



This update has been prepared by Tomlinson & Associates - (303) 660-6036 www.lobbycolorado.com
The information contained herein is current as of today's date.

Bill #	Short Title	Sponsors	Bill Summary	Calendar Notification	Most Recent Status	News Links	Fiscal Note	Comments
HB11-1004	Farm Truck Registration	BAUMGARDNER	Currently, a county clerk may require a person to demonstrate that his or her primary business is agriculture to register a motor vehicle as a farm truck. The bill exempts a person whose vehicle is used primarily for agriculture on a farm or ranch that is classified as agricultural land for property tax purposes. The bill also repeals the farm truck and tractor exemption to the motorist insurance identification fee.	NOT ON CALENDAR	01/24/2011 House Committee on Agriculture, Livestock, & Natural Resources Refer Amended to Appropriations	No news items found	Fiscal Note	
HB11-1005	Reinstate Tax Exemption For Ag Products	SONNENBERG / BROPHY	The bill repeals House Bill 10-1195, which suspended an exemption from the state sales and use taxes imposed on certain items used in agricultural production from the period March 1, 2010, through June 30, 2013.	Bill HB11-1005 - SONNENBERG / BROPHY Reinstate Tax Exemption For Ag Products Monday, January 31 2011 Agriculture, Livestock, & Natural Resources 1:30 p.m. Room 0107 (1) in house calendar.	01/12/2011 Introduced In House - Assigned to Agriculture, Livestock, & Natural Resources	No news items found	Fiscal Note	
HB11-1024	Agricultural Youth Driver's License	VIGIL	The bill creates the agricultural youth license to drive a motor vehicle on the roadways for agricultural purposes. An applicant can get a learner's permit at 14 years of age and then be licensed at 14 years and 6 months of age if the applicant: * Has held an	NOT ON CALENDAR	01/26/2011 House Committee on Transportation Refer Amended to Appropriations	No news items found	Fiscal Note	

			<p>instruction permit for 6 months; and * Obtained 50 hours of supervised driving experience. The license holder may use the license to drive before the age of 16 only: * To further the commercial purposes of an agricultural business; * Between the agricultural business and the driver's residence using the most direct and accessible route; or * While accompanied by a licensed adult sitting in the front passenger seat. The normal rules, such as passenger limits, for drivers under 18 years of age apply.</p>				
HB11-1039	Animal Cruelty Steer Tailing	MCCANN	A person commits cruelty to animals if he or she intentionally, for the purpose of entertainment, sport, or contest, drags a bovine by its tail or lassos or ropes the legs of an equine.	NOT ON CALENDAR	01/24/2011 House Committee on Agriculture, Livestock, & Natural Resources Postpone Indefinitely	Bill banning Mexican rodeo events horse-tripping and steer-tailing dies Colorado Legislators Consider Ban on Steer Tailing	Fiscal Note
HB11-1040	Extend State Conservation Bd Term Length	BROWN / TOCHTROP	The bill increases from 3 to 4 years the length of terms served by members of the state conservation board in the department of agriculture.	Bill HB11-1040 - BROWN / TOCHTROP Extend State Conservation Bd Term Length Monday, January 31 2011 THIRD READING OF BILLS - FINAL PASSAGE (6) in house calendar.	01/28/2011 House Second Reading Passed	No news items found	Fiscal Note
HB11-1052	Pay-as-you-go Requirements	HULLINGHORST / MORSE	For each regular or special session of the general assembly, prior to	Bill HB11-1052 - HULLINGHORST / MORSE Pay-as-you-go	01/12/2011 Introduced In House - Assigned to	Katie's Law' Bill Getting Technical	

			the passage of the long appropriation bill, the bill prohibits the appropriations committee in either house from favorably passing out a bill that either requires a tax expenditure or that results in a decrease in revenue to the state unless the bill either specifically identifies equivalent decreases in such expenditures or offsets to the general fund or specifically identifies sufficient increases in revenue for the next state fiscal year and for any other fiscal year that new tax expenditures or changes in tax expenditures would be implemented so that the bill does not impact the state budget.	Requirements Thursday, February 10 2011 Finance Upon Adjournment Room LSB-A (1) in house calendar.	Finance + Appropriations	Fix Today		
HB11-1062	San Luis Valley Farm-to-school Pilot	VIGIL / SCHWARTZ	The bill directs the interagency farm-to-school coordination task force, created by Senate Bill 10-081, to study the feasibility of developing a farm-to-school program pilot, and methods to incorporate geothermally heated greenhouses into such program pilot, for schools in the San Luis valley.	Bill HB11-1062 - VIGIL / SCHWARTZ San Luis Valley Farm-to-school Pilot Monday, January 31 2011 Agriculture, Livestock, & Natural Resources 1:30 p.m. Room 0107 (2) in house calendar.	01/19/2011 Introduced In House - Assigned to Agriculture, Livestock, & Natural Resources	No news items found	Fiscal Note	
HB11-1063	Animal Welfare And Control	MCKINLEY	The bill makes various changes regarding animal welfare laws. Section 1 identifies a person engaged in	Bill HB11-1063 - MCKINLEY Animal Welfare And Control Monday, February 21 2011 Agriculture,	01/19/2011 Introduced In House - Assigned to Agriculture, Livestock, & Natural	No news items found		

			<p>animal control for a local governmental entity as a peace officer and specifies that the person's authority is limited to enforcement of ordinances and resolutions related to pet animal control. Section 2 allows conviction of an offense of any felony or crime of moral turpitude to be used as grounds for denial of employment in local animal control or as an animal protection agent in the bureau of animal protection (agent). Section 3: * Grants a court discretion to waive the bond requirement for indigent owners of impounded animals; * Requires courts to hear on an expedited basis matters related to the reasonableness of a bond requirement in a case involving an impounded animal; * Requires the bonds paid by an owner of an animal impounded in connection with a charge or investigation of an animal-related offense to be refunded, or the entire amount of the proceeds from sale of the animal to be forwarded, to the owner if the owner is not convicted of the charges; and * Applies the Colorado rules of</p>	<p>Livestock, & Natural Resources 1:30 p.m. Room 0107 (2) in house calendar.</p>	<p>Resources</p>			
--	--	--	---	--	------------------	--	--	--

civil procedure to impoundment hearings, establishes a clear and convincing standard of proof for such proceedings, and prohibits testimony given by the owner or custodian of an impounded animal from being admitted in any subsequent criminal prosecution. Section 4 requires nongovernmental entities that contract with counties to enforce pet animal control regulations to make certain information available for public inspection. Section 5:
 * Limits the authority of animal control officers to enforcement of laws concerning the control of pet animals;
 * Requires persons engaged in animal control to undergo a criminal history record check prior to such engagement;
 * Requires personnel engaged in pet animal control by local governments to carry picture identification and to produce the identification upon request by any interested person;
 * Requires animal control officers engaged on and after January 1, 2012, to undergo, at a minimum, the same training as

is required for an agent prior to being so engaged; and
 * Declares the imposition of minimum standards for persons engaged in animal control to be a valid exercise of the state police power and a matter of statewide concern. Sections 6 and 13 describe the scope of the "Animal Protection Act" (act). Section 7 prohibits the commissioner of the Colorado department of agriculture (commissioner) from appointing any nongovernmental entity as an agent or contracting with a nongovernmental entity for the provision of any services relating to the inspection or protection of livestock. Section 8:
 * Requires the commissioner to revoke or refuse to renew the commission of any agent convicted of an offense of cruelty to animals or other felony or crime of moral turpitude;
 * Eliminates the power of the commissioner to appoint employees of nonprofit corporations as agents;
 * Restricts the authority of agents to enforcement of laws related to animal care,

welfare, and protection; and
* Requires that the commissioner shall not renew the contract of an agent who's convicted of or pleads nolo contendere to a felony or crime of moral turpitude.
Section 9 eliminates the requirement that each employee of a nonprofit corporation that is appointed as an agent shall carry minimum liability insurance in the amount of \$100,000. Section 10 requires an agent to undergo a criminal history record check before being commissioned to enforce the act, and prohibits the commissioner from appointing a person convicted of an offense of cruelty to animals after the commissioner's review of the person's criminal history record check. Agents are required to carry picture identification and to produce the identification upon request by any interested person.
Section 11 repeals the requirement that the animal of an owner adjudged to be able to adequately provide for the animal and fit to care for the animal not be returned to the owner until the owner pays the costs of the food, shelter, and care of the animal

			during the pendency of the matter. Section 12 requires the commissioner to obtain a search warrant from a court of competent jurisdiction before conducting a search of private property for purposes of the act. Section 14 clarifies that the dangerous dog registry is open to public inspection.					
HB11-1067	Remove Daylight Saving Time	VIGIL	The bill removes daylight saving time, leaving "United States Mountain Standard Time" as the year-round standard time in the state.	Bill HB11-1067 - VIGIL Remove Daylight Saving Time Thursday, February 10 2011 State, Veterans & Military Affairs Upon Adjournment Room 0112 (1) in house calendar.	01/19/2011 Introduced In House - Assigned to State, Veterans, & Military Affairs	No news items found		
HB11-1068	State Engineer Approve Ag Water Transfer	FISCHER / GIRON & ...	The bill authorizes the state engineer to approve agricultural water transfer agreements for periods of up to 40 years, using a review and public notice and comment process analogous to that used for substitute water supply plans. The user of the agricultural water right must notify the state engineer and the parties who filed comments to the application for approval of the agreement by March 1 of any year in which the user intends to operate the water rights subject to the agreement. The agreement can be reapproved using the same process	Bill HB11-1068 - FISCHER / GIRON & ... State Engineer Approve Ag Water Transfer Monday, February 14 2011 1:30 p.m. Old Supreme Court Chamber Agriculture, Livestock, & Natural Resources (1) in house calendar.	01/19/2011 Introduced In House - Assigned to Agriculture, Livestock, & Natural Resources	Editorial: Water bill flawed		

			for one additional period of up to 40 years.					
HB11-1093	Special Mobile Machinery Ownership Tax	BRADFORD	Currently, farm equipment meeting the definition of special mobile machinery must be registered as Class F personal property if it is used for any purpose other than agricultural production for more than 24 hours. Section 1 of the bill extends the period to 72 hours. Section 2 changes the specific ownership tax on special mobile machinery that is at least 10 years old to \$5. Currently, the penalty for failure to register or reregister special mobile machinery is the greater of \$500 or double the amount of tax due. Section 3 changes the penalty to the lesser of those amounts.	Bill HB11-1093 - BRADFORD Special Mobile Machinery Ownership Tax Thursday, February 3 2011 Transportation Upon Adjournment Room 0107 (1) in house calendar.	01/20/2011 Introduced In House - Assigned to Transportation	No news items found		
HB11-1103	Incentivize Certain Wind Turbine Systems	KERR A.	Section 1 of the bill creates a sales and use tax exemption for all sales, storage, and use of components and parts used to build a distributed electrical generation wind turbine system as well as a sales and use tax exemption for the sales, storage, and use of a distributed electrical generation wind turbine system. This means that the parts used to build the system are not subject to sales and use tax	NOT ON CALENDAR	01/21/2011 Introduced In House - Assigned to Finance	No news items found		

			<p>and the system, once sold, is not subject to sales and use tax. Section 2 of the bill creates an income tax credit in an amount equaling 30% of the taxpayer's total installed costs of a new distributed electrical generation wind turbine system. Section 3 of the bill creates a business investment tax credit for taxpayers who invest in a qualified small business. The credit equals 40% of a qualified investment made in a qualified small business. Section 4 of the bill exempts any business that is manufacturing distributed electrical generation wind turbine systems and that has a net job growth of 100 or more new jobs in the state during the income tax year commencing January 1, 2011, from the income tax withholding requirement for 3 calendar years.</p>					
HB11-1107	State Illegal Immigration Enforcement	BAUMGARDNER / HARVEY	<p>The bill makes changes to the employment verification process and the associated fines. The bill directs state and local officials and agencies (officials and agencies) to fully comply with and assist in the enforcement of federal immigration laws. A law enforcement</p>	<p>Bill HB11-1107 - BAUMGARDNER / HARVEY State Illegal Immigration Enforcement Monday, February 14 2011 1:30 p.m. Old Supreme Court Chamber Agriculture, Livestock, & Natural Resources (2) in house calendar.</p>	<p>01/21/2011 Introduced In House - Assigned to Agriculture, Livestock, & Natural Resources</p>	<p>Balmer, Acree ready to put immigration proposals at forefront</p>		

official and agency must make a reasonable attempt to determine the immigration status of a person during any legitimate contact if reasonable suspicion exists that the person is an unlawful alien, unless the attempt would hinder an investigation. A law enforcement official or agency may not solely consider race, color, or national origin in determining and verifying immigration status, except to the extent permitted by the United States or state constitution. The bill creates the immigration enforcement mission fund to consist of civil penalties paid for certain violations of the bill. The department of public safety may use the moneys in the fund to offset costs of immigration enforcement and to reimburse local governments for costs of county jails. Officials and agencies may not:

- * Restrict sending, receiving, or maintaining immigration status information or exchanging the information with other governmental entities for specified purposes; or
- * Adopt policies that limit

immigration enforcement. The bill creates the following crimes related to unlawful immigration and outlines penalties for the offenses:

- * Willfully failing to complete or carry an alien registration document, but the offense does not apply to a person who maintains authorization from the federal government to remain in the United States;
- * Stopping and blocking traffic to hire and pick up passengers for work at a different location or entering a vehicle for the purpose of being transported to work at a different location;
- * Knowingly applying for, soliciting, or performing work in Colorado if the person committing the action is an unlawful alien;
- * If a person knows or recklessly disregards that an alien has come to, entered, or remains in the United States in violation of law: 1) transporting or moving the alien in Colorado, in furtherance of the alien's unlawful presence, in a means of transportation; or 2) concealing, harboring, or shielding the alien from detection in any place in Colorado; and
- * If a person has committed another offense,

			encouraging or inducing an alien to enter the state when the actor knows or recklessly disregards the fact that the alien's entrance will be in violation of law. A law enforcement official or agency must impound or immobilize a person's vehicle if it is used to unlawfully transport, move, conceal, harbor, or shield an unlawful alien, subject to exemptions for child protective services workers and emergency responders. A law enforcement officer may arrest a person without a warrant if the officer has probable cause to believe that the person has committed an offense that makes the person removable from the United States.					
HB11-1111	Dept Of Ag Livestock Confidential Data	SONNENBERG	Section 1 of the bill specifies that certain confidential commercial data collected by the department of agriculture on livestock producers may not be merged or shared with any other state, federal, or foreign government, industry partner, or other database that modifies the provisions with respect to how this confidential commercial data may be disseminated.	Bill HB11-1111 - SONNENBERG Dept Of Ag Livestock Confidential Data Monday, February 7 2011 Agriculture, Livestock, & Natural Resources 1:30 p.m. Room 0107 (2) in house calendar.	01/21/2011 Introduced In House - Assigned to Agriculture, Livestock, & Natural Resources	No news items found		
HB11-	State	PABON & ...	The bill modifies	NOT ON	01/21/2011	No news		

<p>1129</p>	<p>Procurement Preferences</p>	<p>the procurement code to create preferences for products and services provided by Colorado, domestic, and veteran vendors that governmental bodies shall apply when considering responses to procurement solicitations. Low tie bids - consideration of Colorado workforce and supplies. If, in response to an invitation for bids for a supply contract, low tie bids from 2 resident bidders or 2 nonresident bidders are received, the bill requires the procurement officer to take into consideration in awarding the contract the bidder's employment of a Colorado workforce and the bidder's use of supplies produced or manufactured in Colorado. Use of domestic iron, steel, and manufactured goods. The bill requires that, if a governmental body's project for the construction, alteration, maintenance, or repair of a public building or public work is funded in whole or in part by state or federal moneys, all of the iron, steel, and manufactured goods used in the project shall be produced in the United States (U.S.). The bill specifies that a waiver of this</p>	<p>CALENDAR</p>	<p>Introduced In House - Assigned to Economic and Business Development</p>	<p>items found</p>		
-----------------------------	--------------------------------	--	-----------------	--	--------------------	--	--

requirement is allowed if the iron, steel, or manufactured goods are not produced in reasonably available quantities, quality, or cost to satisfy the needs of the governmental body. Veterans' preference. When a contract for supplies or services is to be awarded through competitive sealed bidding, the bill requires a governmental body to give a bidder a 5% preference if the bidder is at least 51% veteran-owned or has a workforce that is at least 51% comprised of veterans. If the contract is to be awarded through a request for proposals, the bill requires that 5% weight be given to an offeror that is at least 51% veteran-owned or has a workforce that is at least 51% comprised of veterans. The bill requires a contractor that claims the veterans' preference to submit certification of the vendor's veteran status. The bill also requires the executive director of the department of personnel (director) to create the certification process through the promulgation of rules. Preference for domestic products. The bill

requires any procuring governmental body that issues an invitation for bids, a request for proposals, or any other solicitation for a contract for the purchase of procured products (products) to give preference to products that have been manufactured in the U.S. when awarding the contract. The director or the director's designee may grant a waiver of the preference requirements on a case-by-case basis if the required products are not manufactured in the U.S. in reasonably available quantities, quality, or cost to satisfy the needs of the procuring governmental body. The bill requires each contractor awarded a contract by a governmental body through the use of the preference to certify that the products provided pursuant to the contract are manufactured in the U.S. and requires the director to create a precertification process. The bill specifies that nothing in the procurement preference shall be construed to contradict any existing U.S. treaty, law, agreement, or regulation and

			specifies penalties if a contractor is awarded a contract through the use of the preference and knowingly supplies products under the contract that are not manufactured in the U.S.				
HB11-1146	Def Ag Land For Prop Tax	MASSEY	The bill amends the existing statutory definition of agricultural land for purposes of the property tax to exclude up to 2 acres of land associated with a residential improvement located on such agricultural land unless the residence is integral to an agricultural operation conducted on the land. The bill requires the property tax administrator to define the phrase "integral to the agricultural operation" in manuals, appraisal procedures, and instructions promulgated by the administrator. The bill specifies certain factors the administrator is to consider in promulgating the definition. Any person who objects to the application of the term "integral to an agricultural operation" to their property and whose objections or protests have been denied by the county assessor may submit a petition for appeal to the county board of	Bill HB11-1146 - MASSEY Def Ag Land For Prop Tax Monday, February 21 2011 Agriculture, Livestock, & Natural Resources 1:30 p.m. Room 0107 (1) in house calendar.	01/24/2011	No news items found	

HB11-1156	Extend Repeal Date Cons Dist Grant Fund	BECKER / HODGE	equalization. Section 1 of the bill extends from July 1, 2011, to December 31, 2022, the future repeal date of the conservation district grant fund, which consists of moneys transferred from the operational account of the severance tax trust fund (operational account). Section 2 continues annual transfers of \$450,000 from the operational account to the conservation district grant fund through the fiscal year that begins on July 1, 2021.	NOT ON CALENDAR	01/28/2011 Introduced In House - Assigned to Agriculture, Livestock, & Natural Resources	No news items found		
SB11-001	Knowledge-based Economy Fund	BACON / KERR A.	In the bill, the general assembly recognizes the preeminent importance of funding public education and the need to prioritize funding for public education. The bill creates the knowledge-based economy fund (fund) that will consist of an amount of money equal to the amount by which the state general fund beginning balance for the 2011-12 fiscal year, as estimated in December 2011, exceeds the estimate of the beginning state general fund balance in March 2011, moneys received as a result of certain audits, and any additional moneys the general assembly may appropriate to the fund. The moneys	NOT ON CALENDAR	01/12/2011 Introduced In Senate - Assigned to Education	No news items found		

			credited to the fund as of January 1, 2012, are appropriated to the department of education for distribution to school districts and institute charter schools through a reduction in the state budget stabilization factor. Any moneys credited to the fund after January 1, 2012, but prior to June 30, 2012, may be used as supplemental appropriations to the department of education for school districts and charter schools. The fund repeals on July 1, 2012.				
SB11-009	Costs Of Animal Impoundment	STEADMAN / FISCHER	The bill modifies procedural requirements related to the payment of impoundment, care, and provision costs for an animal that has been impounded because of alleged neglect or abuse or other criminal acts involving animals. The owner or custodian (owner) of the impounded animal may request a hearing, which shall be held no later than 30 days after the request. Failure by the owner to pay the costs of impoundment, care, and provision shall result in the loss of any right of ownership to the animal.	Bill SB11-009 - STEADMAN / FISCHER Costs Of Animal Impoundment Friday, February 4 2011 GENERAL ORDERS– SECOND READING OF BILLS (1) in senate calendar.	01/28/2011 Senate Second Reading Laid Over to 02/04/2011	No news items found	Fiscal Note
SB11-017	Anhydrous Ammonia Incident	TOCHTROP / MIKLOSI	Legislative Audit Committee. Anhydrous	Bill SB11-017 - TOCHTROP / MIKLOSI	01/12/2011 Introduced In Senate -	No news items found	Fiscal Note

	Reporting Req		ammonia is a hazardous chemical compound that is regulated by various entities. In Colorado, anhydrous ammonia that is used as an agricultural fertilizer is overseen by the inspection and consumer services division in the department of agriculture (department). Following its 2010 performance audit of the department's anhydrous ammonia program, the office of the state auditor (OSA) recommended various ways to improve the program. The bill implements the OSA's recommendation that the department work with the general assembly to develop incident reporting requirements for anhydrous ammonia used as an agricultural fertilizer.	Anhydrous Ammonia Incident Reporting Req Thursday, February 3 2011 SENATE AGRICULTURE & NATURAL RESOURCES COMMITTEE 1:30 P.M. SCR 353 (2) in senate calendar.	Assigned to Agriculture and Natural Resources			
SB11-022	Year-round Daylight Saving Time	BROPHY	Current law states that "United States Mountain Standard Time" is the standard time within the state, except for the period of daylight saving time between the second Sunday in March and the first Sunday in November, which is one hour in advance of "United States Mountain Standard Time". The bill makes daylight saving	NOT ON CALENDAR	01/12/2011 Introduced In Senate - Assigned to Agriculture and Natural Resources	No news items found		

			time the year-round standard time within the state.					
SB11-027	Create Colorado Economic Stability Fund	KING S.	The bill creates the Colorado economic stability fund (fund), specifies that the principal of the fund shall consist of general fund moneys transferred to the fund, requires fund interest and income to be credited to the fund, and specifically: * Requires 10% of any increase in the amount of general fund revenues for a state fiscal year over the amount of general fund revenues for the prior state fiscal year to be transferred to the fund at the end of the state fiscal year unless such a transfer would cause the balance of the fund to exceed 15% of the amount of general fund revenues for the state fiscal year; and * Requires moneys to be transferred from the fund to the general fund at the end of a state fiscal year to the extent necessary to prevent the balance of the fund from exceeding 15% of the highest amount of general fund revenues for any of the 4 state fiscal years immediately preceding the state fiscal year. For any given state fiscal year, the bill allows the	NOT ON CALENDAR	01/12/2011 Introduced In Senate - Assigned to State, Veterans & Military Affairs	No news items found		

general assembly to appropriate or transfer up to one-half of the moneys in the fund if:

- * The amount of general fund revenues for the immediately preceding state fiscal year was at least 10% less than the amount of general fund revenues for the next preceding state fiscal year and the general assembly has declared a state fiscal emergency by adopting a joint resolution approved by a two-thirds majority vote of the members of both houses and the governor; or
- * The general assembly has adopted a joint resolution approved by a two-thirds majority vote of the members of both houses and the governor that declares that extraordinary circumstances other than a state fiscal emergency necessitate the appropriation or transfer of fund moneys. The bill allows moneys appropriated or transferred from the fund for any given state fiscal year to be used only:
 - * For refunds required by the taxpayer's bill of rights (TABOR), to the extent that such appropriations or transfers do not reduce the fund balance to an amount that is

			<p>less than 15% of the amount of general fund revenues for the state fiscal year; or</p> <p>* To provide funding for programs that were in existence and receiving state funding prior to the beginning of the state fiscal year and that provide vital services determined by the joint budget committee to be necessary to help preserve the public peace, health, or safety. The bill allows the general assembly to appropriate or transfer more than one-half of the moneys in the fund during a state fiscal year if the general assembly authorizes the appropriations or transfers by adopting a separate joint resolution approved by a two-thirds majority vote of the members of both houses and the governor.</p>					
SB11-046	Mandatory Post-enactment Review Of Bills	KING S.	The bill makes mandatory a currently optional statutory provision allowing for a post-enactment review of the implementation of any bill enacted during any legislative session, regular or special, that becomes law and that contains an accountability clause and a legislative declaration setting forth the desired results or benefits	Bill SB11-046 - KING S. Mandatory Post-enactment Review Of Bills Wednesday, February 2 2011 SENATE STATE, VETERANS, AND MILITARY AFFAIRS COMMITTEE 1:30 P.M. SCR 353 (1) in senate calendar.	01/19/2011 Introduced In Senate - Assigned to State, Veterans & Military Affairs	No news items found		

to be achieved by the bill. The bill changes the current post-enactment review process by removing the option to have a review at the 2-year anniversary. The bill makes exceptions for post-enactment review of bills where such a review would not be beneficial. The current post-enactment review requires a determination of the following items:

- * Whether the bill has been implemented, in whole or in part;
- * If the bill has been implemented in whole or in part, how the bill has been implemented, including whether the bill has been implemented in the most efficient and cost-effective manner;
- * If the bill has been implemented in part, the reasons why the bill has not been implemented in whole;
- * The extent to which the desired results or benefits of the bill, as specified in the legislative declaration of the bill, are being achieved;
- * Whether there have been any unintended consequences or problems caused by the implementation of the bill;
- * Whether the implementation of

			<p>the bill has been impeded by any existing state or federal statutes, rules, procedures, or practices;</p> <p>* Whether any administrative or statutory changes are necessary to improve the implementation of the bill;</p> <p>* Whether the actual costs of implementing the bill have been within the estimated costs, if any, set forth in the fiscal note for the bill;</p> <p>* Whether any increase in state funding is necessary to improve the implementation of the bill; and</p> <p>* Any other pertinent observations made by the legislative service agencies that relate to the implementation of the bill.</p>				
SB11-055	Prior Notice For Security Scans	LUNDBERG / JOSHI	<p>The bill requires the following notice to be posted at the point of entry into any security area prior to the use of a security scanning system in any public facility in the state:</p> <p>* The type of security scanning system being used;</p> <p>* The manner of operation of the security scanning system being used;</p> <p>* The exposure levels to any radiation from the security scanning system being used;</p> <p>* The image generated by the</p>	<p>Bill SB11-055 - LUNDBERG / JOSHI Prior Notice For Security Scans</p> <p>Wednesday, February 2 2011</p> <p>SENATE JUDICIARY COMMITTEE</p> <p>1:30 P.M. SCR 356</p> <p>(1) in senate calendar.</p>	<p>01/19/2011</p> <p>Introduced In Senate - Assigned to Judiciary</p>	<p>No news items found</p>	

			<p>security scanning system being used;</p> <p>* Any privacy or modesty policies or issues related to the security scanning system being used;</p> <p>* Any rights a person has to refuse being scanned by the security scanning system being used;</p> <p>* The type of any pat-down search used and any related pat-down search policies;</p> <p>* All options a person has if he or she refuses to be scanned by the security scanning system being used, such as the availability of alternative security measures; and</p> <p>* Any consequences a person could face for refusing to be scanned by the security scanning system being used or for refusing alternative security measures required prior to entering the public facility.</p>				
SB11-078	Rule Review Bill	MORSE / GARDNER B.	<p>Committee on Legal Services. Based on the findings and recommendations of the committee on legal services, the bill extends the rules and regulations of state agencies that were adopted or amended on or after November 1, 2009, and before November 1, 2010, with the exception of the rules and regulations specifically listed</p>	<p>Bill SB11-078 - MORSE / GARDNER B. Rule Review Bill Friday, February 4 2011 LEGAL SERVICES COMMITTEE UPON ADJOURNMENT SCR 356 (1) in senate calendar.</p>	<p>01/24/2011 Introduced In Senate - Assigned to Legal Services</p>	<p>No news items found</p>	Fiscal Note

			in the bill. Those specified rules and regulations will expire as scheduled in the "State Administrative Procedure Act" on May 15, 2011, on the grounds that the rules and regulations either conflict with statute or lack or exceed statutory authority.					
SJR11-004	Ed Cmt Oversight Of State Land Board	HUDAK / SUMMERS	*** No bill summary available ***	NOT ON CALENDAR	01/25/2011 Senate Third Reading Passed	No news items found		