

State of Arizona
House of Representatives
Forty-fifth Legislature
First Regular Session
2001

CHAPTER 196

HOUSE BILL 2502

AN ACT

AMENDING SECTIONS 32-101, 32-106.01, 32-106.02 AND 32-128, ARIZONA REVISED STATUTES, AS AMENDED BY LAWS 2000, CHAPTER 86, SECTION 10, CHAPTER 113, SECTION 76 AND CHAPTER 124, SECTION 5; REPEALING SECTION 32-128, ARIZONA REVISED STATUTES, AS AMENDED BY LAWS 2000, CHAPTER 193, SECTION 269; AMENDING SECTION 32-141, ARIZONA REVISED STATUTES; BLENDING MULTIPLE ENACTMENTS; RELATING TO ASSAYERS, ENGINEERS, GEOLOGISTS, HOME INSPECTORS, LANDSCAPE ARCHITECTS AND SURVEYORS.

(TEXT OF BILL BEGINS ON NEXT PAGE)

1 Be it enacted by the Legislature of the State of Arizona:

2 Section 1. Section 32-101, Arizona Revised Statutes, is amended to
3 read:

4 32-101. Purpose; definitions

5 A. The purpose of this chapter is to provide for the safety, health
6 and welfare of the public through the promulgation and enforcement of
7 standards of qualification for those individuals registered or certified and
8 seeking registration or certification pursuant to this chapter.

9 B. In this chapter, unless the context otherwise requires:

10 1. "Advertising" includes business cards, signs or letterhead provided
11 by a person to the public.

12 2. "Architect" means a person who, by reason of knowledge of the
13 mathematical and physical sciences and the principles of architecture and
14 architectural engineering acquired by professional education and practical
15 experience, is qualified to engage in the practice of architecture as
16 attested by registration as an architect.

17 3. "Architect-in-training" means a candidate for registration as a
18 professional architect who is a graduate of a school approved by the board
19 or who has five years or more of education or experience, or both, in
20 architectural work which meets standards specified by the board in its
21 rules. In addition, the candidate shall have passed the
22 architect-in-training examination.

23 4. "Architectural practice" means any PROFESSIONAL service or creative
24 work requiring architectural education, training and experience, and the
25 application of the mathematical and physical sciences and the principles of
26 architecture and architectural engineering to such professional services or
27 creative work as consultation, evaluation, design and review of construction
28 for conformance with contract documents and design, in connection with any
29 building, planning or site development. A person shall be deemed to practice
30 or offer to practice architecture who in any manner represents that the
31 person is an architect, or is able to perform any architectural service or
32 other services recognized by educational authorities as architecture.

33 5. "Assayer" means a person who analyzes metals, ores, minerals, or
34 alloys in order to ascertain the quantity of gold or silver or any other
35 substance present in them. A person employed on a full-time basis as an
36 assayer by an employer engaged in the business of developing, mining or
37 treating ores or other minerals shall not be deemed to be engaged in assaying
38 practice for the purposes of this chapter if the person engages in assaying
39 practice exclusively for and as an employee of such employer and does not
40 represent that the person is available and is not represented as being
41 available to perform any assaying services for anyone other than the person's
42 employer.

43 6. "Assayer-in-training" means a candidate for registration as a
44 professional assayer who is a graduate of a school and curriculum approved
45 by the board or who has four years or more of education or experience, or
46 both, in assaying work which meets standards specified by the board in its

1 rules. In addition, the candidate shall have passed the assayer-in-training
2 examination.

3 7. "Assaying practice" means any PROFESSIONAL service or work
4 requiring assaying education, training and experience and the application of
5 special knowledge of the mineral sciences to such service or work as
6 consultation and the evaluation of minerals. A person is deemed to practice
7 or offer to practice assaying who in any manner represents that the person
8 is an assayer or is able to perform any assaying service or other services
9 recognized by educational authorities as assaying.

10 8. "Board" means the state board of technical registration.

11 9. "Certified remediation specialist" means a person who has been
12 certified by the board to perform, supervise and review environmental
13 remediations if the use of a certified remediation specialist is specifically
14 authorized by title 49 and rules adopted pursuant to title 49.

15 10. "Engineer" means a person who, by reason of special knowledge of
16 the mathematical and physical sciences and the principles and methods of
17 engineering analysis and design acquired by professional education and
18 practical experience, is qualified to practice engineering as attested by
19 registration as a professional engineer.

20 11. "Engineering practice" means any professional service or creative
21 work requiring engineering education, training and experience and the
22 application of special knowledge of the mathematical, physical and
23 engineering sciences to such professional services or creative work as
24 consultation, research investigation, evaluation, planning, surveying as
25 defined in paragraph 24 26, subdivisions (d) and (e), design, location,
26 development, and review of construction for conformance with contract
27 documents and design, in connection with any public or private utility,
28 structure, building, machine, equipment, process, work or project. Such
29 services and work include plans and designs relating to the location,
30 development, mining and treatment of ore and other minerals. A person shall
31 be deemed to be practicing or offering to practice engineering if the person
32 practices any branch of the profession of engineering, or by verbal claim,
33 sign, advertisement, letterhead, card or any other manner represents that the
34 person is a professional engineer, or is able to perform or does perform any
35 engineering service or other service recognized by educational authorities
36 as engineering. A person employed on a full-time basis as an engineer by an
37 employer engaged in the business of developing, mining and treating ores and
38 other minerals shall not be deemed to be practicing engineering for the
39 purposes of this chapter if the person engages in the practice of engineering
40 exclusively for and as an employee of such employer and does not represent
41 that the person is available and is not represented as being available to
42 perform any engineering services for persons other than the person's
43 employer.

44 12. "Engineer-in-training" means a candidate for registration as a
45 professional engineer who is a graduate in an approved engineering curriculum
46 of four years or more of a school approved by the board or who has had four

1 years or more of education or experience, or both, in engineering work which
2 meets standards specified by the board in its rules. In addition, the
3 candidate shall have passed the engineer-in-training examination.

4 13. "FIRM" MEANS ANY TWO OR MORE INDIVIDUALS, INCLUDING PARTNERSHIPS,
5 CORPORATIONS OR OTHER TYPES OF ASSOCIATIONS, INCLUDING THE ASSOCIATION OF A
6 NONREGISTRANT AND A REGISTRANT WHO OFFER PROFESSIONAL SERVICES REGULATED BY
7 THIS BOARD.

8 ~~13.~~ 14. "Geological practice" means any professional service or work
9 requiring geological education, training and experience, and the application
10 of special knowledge of the earth sciences to such professional services as
11 consultation, evaluation of mining properties, petroleum properties and
12 groundwater resources, professional supervision of exploration for mineral
13 natural resources including metallic and nonmetallic ores, petroleum and
14 groundwater, and the geological phases of engineering investigations.

15 ~~14.~~ 15. "Geologist" means a person, not of necessity an engineer, who
16 by reason of special knowledge of the earth sciences and the principles and
17 methods of search for and appraisal of mineral or other natural resources
18 acquired by professional education and practical experience is qualified to
19 practice geology as attested by registration as a professional geologist. A
20 person employed on a full-time basis as a geologist by an employer engaged
21 in the business of developing, mining or treating ores and other minerals
22 shall not be deemed to be engaged in geological practice for the purposes of
23 this chapter if the person engages in geological practice exclusively for and
24 as an employee of such employer and does not represent that the person is
25 available and is not represented as being available to perform any geological
26 services for persons other than the person's employer.

27 ~~15.~~ 16. "Geologist-in-training" means a candidate for registration as
28 a professional geologist who is a graduate of a school approved by the board
29 or who has had four years or more of education or experience, or both, in
30 geological work which meets standards specified by the board in its rules.
31 In addition, the candidate shall have passed the geologist-in-training
32 examination.

33 ~~16.~~ 17. "Home inspection" means a visual analysis for the purposes of
34 providing a professional opinion of the building, any reasonably accessible
35 installed components and the operation of the building's systems, including
36 the controls normally operated by the owner, for the following components of
37 a residential building of four units or less:

- 38 (a) Heating system.
- 39 (b) Cooling system.
- 40 (c) Plumbing system.
- 41 (d) Electrical system.
- 42 (e) Structural components.
- 43 (f) Foundation.
- 44 (g) Roof covering.
- 45 (h) Exterior and interior components.
- 46 (i) Site aspects as they affect the building.

1 ~~17.~~ 18. "Home inspection report" means a written report that is
2 prepared for compensation, that is issued after a home inspection and that
3 clearly describes and identifies the inspected systems, structures and
4 components of the dwelling and any visible major defects found to be in need
5 of immediate major repair and any recommendations for additional evaluation
6 by appropriate persons.

7 ~~18.~~ 19. "Home inspector" means an individual who is certified pursuant
8 to this chapter as a home inspector and who engages in the business of
9 performing home inspections and writing home inspection reports.

10 ~~19.~~ 20. "Home inspector-in-training" means a candidate for
11 certification as a home inspector who has completed a course of study
12 approved by the board and is participating in a training program that
13 complies with standards recommended by the home inspector rules and standards
14 committee and approved by the board.

15 ~~20.~~ 21. "Landscape architect" means a person who, by reason of
16 professional education or practical experience, or both, is qualified to
17 engage in the practice of landscape architecture as attested by registration
18 as a landscape architect.

19 ~~21.~~ 22. "Landscape architect-in-training" means a candidate for
20 registration as a professional landscape architect who is a graduate of a
21 school approved by the board or who has had four years or more of education
22 or experience, or both, in landscape architectural work which meets standards
23 specified by the board in its rules. In addition, the candidate shall have
24 passed the landscape architect-in-training examination.

25 ~~22.~~ 23. "Landscape architectural practice" means the performance of
26 professional services such as consultations, investigation, reconnaissance,
27 research, planning, design or responsible supervision in connection with the
28 development of land and incidental water areas where, and to the extent that,
29 the dominant purpose of such services is the preservation, enhancement or
30 determination of proper land uses, natural land features, ground cover and
31 planting, naturalistic and aesthetic values, the settings of and approaches
32 to buildings, structures, facilities or other improvements, natural drainage
33 and the consideration and the determination of inherent problems of the land
34 relating to erosion, wear and tear, light or other hazards. This practice
35 shall include the location and arrangement of such tangible objects and
36 features as are incidental and necessary to the purposes outlined in this
37 paragraph but shall not include the making of cadastral surveys or final land
38 plats for official recording or approval, nor mandatorily include planning
39 for governmental subdivisions.

40 ~~23.~~ 24. "Land surveyor" means a person who by reason of knowledge of
41 the mathematical and physical sciences, principles of land surveying and
42 evidence gathering acquired by professional education or practical
43 experience, or both, is qualified to practice land surveying as attested by
44 registration as a land surveyor. A person employed on a full-time basis as
45 a land surveyor by an employer engaged in the business of developing, mining
46 or treating ores or other minerals shall not be deemed to be engaged in land

1 surveying practice for purposes of this chapter if the person engages in land
2 surveying practice exclusively for and as an employee of such employer and
3 does not represent that the person is available and is not represented as
4 being available to perform any land surveying services for persons other than
5 the person's employer.

6 ~~24.~~ 25. "Land surveyor-in-training" means a candidate for registration
7 as a professional land surveyor who is a graduate of a school and curriculum
8 approved by the board, or who has four years or more of education or
9 experience, or both, in land surveying work which meets standards specified
10 by the board in its rules. In addition, the candidate shall have passed the
11 land surveyor-in-training examination.

12 ~~25.~~ 26. "Land surveying practice" means the performance of one or more
13 of the following PROFESSIONAL SERVICES:

14 (a) Measurement of land to determine the position of any monument or
15 reference point which marks a property line, boundary or corner for the
16 purpose of determining the area or description of the land.

17 (b) Location, relocation, establishment, reestablishment, setting,
18 resetting or replacing of corner monuments or reference points which identify
19 land boundaries, rights-of-way or easements.

20 (c) Platting or plotting of lands for the purpose of subdividing.

21 (d) Measurement by angles, distances and elevations of natural or
22 artificial features in the air, on the surface and immediate subsurface of
23 the earth, within underground workings and on the surface or within bodies
24 of water for the purpose of determining or establishing their location, size,
25 shape, topography, grades, contours or water surface and depths, and the
26 preparation and perpetuation of field note records and maps depicting these
27 features.

28 (e) Setting, resetting or replacing of points to guide the location
29 of new construction.

30 ~~26.~~ 27. "Person" means any individual, firm, partnership, corporation,
31 association or other organization.

32 28. "PRINCIPAL" MEANS AN INDIVIDUAL WHO IS AN OFFICER OF THE
33 CORPORATION OR IS DESIGNATED BY A FIRM AS HAVING FULL AUTHORITY AND
34 RESPONSIBLE CHARGE OF THE SERVICES OFFERED BY THE FIRM.

35 Sec. 2. Section 32-106.01, Arizona Revised Statutes, is amended to
36 read:

37 32-106.01. Petition for injunction

38 A. The superior court may issue an injunction forthwith upon a
39 petition filed as provided in this section to enjoin the practice of
40 architecture, assaying, engineering, geology, landscape architecture, HOME
41 INSPECTION and land surveying by any person not registered to practice such
42 occupations ~~are~~ OR exempt pursuant to section 32-144 from registration
43 requirements.

44 B. In a petition for injunction pursuant to subsection A of this
45 section, it shall be sufficient to charge that the respondent on a day
46 certain in a named county engaged in the practice of architecture, assaying,

1 engineering, geology, landscape architecture, HOME INSPECTION or land
2 surveying without a registration and without being exempt pursuant to section
3 32-144 from registration requirements. No showing of damage or injury shall
4 be required.

5 C. Such petition shall be filed in the name of the state by the board
6 or at the request of the board by the attorney general or any county attorney
7 in any county where the respondent resides or may be found.

8 D. Issuance of an injunction shall not relieve respondent from being
9 subject to any proceedings pursuant to section 32-145, or otherwise. Any
10 violation of an injunction shall be punished as contempt of court.

11 E. In all other respects, injunction proceedings pursuant to this
12 section shall be governed by title 12, chapter 10, article 1.

13 Sec. 3. Section 32-106.02, Arizona Revised Statutes, is amended to
14 read:

15 32-106.02. Authority to investigate; civil penalties

16 A. The board may initiate a hearing pursuant to title 41, chapter 6,
17 article 10 on receipt of a complaint that a person who is not exempt from
18 this chapter and is not registered under this chapter is practicing, offering
19 to practice or by implication purporting to be qualified to practice as an
20 architect, assayer, engineer, geologist, landscape architect, HOME INSPECTOR
21 or land surveyor. The board shall give notice of the hearing by mailing a
22 copy of the complaint to the person's last known address by certified mail
23 return receipt requested.

24 B. If after the hearing the board determines that based on the
25 evidence the person committed a violation under section 32-145, it, in
26 addition to any other sanction, action or remedy, shall issue an order that
27 imposes a civil penalty of no more than two thousand dollars per violation.

28 C. In determining the amount of the civil penalty it imposes, the
29 board shall consider:

30 1. The seriousness of the violation.

31 2. The economic benefit to the violator that was generated by the
32 violator's commission of the violation.

33 3. The violator's history of violations.

34 4. Any other considerations the board deems appropriate.

35 D. Except as provided in section 41-1092.08, subsection H, a person
36 may seek judicial review of a final administrative decision made or order
37 issued pursuant to this section pursuant to title 12, chapter 7, article 6.

38 E. If a person fails to pay a civil penalty that the board imposes
39 within thirty days after the board issues the order or if the order is stayed
40 pending appeal within ten days after the court enters a final judgment in
41 favor of the board, the board shall notify the attorney general. The attorney
42 general may commence a civil action to recover the penalty.

43 F. An action to enforce an order that was issued under this section
44 may be combined with a petition for injunction under section 32-106.01.

45 G. The board shall deposit, pursuant to sections 35-146 and 35-147,
46 all civil penalties collected under this section in the state general fund.

1 Sec. 4. Section 32-128, Arizona Revised Statutes, as amended by Laws
2 2000, chapter 86, section 10, chapter 113, section 76 and chapter 124,
3 section 5, is amended to read:

4 32-128. Disciplinary action; letter of concern; judicial review

5 A. The board may take the following disciplinary actions, in
6 combination or alternatively:

7 1. Revocation of a certification or registration.

8 2. Suspension of a certification or registration for a period of not
9 more than three years.

10 3. Imposition of an administrative penalty of not more than two
11 thousand dollars for each violation of this chapter or rules adopted pursuant
12 to this chapter.

13 4. Imposition of restrictions on the scope of the registrant's
14 professional practice or the home inspector's practice.

15 5. Imposition of peer review and professional education requirements.

16 6. Imposition of probation requirements that are best adapted to
17 protect the public safety, health and welfare and that may include a
18 requirement for restitution payments to professional services clients or to
19 other persons suffering economic loss resulting from violations of this
20 chapter or rules adopted pursuant to this chapter.

21 7. Issuance of a letter of reprimand informing a person regulated
22 under this chapter of a violation of this chapter or rules adopted by the
23 board.

24 B. The board may issue a letter of concern if the board believes there
25 is insufficient evidence to support disciplinary action against the
26 registrant OR HOME INSPECTOR but sufficient evidence for the board to notify
27 the registrant OR HOME INSPECTOR of its THE BOARD'S concern. A letter of
28 concern is a public document.

29 C. The board may take disciplinary action against the holder of a
30 certificate of registration or the home inspector under this chapter who is
31 charged with the commission of any of the following acts:

32 1. Fraud or misrepresentation in obtaining a certificate of
33 qualification, whether in the application or qualification examination.

34 2. Gross negligence, incompetence, bribery or other misconduct in the
35 practice of home inspection or the registrant's profession.

36 3. Aiding or abetting an unregistered or uncertified person to evade
37 this chapter or knowingly combining or conspiring with an unregistered or
38 uncertified person, or allowing one's registration or certification to be
39 used by an unregistered or uncertified person or acting as agent, partner,
40 associate or otherwise of an unregistered or uncertified person, with intent
41 to evade this chapter.

42 4. Violation of this chapter or board rules.

43 5. ~~After receiving payment from a client, failure by A registrant~~
44 REGISTRANT'S FAILURE to pay a collaborating registered professional WITHIN
45 SEVEN CALENDAR DAYS AFTER THE REGISTRANT RECEIVES PAYMENT FROM A CLIENT
46 UNLESS SPECIFIED OTHERWISE CONTRACTUALLY BETWEEN THE PRIME PROFESSIONAL AND

1 THE COLLABORATING REGISTERED PROFESSIONAL. For purposes of this paragraph
2 "collaborating registered professional" means a registered professional with
3 whom the prime professional has a contract to perform professional services.

4 D. The board may make investigations, employ investigators and expert
5 witnesses, appoint members of advisory committees and conduct hearings to
6 determine whether a disciplinary action should be taken against the holder
7 of a certificate of registration or the home inspector under this chapter.

8 E. An investigation may be initiated on receipt of an oral or written
9 complaint. The board, on its own motion, may direct the executive director
10 to file a verified complaint charging a person with a violation of this
11 chapter or board rules and shall give notice of the hearing pursuant to title
12 41, chapter 6, article 10. The secretary or executive director shall then
13 serve upon the accused, by either personal service or certified mail, a copy
14 of the complaint together with notice setting forth the charge or charges to
15 be heard and the time and place of the hearing, which shall not be less than
16 thirty days after the service or mailing of notice.

17 F. A person who has been notified of charges pending against the
18 person shall file with the board an answer in writing to the charges not more
19 than thirty days after service of the complaint and notice of hearing. If
20 a person fails to answer in writing, it is deemed an admission by the person
21 of the act or acts charged in the complaint and notice of hearing. The board
22 may then take disciplinary action pursuant to this chapter without a hearing.

23 G. A disciplinary action may be informally settled by the board and
24 the accused either before or after initiation of hearing proceedings.

25 H. On its determination that a registrant or a home inspector has
26 violated this chapter or a rule adopted pursuant to this chapter, the board
27 may assess the registrant or the home inspector with its reasonable costs and
28 expenses incurred in conducting the investigation and administrative hearing.
29 All monies collected pursuant to this subsection shall be ~~transmitted to the~~
30 ~~state treasurer for deposit~~ DEPOSITED, PURSUANT TO SECTIONS 35-146 AND
31 35-147, in the technical registration fund established by section 32-109 and
32 shall only be used by the board to defray its expenses in connection with
33 disciplinary investigations and hearings. Notwithstanding section 35-143.01,
34 these monies may be spent without legislative appropriation.

35 I. The board shall immediately notify the secretary of state and clerk
36 of the board of supervisors of each county in the state of the suspension or
37 revocation of a certificate or of the reissuance of a suspended or revoked
38 certificate.

39 J. Except as provided in section 41-1092.08, subsection H, final
40 decisions of the board are subject to judicial review pursuant to title 12,
41 chapter 7, article 6.

42 Sec. 5. Repeal

43 Section 32-128, Arizona Revised Statutes, as amended by Laws 2000,
44 chapter 193, section 269, is repealed.

1 Sec. 6. Section 32-141, Arizona Revised Statutes, is amended to read:

2 32-141. Firm registration

3 A. No firm or ~~corporation~~ shall engage in the practice of
4 architecture, assaying, geology, engineering, landscape architecture or land
5 surveying unless THE FIRM IS REGISTERED WITH THE BOARD AND the work is
6 PROFESSIONAL SERVICES ARE CONDUCTED under the full authority and responsible
7 charge of a registrant PRINCIPAL OF THE FIRM, who is also a principal of the
8 firm or officer of the corporation REGISTRANT.

9 B. A PERSON SHALL FILE A REGISTRATION APPLICATION FOR EACH BRANCH
10 OFFICE THAT IS LOCATED IN THIS STATE AND THAT IS OF A FIRM REGISTERED WITH
11 THE BOARD. THE BRANCH OFFICE APPLICATION SHALL LIST A DESIGNATED REGISTRANT
12 HAVING FULL AUTHORITY AND RESPONSIBLE CHARGE OF THE PROFESSIONAL SERVICES OF
13 THAT BRANCH OFFICE. THE DESIGNATED REGISTRANT IN A BRANCH OFFICE NEED NOT
14 BE A PRINCIPAL OF THE FIRM.

15 C. A FIRM WISHING TO OFFER PROFESSIONAL SERVICES IN THIS STATE
16 SHALL FILE WITH THE BOARD AN APPLICATION FOR REGISTRATION ON A FORM PROVIDED
17 BY THE BOARD. Firms or ~~corporations~~ shall ALSO identify responsible
18 registrants BY THE FIRM'S REGISTRATION CERTIFICATE NUMBERS. Each firm and
19 corporation shall file with the board on a form prescribed by the board a
20 list of responsible principals or officers, their registration certificate
21 numbers and a description of the services the firm or corporation is offering
22 to the public. The board shall be notified in writing on the prescribed form
23 within thirty days of any change occurring in the registered principals or
24 registered corporate officers or any change in the firm's or corporation's
25 name or address OR ANY CHANGE IN A BRANCH OFFICE ADDRESS OR DESIGNATED
26 REGISTRANT. A NEW APPLICATION SHALL BE FILED EACH YEAR BY THE FIRM WITHIN
27 THIRTY DAYS OF THE ANNIVERSARY DATE OF THE ORIGINAL FIRM REGISTRATION.

28 D. No firm, partnership, corporation or other group may advertise
29 its availability to perform home inspections by home inspectors certified
30 pursuant to this chapter unless each home inspection is performed by a home
31 inspector certified pursuant to this chapter and each home inspection report
32 is prepared as a result of the inspector's ON-SITE observation.

APPROVED BY THE GOVERNOR APRIL 21, 2001.

FILED IN THE OFFICE OF THE SECRETARY OF STATE APRIL 23, 2001.

Passed the House February 12, 2001,

Passed the Senate April 10, 2001,

by the following vote: 57 Ayes,

by the following vote: 26 Ayes,

0 Nays, 3 Not Voting

3 Nays, 1 Not Voting

[Signature]
Speaker of the House

[Signature]
President of the Senate

[Signature]
Chief Clerk of the House

[Signature]
Secretary of the Senate

EXECUTIVE DEPARTMENT OF ARIZONA
OFFICE OF GOVERNOR

This Bill was received by the Governor this

 day of , 20 ,

at o'clock M.

Secretary to the Governor

Approved this day of

 , 20 ,

at o'clock M.

Governor of Arizona

H.B. 2502

EXECUTIVE DEPARTMENT OF ARIZONA
OFFICE OF SECRETARY OF STATE

This Bill was received by the Secretary of State
this day of , 20 ,

at o'clock M.

Secretary of State

HOUSE CONCURS IN SENATE
AMENDMENTS AND FINAL PASSAGE

April 18, 2001,

by the following vote: 51 Ayes,

7 Nays, 2 Not Voting



Speaker of the House



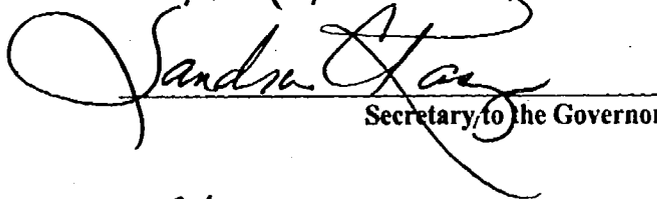
Chief Clerk of the House

EXECUTIVE DEPARTMENT OF ARIZONA
OFFICE OF GOVERNOR

This Bill was received by the Governor this

18 day of April, 2001,

at 11:34 o'clock A M.



Secretary to the Governor

Approved this 21 day of

April, 2001,

at 9:20 o'clock A M.



Governor of Arizona

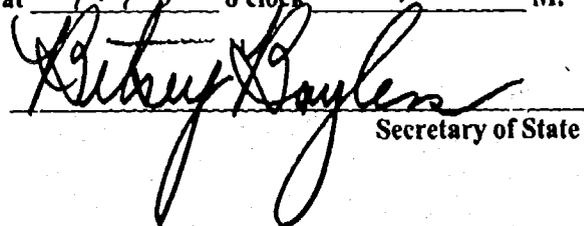
H.B. 2502

EXECUTIVE DEPARTMENT OF ARIZONA
OFFICE OF SECRETARY OF STATE

This Bill was received by the Secretary of State

this 23 day of April, 2001,

at 4:45 o'clock P M.



Secretary of State