

State of Arizona  
Senate  
Forty-seventh Legislature  
First Regular Session  
2005

CHAPTER 240

**SENATE BILL 1021**

AN ACT

AMENDING SECTION 41-2092, ARIZONA REVISED STATUTES, AS AMENDED BY LAWS 1998, CHAPTER 146, SECTION 12; AMENDING SECTION 41-2092, ARIZONA REVISED STATUTES, AS AMENDED BY THIS ACT; REPEALING SECTION 41-2092, ARIZONA REVISED STATUTES, AS AMENDED BY LAWS 2004, CHAPTER 314, SECTION 12; AMENDING SECTION 48-5304, ARIZONA REVISED STATUTES, AS AMENDED BY LAWS 1998, CHAPTER 1, SECTION 340; REPEALING SECTION 48-5304, ARIZONA REVISED STATUTES, AS AMENDED BY LAWS 2004, CHAPTER 147, SECTION 4; REPEALING LAWS 2003, CHAPTER 180, SECTION 13; REPEALING LAWS 2004, CHAPTER 282, SECTION 3; CHANGING THE DESIGNATION OF TITLE 28, CHAPTER 21, ARTICLE 4, ARIZONA REVISED STATUTES, TO "BONDS SECURED BY BRIDGE CONSTRUCTION OR HIGHWAY IMPROVEMENT REVENUES"; RELATING TO MULTIPLE, DEFECTIVE AND CONFLICTING LEGISLATIVE DISPOSITIONS OF STATUTORY TEXT.

(TEXT OF BILL BEGINS ON NEXT PAGE)



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

2 Section 1. Purpose

3 1. Section 41-2092, Arizona Revised Statutes, was amended by Laws  
4 2000, chapter 19, section 6, section 41-2092, Arizona Revised Statutes, as  
5 amended by Laws 2000, chapter 19, section 6, was amended by Laws 2001,  
6 chapter 164, section 4, section 41-2092, Arizona Revised Statutes, as amended  
7 by Laws 2000, chapter 19, section 6 and Laws 2001, chapter 164, section 4,  
8 was amended by Laws 2003, chapter 79, section 1 and section 41-2092, Arizona  
9 Revised Statutes, as amended by Laws 2000, chapter 19, section 6, Laws 2001,  
10 chapter 164, section 4 and Laws 2003, chapter 79, section 1, was amended by  
11 Laws 2004, chapter 314, section 12. However, these versions did not reflect  
12 the previous valid version of the section. In order to comply with article  
13 IV, part 2, section 14, Constitution of Arizona, this act amends section  
14 41-2092, Arizona Revised Statutes, as amended by Laws 1998, chapter 146,  
15 section 12, to incorporate the amendments made by Laws 2000, chapter 19,  
16 amends that version of section 41-2092, Arizona Revised Statutes, to  
17 incorporate the amendments made by Laws 2001, chapter 164, amends that  
18 version of section 41-2092, Arizona Revised Statutes, to incorporate the  
19 amendments made by Laws 2003, chapter 79 and amends that version of section  
20 41-2092, Arizona Revised Statutes, to incorporate the amendments made by Laws  
21 2004, chapter 314 and the chapter 314 version is repealed.

22 2. Section 48-5304, Arizona Revised Statutes, was amended by Laws  
23 2004, chapter 147, section 4. However, this version did not reflect the  
24 previous valid version of the section. In order to comply with article IV,  
25 part 2, section 14, Constitution of Arizona, this act amends section 48-5304,  
26 Arizona Revised Statutes, as amended by Laws 1998, chapter 1, section 340, to  
27 incorporate the amendments made by Laws 2004, chapter 147 and the chapter 147  
28 version is repealed.

29 3. Section 23-901, Arizona Revised Statutes, was amended by Laws 2002,  
30 chapter 331, section 1 with a delayed effective date of from and after  
31 December 31, 2003. Section 23-901, Arizona Revised Statutes, as amended by  
32 Laws 2002, chapter 331, section 1, was amended by Laws 2003, chapter 180,  
33 section 3 with a delayed effective date of from and after December 31, 2003.  
34 However, Laws 2003, chapter 223, section 10 delayed the effective date of  
35 section 23-901, Arizona Revised Statutes, as amended by Laws 2002, chapter  
36 331, section 1 until from and after July 1, 2004. In order to correct a  
37 potentially defective enactment, Laws 2004, chapter 185, section 1 amended  
38 section 23-901, Arizona Revised Statutes, as amended by Laws 2002, chapter  
39 331, section 1, to incorporate the amendments made by Laws 2003, chapter 180,  
40 section 3, repealed the Laws 2003, chapter 180, section 3 version and again  
41 delayed the effective date of section 23-901, Arizona Revised Statutes, as  
42 amended by Laws 2002, chapter 331, section 1 and Laws 2004, chapter 185,  
43 section 1 and this act repeals Laws 2003, chapter 180, section 13 which  
44 contains the original delayed effective date of section 23-901, Arizona  
45 Revised Statutes, as amended by Laws 2003, chapter 180, section 3.



1	motor fuel measuring devices, keylocks	48.00
2	3/4" and 1" meters, uncompensated	48.00
3	1 1/4", 1 1/2" and 1 3/4" meters, uncompensated	72.00
4	2" meters and larger, uncompensated	72.00
5	3/4" and 1" meters, temperature compensating	54.00
6	1 1/4", 1 1/2" and 1 3/4" meters, temperature	
7	compensating	90.00
8	2" meters and larger, temperature compensating	96.00
9	5. Linear measuring devices:	
10	all linear measuring mechanical devices	24.00
11	6. Time measuring devices:	
12	all time measuring mechanical, electrical and	
13	electronic devices	24.00
14	B. Testing, inspection, certification and calibration fees shall be	
15	paid pursuant to the fee schedule set forth in SUBSECTION A OR the rules of	
16	the department. The department shall waive license fees for customer parking	
17	time measuring meters owned by municipalities.	
18	C. Issuance or renewal of license as:	
19	1. Public weighmaster	48.00
20	2. Registered service agency	24.00
21	3. Registered service representative	4.80
22	D. The fees set forth in this section are the maximum amounts that may	
23	be charged, but the director, at the director's discretion, may reduce the	
24	fees to any amount the director deems necessary.	
25	E. The director may prorate the fees set forth in this section for	
26	partial year application.	
27	F. IF A PERSON FAILS TO PAY A LICENSE, PERMIT OR CERTIFICATION FEE ON	
28	OR BEFORE THE DATE THE FEE IS DUE, THE DEPARTMENT SHALL IMPOSE A PENALTY	
29	EQUAL TO TWENTY PER CENT OF THE FEE. FOR EACH MONTH AFTER THE DATE THE FEE	
30	IS DUE, THE DEPARTMENT SHALL IMPOSE AN ADDITIONAL PENALTY EQUAL TO TWENTY PER	
31	CENT OF THE FEE. IF A PERSON FAILS TO PAY A LICENSE, PERMIT OR CERTIFICATION	
32	FEE FOR THREE MONTHS AFTER THE FEE IS DUE, THE DEPARTMENT SHALL AUTOMATICALLY	
33	CANCEL THE LICENSE, PERMIT OR CERTIFICATION.	
34	<del>F.</del> G. For the purposes of this section:	
35	1. "Taxicab" means a motor vehicle that has a driver for hire, that	
36	has a seating capacity of less than seven passengers and that is not operated	
37	on a regular route.	
38	2. "Time measuring devices" and "linear measuring devices" do not	
39	include odometers except when utilized as the device on which a charge is	
40	determined in the operation of a taxicab.	
41	Sec. 3. Section 41-2092, Arizona Revised Statutes, as amended by	
42	section 2 of this act, is amended to read:	
43	41-2092. <u>Licensing fees; definitions</u>	
44	A. The following fees shall be paid to the department as license fees	
45	for devices used for commercial purposes:	

## Schedules of Fees

1			
2	1. Weighing devices:		
3	0 - 500 pounds capacity (or metric equivalent)		\$ 12.00
4	501 - 2,000 pounds capacity		18.00
5	2,001 - 7,500 pounds capacity		36.00
6	7,501 - 20,000 pounds capacity		80.00
7	20,001 - 60,000 pounds capacity		120.00
8	60,001 pounds capacity and over		180.00
9	2. Liquid metering devices (meters) other than		
10	for liquid petroleum gas AND UTILITY METERS:		
11	maximum 12 gallons per minute and under		12.00
12	maximum 13 - 150 gallons per minute		36.00
13	maximum 151 - 500 gallons per minute		90.00
14	maximum 501 - 1,000 gallons per minute		138.00
15	maximum 1,001 gallons per minute and over		168.00
16	3. Motor fuel devices (dispensers) other than		
17	for liquid petroleum gas (not including		
18	satellite hoses or nozzles):		
19		Standard	Stage II
20	each meter	15.00	30.00
21	each blending valve	15.00	30.00
22	high volume (over 19 gallons per minute)		
23	diesel per hose and nozzle		15.00
24	keylock, limited access, with accumulators,		
25	per hose and nozzle		22.50
26	remote indicator and control unit (no hoses		
27	or nozzles) (accessory only)		22.50
28	4. Liquid measuring devices for liquid petroleum		
29	gas (meters):		
30	small bottle fill measuring devices		24.00
31	motor fuel measuring devices, uncompensated		24.00
32	motor fuel measuring devices, temperature		
33	compensating, including compressed		
34	natural gas filling devices		48.00
35	motor fuel measuring devices, keylocks		48.00
36	3/4" and 1" meters, uncompensated		48.00
37	1 1/4", 1 1/2" and 1 3/4" meters, uncompensated		72.00
38	2" meters and larger, uncompensated		72.00
39	3/4" and 1" meters, temperature compensating		54.00
40	1 1/4", 1 1/2" and 1 3/4" meters, temperature		
41	compensating		90.00
42	2" meters and larger, temperature compensating		96.00
43	5. Linear measuring devices:		
44	all linear measuring mechanical devices		24.00

1 6. Time measuring devices:  
2 all time measuring mechanical, electrical  
3 and electronic devices 24.00

4 7. COUNTING DEVICES:  
5 ALL MECHANICAL AND ELECTRONIC COUNTING DEVICES 12.00

6 B. Testing, inspection, certification and calibration fees shall be  
7 paid pursuant to the fee schedule set forth in subsection A or the rules of  
8 the department. The department shall waive license fees for customer parking  
9 time measuring meters owned by municipalities.

10 C. Issuance or renewal of license as:  
11 1. Public weighmaster 48.00  
12 2. Registered service agency 24.00  
13 3. Registered service representative 4.80

14 D. The fees set forth in this section are the maximum amounts that may  
15 be charged, but the director, at the director's discretion, may reduce the  
16 fees to any amount the director deems necessary.

17 E. The director may prorate the fees set forth in this section for  
18 partial year application.

19 F. If a person fails to pay a license, permit or certification fee on  
20 or before the date the fee is due, the department shall impose a penalty  
21 equal to twenty per cent of the fee. For each month after the date the fee  
22 is due, the department shall impose an additional penalty equal to twenty per  
23 cent of the fee. If a person fails to pay a license, permit or certification  
24 fee for three months after the fee is due, the department shall automatically  
25 cancel the license, permit or certification.

26 G. For the purposes of this section:  
27 1. "Taxicab" means a motor vehicle that has a driver for hire, that  
28 has a seating capacity of less than seven passengers and that is not operated  
29 on a regular route.  
30 2. "Time measuring devices" and "linear measuring devices" do not  
31 include odometers except when utilized as the device on which a charge is  
32 determined in the operation of a taxicab.

33 Sec. 4. Section 41-2092, Arizona Revised Statutes, as amended by  
34 section 3 of this act, is amended to read:  
35 41-2092. Licensing fees; definitions  
36 A. The following fees shall be paid to the department as license fees  
37 for devices used for commercial purposes:  
38 Schedules of Fees

39 1. Weighing devices:  
40 0 - 500 pounds capacity (or metric equivalent) \$ 12.00  
41 501 - 2,000 pounds capacity 18.00  
42 2,001 - 7,500 pounds capacity 36.00  
43 7,501 - 20,000 pounds capacity 80.00  
44 20,001 - 60,000 pounds capacity 120.00  
45 60,001 pounds capacity and over 180.00

1	2. Liquid metering devices (meters) other than		
2	for liquid petroleum gas and utility meters:		
3	maximum 12 gallons per minute and under		12.00
4	maximum 13 - 150 gallons per minute		36.00
5	maximum 151 - 500 gallons per minute		90.00
6	maximum 501 - 1,000 gallons per minute		138.00
7	maximum 1,001 gallons per minute and over		168.00
8	3. Motor fuel devices (dispensers) other than		
9	for liquid petroleum gas (not including		
10	satellite hoses or nozzles):		
11		Standard	Stage II
12	each meter	15.00	30.00
13	each blending valve	15.00	30.00
14	high volume (over 19 gallons per minute)		
15	diesel per hose and nozzle		15.00
16	keylock, limited access, with accumulators,		
17	per hose and nozzle		22.50
18	remote indicator and control unit (no hoses		
19	or nozzles) (accessory only)		22.50
20	4. Liquid measuring devices for liquid petroleum		
21	gas (meters):		
22	small bottle fill measuring devices		24.00
23	motor fuel measuring devices, uncompensated		24.00
24	motor fuel measuring devices, temperature		
25	compensating, including compressed natural		
26	gas filling devices		48.00
27	motor fuel measuring devices, keylocks		48.00
28	3/4" and 1" meters, uncompensated		48.00
29	1 1/4", 1 1/2" and 1 3/4" meters, uncompensated		72.00
30	2" meters and larger, uncompensated		72.00
31	3/4" and 1" meters, temperature compensating		54.00
32	1 1/4", 1 1/2" and 1 3/4" meters, temperature		
33	compensating		90.00
34	2" meters and larger, temperature compensating		96.00
35	5. Linear measuring devices:		
36	all linear measuring mechanical devices		24.00
37	6. Time measuring devices:		
38	all time measuring mechanical, electrical and		
39	electronic devices		24.00
40	7. Counting devices:		
41	all mechanical and electronic counting devices		12.00
42	B. Testing, inspection, certification and calibration fees shall be		
43	paid pursuant to the fee schedule set forth in subsection A or the rules of		
44	the department. The department shall waive license fees for customer parking		
45	time measuring meters owned by municipalities.		

- 1 C. Issuance or renewal of license as:  
2 1. Public weighmaster 48.00  
3 2. Registered service agency 24.00  
4 3. Registered service representative 4.80

5 D. The fees set forth in this section are the maximum amounts that may  
6 be charged, but the director, at the director's discretion, may reduce the  
7 fees to any amount the director deems necessary.

8 E. The director may prorate the fees set forth in this section for  
9 partial year application.

10 F. If a person fails to pay a license, permit or certification fee on  
11 or before the date the fee is due, the department shall impose a penalty  
12 equal to twenty per cent of the fee. For each ~~month~~ THIRTY DAY PERIOD after  
13 the date the fee is due, the department shall impose an additional penalty  
14 equal to twenty per cent of the fee. If a person fails to pay a license,  
15 permit or certification fee AND ALL RELATED PENALTIES for ~~three months~~ NINETY  
16 DAYS after the fee is due, the department shall automatically cancel the  
17 license, permit or certification.

18 G. For the purposes of this section:

19 1. "Taxicab" means a motor vehicle that has a driver for hire, that  
20 has a seating capacity of less than seven passengers and that is not operated  
21 on a regular route.

22 2. "Time measuring devices" and "linear measuring devices" do not  
23 include odometers except when utilized as the device on which a charge is  
24 determined in the operation of a taxicab.

25 Sec. 5. Section 41-2092, Arizona Revised Statutes, as amended by  
26 section 4 of this act, is amended to read:

27 41-2092. Licensing fees

28 A. The following fees shall be paid to the department as license fees  
29 for devices used for commercial purposes:

30 Schedules of Fees

- 31 1. Weighing devices:  
32 0 - 500 pounds capacity (or metric equivalent) \$ 12.00  
33 501 - 2,000 pounds capacity 18.00  
34 2,001 - 7,500 pounds capacity 36.00  
35 7,501 - 20,000 pounds capacity 80.00  
36 20,001 - 60,000 pounds capacity 120.00  
37 60,001 pounds capacity and over 180.00  
38 2. Liquid metering devices (meters) other than  
39 for liquid petroleum gas and utility meters:  
40 maximum 12 gallons per minute and under 12.00  
41 maximum 13 - 150 gallons per minute 36.00  
42 maximum 151 - 500 gallons per minute 90.00  
43 maximum 501 - 1,000 gallons per minute 138.00  
44 maximum 1,001 gallons per minute and over 168.00

1	3. Motor fuel devices (dispensers) other than		
2	for liquid petroleum gas (not including		
3	satellite hoses or nozzles):		
4		Standard	Stage II
5	each meter	15.00	30.00
6	each blending valve	15.00	30.00
7	high volume (over 19 gallons per minute)		
8	diesel per hose and nozzle		15.00
9	keylock, limited access, with accumulators,		
10	per hose and nozzle		22.50
11	remote indicator and control unit (no hoses		
12	or nozzles) (accessory only)		22.50
13	4. Liquid measuring devices for liquid petroleum		
14	gas (meters):		
15	small bottle fill measuring devices		24.00
16	motor fuel measuring devices, uncompensated		24.00
17	motor fuel measuring devices, temperature		
18	compensating, including compressed natural		
19	gas filling devices		48.00
20	motor fuel measuring devices, keylocks		48.00
21	3/4" and 1" meters, uncompensated		48.00
22	1 1/4", 1 1/2" and 1 3/4" meters, uncompensated		72.00
23	2" meters and larger, uncompensated		72.00
24	3/4" and 1" meters, temperature compensating		54.00
25	1 1/4", 1 1/2" and 1 3/4" meters, temperature		
26	compensating		90.00
27	2" meters and larger, temperature compensating		96.00
28	5. Linear measuring devices:		
29	all linear measuring mechanical devices		24.00
30	6. Time measuring devices:		
31	all time measuring mechanical, electrical and		
32	electronic devices		24.00
33	7. Counting devices:		
34	all mechanical and electronic counting devices		12.00
35	B. Testing, inspection, certification and calibration fees shall be		
36	paid pursuant to the fee schedule set forth in subsection A or the rules of		
37	the department. The department shall waive license fees for customer parking		
38	time measuring meters owned by municipalities.		
39	C. Issuance or renewal of license as:		
40	1. Public weighmaster		48.00
41	2. Registered service agency		24.00
42	3. Registered service representative		4.80

1 D. The fees set forth in this section are the maximum amounts that may  
2 be charged, but the director, at the director's discretion, may reduce the  
3 fees to any amount the director deems necessary.

4 E. The director may prorate the fees set forth in this section for  
5 partial year application.

6 F. If a person fails to pay a license, permit or certification fee on  
7 or before the date the fee is due, the department shall impose a penalty  
8 equal to twenty per cent of the fee. For each thirty day period after the  
9 date the fee is due, the department shall impose an additional penalty equal  
10 to twenty per cent of the fee. If a person fails to pay a license, permit or  
11 certification fee and all related penalties for ninety days after the fee is  
12 due, the department shall cancel the license, permit or certification.

13 ~~G. For the purposes of this section:~~

14 ~~1. "Taxicab" means a motor vehicle that has a driver for hire, that~~  
15 ~~has a seating capacity of less than seven passengers and that is not operated~~  
16 ~~on a regular route.~~

17 ~~2. "Time measuring devices" and "linear measuring devices" do not~~  
18 ~~include odometers except when utilized as the device on which a charge is~~  
19 ~~determined in the operation of a taxicab.~~

20 Sec. 6. Repeal

21 Section 41-2092, Arizona Revised Statutes, as amended by Laws 2004,  
22 chapter 314, section 12, is repealed.

23 Sec. 7. Section 48-5304, Arizona Revised Statutes, as amended by Laws  
24 1998, chapter 1, section 340, is amended to read:

25 48-5304. Board duties

26 The board shall:

27 1. Determine the exclusive public transportation systems to be  
28 acquired and constructed, the means to finance the systems and whether to  
29 operate the systems or to let contracts for their operation. In the  
30 operation of the public transportation system the board may use public  
31 transportation facilities used by a municipality, subject to section 48-5308,  
32 subsection F.

33 2. Approve a request for an election to the board of supervisors  
34 ~~contingent on formal approval, including approval of proposed elements for~~  
35 ~~the ten year regional transportation plan, of the request by the county and~~  
36 ~~the city with the largest population in the county for submission of the~~  
37 following issues to the electorate:

38 (a) Approval of a transportation excise tax authorized by section  
39 42-6106.

40 (b) Approval of elements of the ~~ten year regional transportation plan~~  
41 developed pursuant to section 48-5309 as the ten year regional transportation  
42 plan.

1 (c) Approval of changes in the ~~ten-year~~ regional transportation plan  
2 pursuant to section 48-5309, subsection B.

3 3. Produce annually a five year transportation improvement program  
4 that is consistent with the ~~ten-year~~ regional transportation plan elements  
5 ~~approved by a majority of the qualified electors~~ and that contains the  
6 following:

7 (a) Projects financed with monies from the regional transportation  
8 fund.

9 (b) A description of each project, including a schedule of  
10 expenditures and sources of funding for each project.

11 (c) The political subdivision with responsibility for project  
12 implementation.

13 4. Assure that projects proposed for federal, state or local funding  
14 appear in the ~~regional transportation~~ authority's transportation improvement  
15 program and in the transportation improvement program of the regional council  
16 of governments.

17 5. Not later than January 1 of each year for publication in at least  
18 two newspapers of the county in January, assess and analyze the status and  
19 implications of the transportation improvement program with respect to the  
20 occurrence of substantial change as defined in section 48-5309 and with  
21 respect to the potential for or occurrence of the following conditions:

22 (a) An actual project expenditure that exceeds the project budget  
23 amount shown in the first year of the transportation improvement program by  
24 five per cent or more.

25 (b) A project cost amount that exceeds by ten per cent or more the  
26 project budget amount that appears in the first year of the transportation  
27 improvement program.

28 (c) First year and five year cumulative projected expenditures for all  
29 elements of the ~~ten-year~~ regional transportation plan in the five year  
30 transportation improvement program that exceed revenue estimates for  
31 corresponding periods by twenty per cent or more.

32 6. ~~Provide for development of a supplement~~ DEVELOP SUPPLEMENTS to the  
33 ~~ten-year~~ regional transportation plan ~~developed pursuant to section 48-5309~~  
34 ~~and approved as the ten-year regional transportation plan by a majority of~~  
35 ~~the qualified electors voting that encompasses~~ ENCOMPASS a period of such  
36 ~~duration as is necessary to be~~ TIME THAT IS coterminous with the effective  
37 period of a transportation excise tax approved pursuant to section 42-6106.  
38 ~~Provision for development of the~~ A supplement shall be made not BE DEVELOPED  
39 earlier than the fourth year and not later than the second year before the  
40 expiration of the ~~ten-year~~ regional transportation plan.

41 7. Adopt an annual budget, hire employees and fix the compensation of  
42 its employees.

1           8. Cause a postaudit of the financial transactions and records of the  
2 ~~board~~ AUTHORITY to be made at least annually by a certified public  
3 accountant.

4           9. Adopt rules that are proper or necessary to regulate the use,  
5 operation and maintenance of its property and facilities, including its  
6 public transportation systems and related transportation facilities and  
7 services operating in its area of jurisdiction, and to carry into effect the  
8 powers granted to the board.

9           10. PROVIDE OPPORTUNITIES FOR INVOLVEMENT IN ALL ASPECTS OF THE  
10 PLANNING AND AMENDMENT PROCESS BY ALL AFFECTED INTERESTED PARTIES.

11       ~~10.~~ 11. Appoint advisory committees as it deems necessary.

12       ~~11.~~ 12. Have sole authority to implement the elements of the ~~ten-year~~  
13 regional transportation plan ~~approved by a majority of the qualified electors~~  
14 ~~voting~~, including authority to contract for, absorb or acquire existing  
15 public transportation services as it deems necessary.

16       ~~12.~~ 13. Coordinate the implementation of the regional transportation  
17 plan among the local jurisdictions.

18       ~~13.~~ 14. Contract for financial, administrative, underwriting and trust  
19 services necessary to issue bonds pursuant to sections 48-5341 through  
20 48-5347 and administer the regional transportation fund pursuant to section  
21 48-5307, subsection B.

22       ~~14.~~ 15. Hire legal counsel to represent the authority in any legal  
23 proceeding, accountants and other professional personnel as it deems  
24 necessary.

25       ~~15.~~ 16. Set the priorities of the plan and administer and facilitate  
26 the distribution of monies in the regional transportation fund.

27       ~~16.~~ 17. Delegate to the ~~general manager~~ EXECUTIVE DIRECTOR any of the  
28 administrative functions, powers or duties that the board believes the  
29 ~~general manager~~ EXECUTIVE DIRECTOR can competently, efficiently and properly  
30 perform.

31       ~~17.~~ 18. Contract and enter into stipulations of any nature necessary  
32 and convenient for the full exercise of the powers granted in this chapter.

33       ~~18.~~ 19. Do all things necessary to carry out the purposes of this  
34 chapter.

35       Sec. 8. Repeal

36       Section 48-5304, Arizona Revised Statutes, as amended by Laws 2004,  
37 chapter 147, section 4, is repealed.

38       Sec. 9. Repeal

39       Laws 2003, chapter 180, section 13 is repealed.

40       Sec. 10. Repeal

41       Laws 2004, chapter 282, section 3 is repealed.

42       Sec. 11. Heading change

43       The article heading of title 28, chapter 21, article 4, Arizona Revised  
44 Statutes, is changed from "BONDS SECURED BY BRIDGE CONSTRUCTION REVENUES" to  
45 "BONDS SECURED BY BRIDGE CONSTRUCTION OR HIGHWAY IMPROVEMENT REVENUES".

1           Sec. 12. Retroactive application

2           1. Section 2 of this act applies retroactively to July 18, 2000.

3           2. Section 3 of this act applies retroactively to April 20, 2001.

4           3. Section 4 of this act applies retroactively to September 18, 2003.

5           4. Section 9 of this act applies retroactively to from and after  
6 December 31, 2003.

7           5. Section 6 of this act applies retroactively to from and after July  
8 1, 2004.

9           6. Sections 7, 8, 10 and 11 of this act apply retroactively to August  
10 25, 2004.

11          7. Section 5 of this act applies retroactively to from and after  
12 December 31, 2004.

**APPROVED BY THE GOVERNOR APRIL 27, 2005.**

**FILED IN THE OFFICE OF THE SECRETARY OF STATE APRIL 27, 2005.**



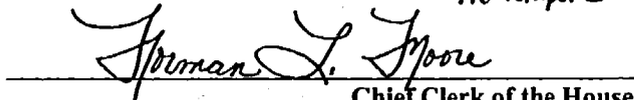
Passed the House April 20, 2005,

by the following vote: 58 Ayes,

0 Nays, 2 Not Voting



Speaker of the House  
Pro Tempore

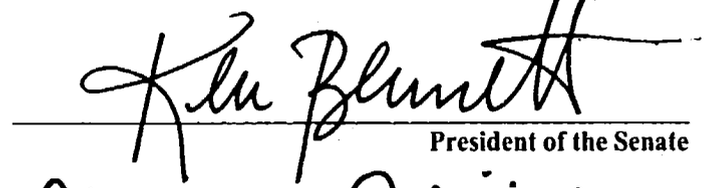


Chief Clerk of the House

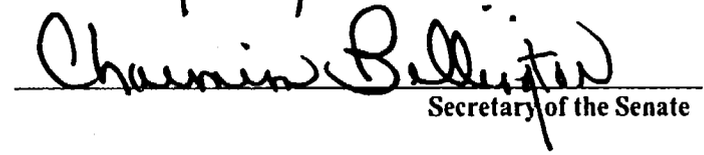
Passed the Senate January 20, 2005,

by the following vote: 28 Ayes,

0 Nays, 2 Not Voting



President of the Senate



Secretary of the Senate

EXECUTIVE DEPARTMENT OF ARIZONA  
OFFICE OF GOVERNOR

This Bill was received by the Governor this

21<sup>st</sup> day of April, 20 05

at 10:19 o'clock P. M.



Secretary to the Governor

Approved this 27 day of

April, 20 05,

at 10:05 o'clock A. M.



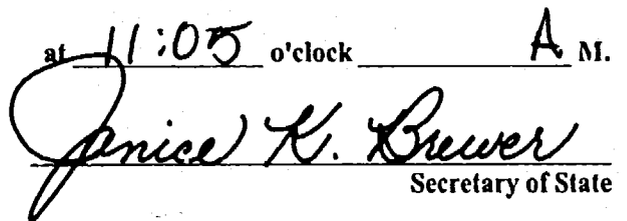
Governor of Arizona

EXECUTIVE DEPARTMENT OF ARIZONA  
OFFICE OF SECRETARY OF STATE

This Bill was received by the Secretary of State

this 27 day of April, 20 05

at 11:05 o'clock A. M.



Secretary of State

S.B. 1021