

House Engrossed Senate Bill

**FILED**  
**KEN BENNETT**  
**SECRETARY OF STATE**

State of Arizona  
Senate  
Fifty-first Legislature  
Second Regular Session  
2014

CHAPTER 9

# **SENATE BILL 1487**

AN ACT

AMENDING SECTION 48-3772, ARIZONA REVISED STATUTES; AMENDING LAWS 2013, FIRST SPECIAL SESSION, CHAPTER 9, SECTION 16; MAKING APPROPRIATIONS; RELATING TO REVENUE BUDGET RECONCILIATION.

(TEXT OF BILL BEGINS ON NEXT PAGE)

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

2 Section 1. Section 48-3772, Arizona Revised Statutes, is amended to  
3 read:

4 48-3772. Duties and powers of district regarding replenishment

5 A. The district shall:

6 1. Establish annually the costs and expenses to replenish groundwater  
7 pursuant to this article with respect to all parcels of member lands and all  
8 member service areas located in each active management area, including  
9 capital expenses, debt service expenses, the operation, maintenance,  
10 replacement and administrative costs and expenses of the district,  
11 replenishment reserve costs and expenses as provided in subsection E of this  
12 section and reasonable reserves. Separate calculations of costs and expenses  
13 shall be made for each active management area in which member lands or member  
14 service areas are located and for each membership category. Costs and  
15 expenses attributed by the district to contract replenishment obligations  
16 shall not be included in these calculations.

17 2. Provide for the payment of all costs and expenses to replenish  
18 groundwater pursuant to this chapter and the payment of operation,  
19 maintenance, replacement and administrative costs and expenses and debt  
20 service expenses of the district.

21 3. Levy an annual replenishment assessment against each parcel of  
22 member land pursuant to section 48-3778 and an annual replenishment tax  
23 against each municipal provider that has a member service area pursuant to  
24 section 48-3781 to pay the district's costs and expenses as established  
25 pursuant to paragraph 1 of this subsection.

26 4. Levy a contract replenishment tax against municipal providers that  
27 are parties to contracts authorized under subsection B, paragraph 9 of this  
28 section to pay the district's costs and expenses to replenish groundwater  
29 based on contract replenishment obligations.

30 5. Establish and maintain reserve accounts in amounts as may be deemed  
31 necessary to perform the district's obligations under this article.

32 6. Fulfill all obligations under resolutions adopted pursuant to  
33 subsection B, paragraph 10 of this section.

34 7. Levy an activation fee as follows:

35 (a) For subdivisions within member lands and member service areas that  
36 are enrolled before May 6, 2004 and that had not been issued a public report  
37 before August 12, 2005, the district shall levy a one-time activation fee  
38 against each housing unit to be constructed within the subdivision.

39 (b) For subdivisions within member lands and member service areas that  
40 are enrolled on or after May 6, 2004, the district shall levy a one-time  
41 activation fee against each housing unit to be constructed within the  
42 subdivision.

43 (c) The activation fee shall be paid to the district ACCORDING TO  
44 EITHER OF THE FOLLOWING SCHEDULES, WHICHEVER THE SUBDIVIDER ELECTS:

1 (i) PAID IN FULL before issuance of a public report for each real  
2 estate subdivision identified in subdivision (a) or (b) of this paragraph,~~as~~  
3 ~~provided in section 45-576, subsection G.~~

4 (ii) ONE-HALF PAID BEFORE ISSUANCE OF A PUBLIC REPORT FOR EACH REAL  
5 ESTATE SUBDIVISION IDENTIFIED IN SUBDIVISION (a) OR (b) OF THIS PARAGRAPH AND  
6 THE REMAINING AMOUNT PAID NO LATER THAN ONE YEAR AFTER THE ISSUANCE OF THE  
7 PUBLIC REPORT. THE TOTAL AMOUNT OF THE ACTIVATION FEE MUST BE THE AMOUNT OF  
8 THE ACTIVATION FEE IN EFFECT AT THE TIME OF THE INITIAL PAYMENT. PAYMENT OF  
9 THE INITIAL ONE-HALF OF THE ACTIVATION FEE PURSUANT TO THIS ITEM CONSTITUTES  
10 SUFFICIENT PAYMENT OF APPLICABLE FEES FOR NOTICE OF INTENT TO SUBDIVIDE AS  
11 PRESCRIBED IN SECTION 32-2181, SUBSECTION C AND FOR ISSUANCE OF A PUBLIC  
12 REPORT AS PRESCRIBED IN SECTION 32-2183, SUBSECTION G AND SECTION 45-576,  
13 SUBSECTION C, EXCEPT THAT ON FAILURE TO PAY THE REMAINING AMOUNT, THE  
14 COMMISSIONER SHALL SUSPEND THE PUBLIC REPORT FOR THAT SUBDIVISION PURSUANT TO  
15 SECTION 32-2183.

16 (d) The activation fee shall be established annually by the district.  
17 THE AMOUNT OF THE ACTIVATION FEE TO BE PAID TO THE DISTRICT UNDER SUBDIVISION  
18 (c) OF THIS PARAGRAPH MUST BE THE AMOUNT OF THE ACTIVATION FEE IN EFFECT AT  
19 THE TIME OF PAYMENT. Revenues from the activation fee together with revenues  
20 from other sources that are legally available to the district for those uses  
21 shall be used by the district to acquire, lease or exchange water or water  
22 rights and develop infrastructure necessary for the district to perform its  
23 replenishment obligations.

24 8. For any year, set all of its rates and charges associated with the  
25 acquisition, lease or exchange of water or water rights and development of  
26 infrastructure necessary for the district to perform its replenishment  
27 obligations, other than the annual membership dues established pursuant to  
28 section 48-3779, so that the total projected revenues from revenue sources  
29 other than the annual membership dues, that are legally available to the  
30 district in that year to pay costs associated with the acquisition, lease or  
31 exchange of water or water rights and development of infrastructure necessary  
32 for the district to perform its replenishment obligations, shall be at least  
33 three times the total projected revenues from the annual membership dues in  
34 that year. For the purposes of this paragraph, costs associated with the  
35 acquisition, lease or exchange of water or water rights do not include the  
36 annual costs associated with delivery of water for replenishment purposes.

37 B. The district may:

38 1. Acquire, develop, construct, operate, maintain, replace and acquire  
39 permits for water storage, storage facilities and recovery wells for  
40 replenishment purposes.

41 2. Acquire, transport, hold, exchange, own, lease, store or replenish  
42 water, except groundwater withdrawn from an active management area, subject  
43 to the provisions of title 45, for the benefit of member lands and member  
44 service areas.

1           3. Acquire, hold, exchange, own, lease, retire or dispose of water  
2 rights for the benefit of member lands and member service areas.

3           4. Require municipal providers to provide such information, in such  
4 form and within the time limits prescribed by the district, as may be  
5 necessary to carry out the purpose of this chapter.

6           5. Levy and collect assessments, fees, charges, taxes and other  
7 revenues as are provided in this chapter for the financing of replenishment  
8 activities.

9           6. Contract for or perform feasibility studies of water storage,  
10 storage facilities and recovery wells for replenishment purposes.

11           7. Acquire real and personal property for water storage, storage  
12 facilities and recovery wells for replenishment purposes by purchase, lease,  
13 donation, dedication, exchange or other lawful means.

14           8. Use any facilities and any excess storage capacity of any state  
15 demonstration projects undertaken pursuant to title 45, chapter 3.1 for water  
16 storage for replenishment purposes.

17           9. Subject to subsection G of this section, contract with any  
18 municipal provider having a member service area to replenish groundwater on  
19 behalf of the municipal provider and with respect to the member service area  
20 in an amount in excess of the sum of the service area replenishment  
21 obligations applicable to the member service area for all years in which the  
22 district has not completed the replenishment of the groundwater replenishment  
23 obligation for the member service area.

24           10. Adopt resolutions granting water availability status to a member  
25 service area of a city, town or private water company and committing to  
26 replenish a specified average annual volume of water in a location where the  
27 city, town or private water company may physically access the water for  
28 service to its customers, if all of the following apply:

29           (a) The district has reviewed its requirements for transportation of  
30 central Arizona project water, its contracts, subcontracts, letter  
31 agreements, excess water contracts, and other contractual obligations and its  
32 member service area and member land requirements and has determined that the  
33 district can meet those obligations and that capacity remains in the central  
34 Arizona project to meet the obligations undertaken through the resolution.

35           (b) The resolution acknowledges that the commitment to replenish the  
36 specified average annual volume of water in the location cited in the  
37 resolution shall be a permanent obligation of the district, unless one of the  
38 following applies:

39           (i) A permanent substitute supply of water is found for the city, town  
40 or private water company and the substitution is approved by the director of  
41 water resources, thus terminating the water availability status of the member  
42 service area.

43           (ii) The requirements of section 45-576.07, subsection A are not met,  
44 and thus the director of water resources does not issue an order granting or  
45 maintaining the city, town or private water company as having an assured

1 water supply based in whole or in part on section 45-576.07. If no order is  
2 issued within two years of the district adopting the resolution, the  
3 resolution may be repealed, and the district shall be relieved of all  
4 obligations under the resolution.

5 (c) The average annual volume of water specified in the resolution,  
6 when added to the average annual volume of water specified in all other  
7 resolutions adopted pursuant to this paragraph, does not exceed twenty  
8 thousand acre-feet.

9 (d) The district has entered into an agreement with the city, town or  
10 private water company under which the city, town or private water company  
11 will hold for the district's future use, and provide to the district when  
12 needed, sufficient water to meet the obligations undertaken by the district  
13 through the resolution.

14 (e) The district determines that the obligations undertaken by the  
15 district through the resolution will not increase annual replenishment  
16 assessment rates or costs to central Arizona project contract and subcontract  
17 holders and its member service areas and member lands.

18 (f) The director of water resources has found, pursuant to section  
19 45-576.07, subsection H, that the district has the capability to grant water  
20 availability status to member service areas.

21 11. Provide in resolutions adopted pursuant to paragraph 10 of this  
22 subsection that the district may fulfill its obligations under the resolution  
23 in any year by directly delivering to the city, town or private water company  
24 the water that otherwise would have been replenished pursuant to the  
25 resolution, if all of the following apply:

26 (a) The district has reviewed its requirements for transportation of  
27 central Arizona project water, its contracts, subcontracts, letter  
28 agreements, excess water contracts, and other contractual obligations, its  
29 member service area and member land requirements and has determined that the  
30 district can meet those obligations and that capacity remains in the central  
31 Arizona project to make direct deliveries pursuant to this paragraph.

32 (b) The district determines that the delivery will not increase annual  
33 replenishment assessment rates or costs to central Arizona project contract  
34 and subcontract holders, its member service area and member lands.

35 12. Enter into agreements with a city, town or private water company  
36 that will have water made available to it through a resolution adopted  
37 pursuant to paragraph 10 of this subsection and under which the city, town or  
38 private water company compensates the district for the costs and fair value  
39 of the water supply provided by the district.

40 13. Issue revenue bonds pursuant to article 3 of this chapter to fund  
41 the costs and expenses of the district for the acquisition, lease or exchange  
42 of water or water rights and the development of infrastructure necessary for  
43 the district to perform its replenishment obligations subject to the  
44 following:

1 (a) The principal of, interest and premiums, if any, on revenue bonds  
2 issued pursuant to article 3 of this chapter to acquire, lease or exchange  
3 water or water rights and develop infrastructure necessary for the district  
4 to perform its replenishment obligations are not payable from any revenues of  
5 the district other than revenues generated or collected pursuant to this  
6 article that are legally available to the district for those purposes and  
7 revenues from the investment of the proceeds of the bonds.

8 (b) The district may not use the proceeds of the bonds to acquire or  
9 lease:

10 (i) Groundwater, as defined in section 45-101, except as expressly  
11 authorized in sections 45-547, 45-553 and 45-554.

12 (ii) Surface water, as defined in section 45-101, that is the subject  
13 of a general adjudication pursuant to title 45, chapter 1, article 9.

14 (c) Nothing in subdivision (b) of this paragraph prohibits the  
15 district from acquiring or leasing central Arizona project water.

16 14. Except as provided in section 48-3780.01, subsection B, in addition  
17 to any other assessments, fees, charges or taxes levied and collected under  
18 this chapter, or under any declaration, contract or agreement entered into  
19 under this chapter, charge annual dues for membership pursuant to section  
20 48-3779 against each parcel of member land and each municipal provider that  
21 has a member service area.

22 C. The functions of the district under subsection B, paragraph 1 of  
23 this section may be performed on behalf of the district by other persons  
24 under contract with the district.

25 D. The capital costs of the facilities of any state demonstration  
26 projects used by the district pursuant to subsection B, paragraph 8 of this  
27 section shall not be included in the capital costs and expenses established  
28 by the district under subsection A, paragraph 1 of this section.

29 E. The district shall establish and maintain a replenishment reserve  
30 as follows:

31 1. The district shall calculate a reserve target for each of the three  
32 active management areas within the district and shall identify the reserve  
33 target in the plan of operation prepared pursuant to section 45-576.02. The  
34 reserve target for each active management area shall be calculated as  
35 follows:

36 (a) Establish the projected one hundred year replenishment obligation  
37 for each active management area. For the purposes of this subdivision, each  
38 active management area's projected one hundred year replenishment obligation  
39 does not include replenishment obligations under resolutions adopted pursuant  
40 to subsection B, paragraph 10 of this section or replenishment obligations  
41 for category 2 member lands.

42 (b) Subtract from the active management area's projected one hundred  
43 year replenishment obligation the sum of the following volumes of water  
44 derived from sources identified in the plan as water that the district plans  
45 to use to meet its replenishment obligations for that active management area:

1 (i) The annual volume of each nondeclining, long-term municipal and  
2 industrial subcontract for central Arizona project water multiplied by one  
3 hundred.

4 (ii) The annual volume of water under leases or contracts that can be  
5 made physically and legally available to the district consistent with the  
6 rules adopted pursuant to section 45-576, subsection H, multiplied by the  
7 number of years, not to exceed one hundred, in which the water is to be made  
8 available to the district. The water need not be continuously available to  
9 be included in this item. A lease or contract shall not be considered under  
10 this item if the water to be made available under the lease or contract is  
11 for a term of less than twenty years.

12 (iii) The total volume of groundwater that the district plans to  
13 transport to the active management area during the next one hundred years as  
14 allowed by title 45, chapter 2, article 8.1.

15 (iv) The total volume of all sources of water not identified in items  
16 (i), (ii) or (iii) of this subdivision that will not be held by the district  
17 under a lease or contract. Volumes to be included under this item must be  
18 consistent with the rules adopted by the director pursuant to section 45-576,  
19 subsection H.

20 (c) Multiply the result from subdivision (b) of this paragraph by  
21 twenty per cent. The result is the reserve target for the active management  
22 area.

23 2. The reserve target for an active management area may be adjusted by  
24 the district, subject to the approval of the director of water resources,  
25 based on changes in either of the following:

26 (a) The active management area's projected one hundred year  
27 replenishment obligation.

28 (b) The volumes of water identified in the plan of operation prepared  
29 pursuant to section 45-576.02 as water that the district plans to use to meet  
30 its replenishment obligations for that active management area.

31 3. The district shall include a replenishment reserve charge in the  
32 annual replenishment assessment levied against all parcels of category 1  
33 member land as provided in section 48-3774.01 and in the annual replenishment  
34 tax levied against all municipal providers that have member service areas as  
35 provided in section 48-3780.01. The replenishment reserve charge for each  
36 active management area is established annually by the district based on the  
37 reserve target for that active management area.

38 4. The district shall levy a replenishment reserve fee against  
39 category 1 member lands pursuant to section 48-3774.01 and against member  
40 service areas pursuant to section 48-3780.01. For category 1 member lands  
41 the fee is equal to twice the applicable replenishment reserve charge  
42 multiplied by the total projected average annual replenishment obligation for  
43 the member lands as reported by the director of water resources pursuant to  
44 section 45-578, subsection F. For member service areas the fee is equal to  
45 twice the applicable replenishment reserve charge multiplied by the excess

1 groundwater increment. With the approval of the district and the director of  
2 water resources, long-term storage credits as defined in section 45-802.01  
3 may be assigned to the district's replenishment reserve subaccount in lieu of  
4 paying the replenishment reserve fee.

5 5. The district shall use replenishment reserve charges and  
6 replenishment reserve fees collected within each active management area  
7 together with all interest earned on the charges and fees to store water in  
8 that active management area in advance of groundwater replenishment  
9 obligations for the purpose of developing long-term storage credits as  
10 defined in section 45-802.01 that shall be credited to the replenishment  
11 reserve subaccount for that active management area as provided in section  
12 45-859.01.

13 6. Beginning on January 1, 2030 or earlier, on approval of the  
14 director of water resources pursuant to section 45-859.01, subsection K, the  
15 district may transfer credits from a replenishment reserve subaccount to a  
16 conservation district account as provided in section 45-859.01 to satisfy its  
17 groundwater replenishment obligations.

18 7. If the district transfers credits from the replenishment reserve  
19 subaccount for an active management area pursuant to section 45-859.01,  
20 subsection E, the district shall include in the annual replenishment  
21 assessment levied against all parcels of category 1 member land in that  
22 active management area and, except as provided in section 48-3780.01,  
23 subsection B, in the annual replenishment tax levied against all municipal  
24 providers that have member service areas in that active management area a  
25 reserve replacement component to fund the replacement of the transferred  
26 credits. The district shall use all monies from the reserve replacement  
27 component collected within an active management area together with all  
28 interest earned on the monies to develop long-term storage credits as defined  
29 in section 45-802.01 within that active management area to be credited to the  
30 replenishment reserve subaccount for that active management area as provided  
31 in section 45-859.01.

32 8. For the purposes of establishing and maintaining the replenishment  
33 reserve, the district shall have access to excess central Arizona project  
34 water equivalent to but no more than the access the Arizona water banking  
35 authority has for the purposes specified in section 45-2401, subsection H,  
36 paragraph 2.

37 F. Groundwater replenished by the district pursuant to a contract to  
38 replenish groundwater under subsection B, paragraph 9 of this section shall  
39 not be credited to a replenishment reserve subaccount established under  
40 section 45-859.01.

41 G. The district shall not enter into a contract authorized under  
42 subsection B, paragraph 9 of this section unless the district has determined  
43 that the contract will not adversely affect the district's ability to fulfill  
44 its obligations under this chapter. For each contract entered into under  
45 subsection B, paragraph 9 of this section, the district shall perform its

1 contract replenishment obligations in the active management area in which the  
2 service area of the municipal provider that is the party to the contract is  
3 located.

4 H. If the district replenishes groundwater on behalf of a municipal  
5 provider pursuant to a contract to replenish groundwater under subsection B,  
6 paragraph 9 of this section, the amount of groundwater so replenished shall  
7 be a replenishment credit to the municipal provider that may be applied by  
8 the municipal provider on notice to the district to reduce the service area  
9 replenishment obligations applicable to the municipal provider.

10 I. In the Phoenix active management area, the district, to the extent  
11 reasonably feasible, shall replenish groundwater in the east portion of the  
12 active management area and in the west portion of the active management area  
13 in the approximate proportion that the groundwater replenishment obligation  
14 attributable in a particular year to member lands and member service areas  
15 located in the east portion of the active management area bears to the  
16 groundwater replenishment obligation attributable in that year to member  
17 lands and member service areas located in the west portion of the active  
18 management area. For the purposes of this subsection, the boundary between  
19 the east Salt river valley subbasin and the west Salt river valley subbasin  
20 is the boundary between the east and west portions of the active management  
21 area.

22 J. The costs and expenses charged by the district to an active  
23 management area water district established under chapter 28 of this title for  
24 delivery of surplus central Arizona project water to such active management  
25 area water district for replenishment purposes shall not exceed the costs and  
26 expenses for delivery of such water that are or would be included by the  
27 district in the costs and expenses of replenishment for member lands and  
28 member service areas within the active management area in which such active  
29 management area water district is situated.

30 Sec. 2. Laws 2013, first special session, chapter 9, section 16 is  
31 amended to read:

32 Sec. 16. Department receivership revolving fund; use; intent

33 A. Notwithstanding section 6-135.01, Arizona Revised Statutes, in  
34 fiscal ~~year~~ YEARS 2013-2014 AND 2014-2015, the superintendent of the  
35 department of financial institutions may use monies in the department  
36 receivership revolving fund established by section 6-135.01, Arizona Revised  
37 Statutes, for expenditures on an electronic licensing system.

38 B. It is the intent of the legislature that expenditures in fiscal  
39 ~~year~~ YEARS 2013-2014 AND 2014-2015 on an electronic licensing system as  
40 prescribed in subsection A of this section not exceed A TOTAL OF \$850,000.

41 Sec. 3. Racing and boxing fees; increases; rulemaking  
42 exemption; intent

43 A. The Arizona department of racing is exempt from the rulemaking  
44 requirements of title 41, chapter 6, Arizona Revised Statutes, for the

1 purpose of increasing fees pursuant to sections 5-104 and 5-230, Arizona  
2 Revised Statutes, until July 1, 2015.

3 B. It is the intent of the legislature that the revenue generated by  
4 the fees collected pursuant to sections 5-104 and 5-230, Arizona Revised  
5 Statutes, not exceed \$2,600,000 in fiscal year 2014-2015.

6 Sec. 4. Radiation regulatory agency; fees; increases; intent;  
7 rulemaking exemption

8 A. Notwithstanding any other law, the director of the radiation  
9 regulatory agency may increase fees in fiscal year 2014-2015 for services  
10 provided in fiscal year 2014-2015.

11 B. It is the intent of the legislature that the revenue generated by  
12 the fees collected pursuant to subsection A of this section not exceed  
13 \$561,000.

14 C. The radiation regulatory agency shall deposit monies received from  
15 any fees increased pursuant to subsection A of this section in the radiation  
16 regulatory fee fund established by section 30-658, Arizona Revised Statutes.

17 D. The radiation regulatory agency is exempt from the rulemaking  
18 requirements of title 41, chapter 6, Arizona Revised Statutes, for the  
19 purpose of increasing fees pursuant to this section until July 1, 2015.

20 Sec. 5. Agricultural fees; intent; rulemaking exemption

21 A. Notwithstanding any other law, the director of the Arizona  
22 department of agriculture, with the assistance of the department of  
23 agriculture advisory council, may continue existing fees from fiscal year  
24 2013-2014 in fiscal year 2014-2015 for services provided in fiscal year  
25 2014-2015.

26 B. It is the intent of the legislature that the additional revenue  
27 generated by the fees prescribed in subsection A of this section not exceed  
28 \$218,000 to the state general fund, \$113,000 to the pesticide trust fund  
29 established by section 3-350, Arizona Revised Statutes, and \$26,000 to the  
30 dangerous plants, pests and diseases trust fund established by section  
31 3-214.01, Arizona Revised Statutes, in fiscal year 2014-2015.

32 C. The Arizona department of agriculture is exempt from the rulemaking  
33 requirements of title 41, chapter 6, Arizona Revised Statutes, for the  
34 purpose of establishing fees pursuant to this section until July 1, 2015.

35 Sec. 6. Department of insurance; fee and assessment adjustment  
36 suspension

37 Notwithstanding section 20-167, subsection F, Arizona Revised Statutes,  
38 and section 20-466, subsection J, Arizona Revised Statutes, the director of  
39 insurance may not revise fees or assessments in fiscal year 2014-2015 for the  
40 purpose of meeting the requirement to recover at least ninety-five per cent  
41 but not more than one hundred ten per cent of the department of insurance's  
42 appropriated budget.



- 1           1. To the counties, 33.231 per cent.
- 2           2. To the incorporated cities and towns, 48.097 per cent.
- 3           3. To incorporated cities with a population of three hundred thousand
- 4 or more persons, 5.247 per cent.
- 5           4. To counties with a population of more than eight hundred thousand
- 6 persons, 13.425 per cent.
- 7           B. The allocation and distribution made pursuant to subsection A,
- 8 paragraphs 1, 2 and 3 of this section must be made as prescribed in section
- 9 28-6540, Arizona Revised Statutes. The allocation and distribution made
- 10 pursuant to subsection A, paragraph 4 of this section must be made as
- 11 prescribed in section 28-6538, subsection B, Arizona Revised Statutes.
- 12           C. The amounts appropriated in this section may be used only for the
- 13 direct costs of constructing, reconstructing, maintaining or repair of public
- 14 highways, streets or bridges and direct costs of rights-of-way acquisitions
- 15 and expenses related thereto.
- 16           Sec. 12. Effective date
- 17           Section 48-3772, Arizona Revised Statutes, as amended by this act, is
- 18 effective from and after December 31, 2014.

APPROVED BY THE GOVERNOR APRIL 11, 2014.

FILED IN THE OFFICE OF THE SECRETARY OF STATE APRIL 11, 2014.

Passed the House March 27, 2014,

by the following vote: 35 Ayes,

25 Nays, 0 Not Voting

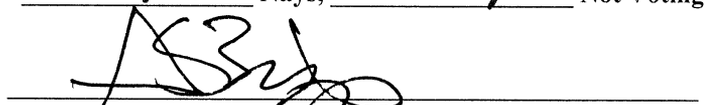
  
Speaker of the House

  
Chief Clerk of the House

Passed the Senate March 20, 2014,

by the following vote: 16 Ayes,

13 Nays, 1 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~~

~~\_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_,~~

~~at \_\_\_\_\_ o'clock \_\_\_\_\_ M.~~

~~\_\_\_\_\_  
Secretary to the Governor~~

~~Approved this \_\_\_\_\_ day of~~

~~\_\_\_\_\_, 20\_\_\_\_,~~

~~at \_\_\_\_\_ o'clock \_\_\_\_\_ M.~~

~~\_\_\_\_\_  
Governor of Arizona~~

S.B. 1487

~~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~~

SENATE CONCURS IN HOUSE  
AMENDMENTS AND FINAL PASSAGE

Passed the Senate April 1, 2014

by the following vote: 14 Ayes,

14 Nays, 0 Not Voting

[Signature]  
President of the Senate

Charmian Bullington  
Secretary of the Senate

EXECUTIVE DEPARTMENT OF ARIZONA  
OFFICE OF GOVERNOR

This Bill received by the Governor this

8 day of April, 2014

at 3:35 o'clock P M.

Mikhaila Howard  
Secretary to the Governor

Approved this 17<sup>th</sup> day of

April

at 12:07 o'clock P M.

Janice K. Brewer  
Governor of Arizona

EXECUTIVE DEPARTMENT OF ARIZONA  
OFFICE OF SECRETARY OF STATE

This Bill received by the Secretary of State

this 11<sup>th</sup> day of April, 2014

S.B. 1487

at 2:31 o'clock P M.

Kela Blumett  
Secretary of State