toma (R - Dist 22)

H2211 Daily History	Date Action
TPT; PRIME CONTRACTING; EXEMPTIONS; CERTIFICATES 2/17 House ways-means held.	
TPT; PRIME CONTRACTING; EXEMPTIONS; CERTIFICATES 1/20 referred to House ways-means.	

H2239: ASSURED WATER SUPPLY; AVAILABILTY; PLATS

For an application to modify or renew a designation of assured water supply in the Pinal Active Management Area, the Department of Water Resources is prohibited from reviewing the physical availability of groundwater that was determined to be physically available under the previous designation. The following are deemed physically available for purposes of an assured water supply designation: stored water that is to be recovered by the applicant within the "area of impact" (defined) on an annual basis or under long-term storage credits pledged to the designation, and physically available water that will be stored within the area of impact on an annual basis or as long-term storage credits in the future. For the purposes of statute governing an assignment of a certificate of assured water supply, and for a holder of a certificate of assured water supply for a platted subdivision, an increase in the total number of housing units does not constitute a material change in the subdivision plat, plan or map. Contains a legislative intent section.

First sponsor: Rep. Cook (R - Dist 8)
Others: Rep. Fillmore (R - Dist 16), Rep. Finchem (R - Dist 11), Rep. Griffin (R - Dist 14), Rep. Parker (R - Dist 16), Rep. Pratt (R - Dist 8), Rep. Roberts (R - Dist 11)

H2239 Daily History	Date Action
ASSURED WATER SUPPLY; AVAILABILTY; PLATS 1/20 referred to House nat res-energy-water.	

H2242: AGENCY ACTIONS; PROCEDURES; FEE AWARDS

Modifies statutes governing fees and other expenses the court awards to a party that prevails in an action against the state or a county or municipality by an adjudication on the merits. An award of fees against the state or a county or municipality cannot exceed \$125,000, increased from \$75,000, for fees incurred at each level of judicial appeal. The maximum rate for attorney fees awarded is \$350 per hour for any awards of attorney fees against the state or a county or municipality, instead of only for specified cases, and the maximum rate of \$75 per hour for all other cases is deleted. A person is entitled to have

an agency not base a decision regarding any filing or other matter submitted to an agency on a requirement or condition that is not specifically authorized by statute, rule or state tribal gaming compact, and an agency is prohibited from doing so. A determination by an agency that an application is not administratively complete is an appealable agency action, with some exceptions. Changes relating to expenses awarded by the court apply to all proceedings that are pending on or filed after the effective date of this legislation. AS SIGNED BY GOVERNOR

First sponsor: Rep. Grantham (R - Dist 12)

H2242 Daily History	Date	Action
AGENCY ACTIONS; PROCEDURES; FEE AWARDS	4/1	signed by governor. Chap. 161, Laws 2021. message
AGENCY ACTIONS; PROCEDURES; FEE AWARDS	3/25	passed Senate 29-0 ; ready for governor.
AGENCY ACTIONS; PROCEDURES; FEE AWARDS	3/16	from Senate rules okay.
AGENCY ACTIONS; PROCEDURES; FEE AWARDS	3/4	from Senate jud do pass.
AGENCY ACTIONS; PROCEDURES; FEE AWARDS	3/4	Senate jud do pass; report awaited.
AGENCY ACTIONS; PROCEDURES; FEE AWARDS	2/18	referred to Senate jud.
AGENCY ACTIONS; PROCEDURES; FEE AWARDS	2/11	House COW approved with amend #4068 . Passed House 59-1 ; ready for Senate.
AGENCY ACTIONS; PROCEDURES; FEE AWARDS	2/8	from House rules okay.
AGENCY ACTIONS; PROCEDURES; FEE AWARDS	2/3	from House com with amend #4068 .
AGENCY ACTIONS; PROCEDURES; FEE AWARDS	2/2	House com amended; report awaited.
AGENCY ACTIONS; PROCEDURES; FEE AWARDS	1/21	referred to House com.

H2248: CORPORATION COMMISSION; ELECTRIC GENERATION RESOURCES

Declares it is the public policy of Arizona that public service corporations should pursue the use of "clean energy resources" (defined) and the reduction of carbon emissions, provided the mix of "critical electric generation resources" (defined) used by each public service corporation to meet its customers' needs is the "lowest cost method" (defined) of providing safe and reliable electricity services while taking specified factors into consideration. The clean energy and carbon emissions reduction policy of Arizona requires public service corporations to derive at least the following percentage of retail kilowatt sales from renewable energy resources by the following dates: 12percent by December 31, 2022, 13 percent by December 31, 2023, 14 percent by December 31, 2024, and 15 percent by December 31, 2025 and each year after. Does not apply to any policy, decision or rule adopted before June 30, 2020. Does not prohibit the Arizona Corporation Commission (ACC) from exercising its ratemaking or statutory authority over public service corporations. The ACC is authorized to adopt rules to ensure compliance with this legislation, and is prohibited from enforcing any policy or rule that increases or decreases the percentages of renewable energy resources specified by this legislation or that directly or indirectly regulates a public service corporation's "carbon emissions" (defined). Contains legislative findings. Retroactive to June 30, 2020. AS PASSED HOUSE.

First sponsor: Rep. Griffin (R - Dist 14)

H2248 Daily History	Date	Action
CORPORATION COMMISSION; ELECTRIC GENERATION RESOURCES	4/1	from Senate appro do pass.
CORPORATION COMMISSION; ELECTRIC GENERATION RESOURCES	3/31	Senate appro do pass; report awaited.
CORPORATION COMMISSION; ELECTRIC GENERATION RESOURCES	3/23	referred to Senate appro.
CORPORATION COMMISSION; ELECTRIC GENERATION RESOURCES	3/3	House add'l COW approved with amend #4480 and flr amend #4675 . Passed House 31-28 ; ready for Senate.
CORPORATION COMMISSION; ELECTRIC GENERATION RESOURCES	2/24	House COW approved with flr amend #4480 .
CORPORATION COMMISSION; ELECTRIC GENERATION RESOURCES	2/23	retained on House COW calendar.
CORPORATION COMMISSION; ELECTRIC GENERATION RESOURCES	2/8	from House rules okay.
CORPORATION COMMISSION; ELECTRIC GENERATION RESOURCES	1/27	from House nat res-energy-water do pass.
CORPORATION COMMISSION; ELECTRIC GENERATION RESOURCES	1/26	House nat res-energy-water do pass; report awaited.
CORPORATION COMMISSION; ELECTRIC GENERATION RESOURCES	1/19	House nat res-energy-water held. 1/20 referred to House nat res-energy-water

H2265: RULEMAKING; EXPEDITED PROCESS; RULE EXPIRATION

A state agency that seeks to expire a rule or rules is authorized to file a notice of intent to expire with the Governor's Regulatory Review Council (GRRC). GRRC is required to place the notice on the agenda for the next scheduled meeting for consideration. If a quorum of GRRC approves the notice, GRRC is required to cause a notice of rule expiration to be prepared and provide the notice of rule expiration to the agency for filing with the Secretary of State. AS SIGNED BY GOVERNOR

First sponsor: Rep. Kavanagh (R - Dist 23)

H2265 Daily History	Date Action
RULEMAKING; EXPEDITED PROCESS; RULE EXPIRATION 4/6	signed by governor. Chap. 183, Laws 2021. message
RULEMAKING; EXPEDITED PROCESS; RULE EXPIRATION 3/30	passed Senate 28-0 ; ready for governor.
RULEMAKING; EXPEDITED PROCESS; RULE EXPIRATION 3/9	from Senate rules okay.
RULEMAKING; EXPEDITED PROCESS; RULE EXPIRATION 3/2	from Senate gov do pass.
RULEMAKING; EXPEDITED PROCESS; RULE EXPIRATION 3/2	Senate gov do pass; report awaited.
RULEMAKING; EXPEDITED PROCESS; RULE EXPIRATION 2/18	referred to Senate gov.
RULEMAKING; EXPEDITED PROCESS; RULE EXPIRATION 2/11	passed House 60-0 ; ready for Senate.
RULEMAKING; EXPEDITED PROCESS; RULE EXPIRATION 2/8	from House rules okay.
RULEMAKING; EXPEDITED PROCESS; RULE EXPIRATION 2/4	from House gov-elect do pass.
RULEMAKING; EXPEDITED PROCESS; RULE EXPIRATION 2/3	House gov-elect do pass; report awaited.
RULEMAKING; EXPEDITED PROCESS; RULE EXPIRATION 1/25	referred to House gov-elect.

H2269: INSURANCE; PREEXISTING CONDITIONS; ESSENTIAL BENEFITS

Every health care insurer that offers an individual or "small employer group" (defined) health plan in Arizona is required to provide coverage for at least the following ten essential benefits: ambulatory services, emergency services, hospitalization, maternity and newborn care, mental health and substance abuse disorder services, prescription drugs, rehabilitative and habilitative services and devices, laboratory services, preventive and wellness services, and pediatric services, including oral and vision care. Health care insurers cannot prohibit or deny a health plan for an individual under an individual or small employer group plan based solely on the individual's health status, include "preexisting condition exclusions or limitations" (defined) in any health plan, cancel or refuse to renew a health plan based solely on an individual's preexisting condition, impose annual or lifetime dollar limits on the essential benefits listed, or apply any additional deductible, copayment or coinsurance based solely on an individual's preexisting condition.

First sponsor: Rep. Butler (D - Dist 28)

Others: Rep. Andrade (D - Dist 29), Rep. Jermaine (D - Dist 18), Rep. Lieberman (D - Dist 28), Rep. Pawlik (D - Dist 17), Rep. Powers Hannley (D - Dist 9), Rep. Salman (D - Dist 26), Rep. Schwiebert (D - Dist 20), Rep. Stahl Hamilton (D - Dist 10)

H2269 Daily History	Date Action
INSURANCE; PREEXISTING CONDITIONS; ESSENTIAL BENEFITS 1/25	referred to House hel-hu ser.

H2273: ELIGIBILITY; CHILDREN'S HEALTH INSURANCE PROGRAM

Beginning October 1, 2021, a person under 19 years of age whose gross household income is at or below 300 percent, increased from 200 percent, of the federal poverty level, is eligible for the Children's Health Insurance Program.

First sponsor: Rep. Butler (D - Dist 28)

Others: Sen. Alston (D - Dist 24), Rep. Andrade (D - Dist 29), Sen. Engel (D - Dist 10), Rep. Fernandez (D - Dist 4), Rep. Friese (D - Dist 9), Rep. Jermaine (D - Dist 18), Rep. Lieberman (D - Dist 28), Sen. Marsh (D - Dist 28), Rep. Pawlik (D - Dist 17), Rep. Powers Hannley (D - Dist 9), Rep. Rodriguez (D - Dist 27), Rep. Salman (D - Dist 26), Rep. Schwiebert (D - Dist 20), Rep. Stahl Hamilton (D - Dist 10), Rep. Teran (D - Dist 30)