

House Engrossed Senate Bill

FILED

MICHELE REAGAN

SECRETARY OF STATE

State of Arizona
Senate
Fifty-third Legislature
First Regular Session
2017

CHAPTER 235
SENATE BILL 1063

AN ACT

AMENDING TITLE 38, CHAPTER 5, ARTICLE 4, ARIZONA REVISED STATUTES, BY ADDING SECTION 38-842.02; AMENDING SECTION 38-843, ARIZONA REVISED STATUTES; AMENDING TITLE 38, CHAPTER 5, ARTICLE 4, ARIZONA REVISED STATUTES, BY ADDING SECTION 38-846.05; AMENDING SECTION 38-861, ARIZONA REVISED STATUTES; RELATING TO THE PUBLIC SAFETY PERSONNEL RETIREMENT SYSTEM.

(TEXT OF BILL BEGINS ON NEXT PAGE)

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

2 Section 1. Title 38, chapter 5, article 4, Arizona Revised
3 Statutes, is amended by adding section 38-842.02, to read:

4 38-842.02. Public safety employer risk pool

5 A. THE PUBLIC SAFETY EMPLOYER RISK POOL IS ESTABLISHED FOR MEMBERS
6 HIRED ON OR AFTER JULY 1, 2017 AND CONSISTS OF, FOR ACTUARIAL PURPOSES IN
7 THE SYSTEM AND TO DETERMINE CONTRIBUTION RATES PURSUANT TO SECTION 38-843,
8 ANY EMPLOYER OF AN ELIGIBLE GROUP THAT HAS ON THE EFFECTIVE DATE OF THIS
9 SECTION TWO HUNDRED FIFTY OR FEWER ACTIVE MEMBERS WHO WERE HIRED BEFORE
10 JULY 1, 2017.

11 B. IF AN EMPLOYER HAS MORE THAN TWO HUNDRED FIFTY ACTIVE MEMBERS
12 WHO WERE HIRED BEFORE JULY 1, 2017 IN ANY ELIGIBLE GROUP ON THE EFFECTIVE
13 DATE OF THIS SECTION, THE EMPLOYER MAY NOT PARTICIPATE IN THE RISK POOL
14 FOR ANY OF THE EMPLOYER'S ELIGIBLE GROUPS, EXCEPT THAT:

15 1. EACH STATE AGENCY'S ELIGIBILITY FOR THE RISK POOL IS NOT
16 AFFECTED BY ANOTHER STATE AGENCY'S INELIGIBILITY FOR THE RISK POOL.

17 2. FOR A COUNTY WITH MULTIPLE ELIGIBLE GROUPS IN THE SYSTEM, THE
18 ELIGIBILITY OF EACH ELIGIBLE GROUP OF A COUNTY FOR THE RISK POOL IS NOT
19 AFFECTED BY THE INELIGIBILITY FOR THE RISK POOL OF ANOTHER ELIGIBLE GROUP
20 OF THAT COUNTY.

21 C. ANY INDIAN TRIBE THAT HAS ELECTED TO PARTICIPATE IN THE SYSTEM
22 AND THAT QUALIFIES FOR THE PUBLIC SAFETY EMPLOYER RISK POOL PURSUANT TO
23 SUBSECTION A OF THIS SECTION MAY ELECT TO OPT OUT OF THE RISK POOL BEFORE
24 JANUARY 1, 2018. THE INDIAN TRIBE SHALL NOTIFY THE ADMINISTRATOR OF THE
25 SYSTEM IN WRITING BEFORE JANUARY 1, 2018 OF THE INDIAN TRIBE'S DECISION
26 NOT TO PARTICIPATE IN THE PUBLIC SAFETY EMPLOYER RISK POOL. IF AN INDIAN
27 TRIBE IS A NEW EMPLOYER IN THE SYSTEM PURSUANT TO SUBSECTION D OF THIS
28 SECTION, THE INDIAN TRIBE SHALL HAVE NINETY DAYS AFTER THE DATE OF
29 PARTICIPATION TO ELECT TO OPT OUT OF THE RISK POOL AND TO NOTIFY THE
30 ADMINISTRATOR OF THE SYSTEM IN WRITING OF THE INDIAN TRIBE'S DECISION NOT
31 TO PARTICIPATE IN THE PUBLIC SAFETY EMPLOYER RISK POOL.

32 D. THIS STATE OR ANY POLITICAL SUBDIVISION OF THIS STATE, INDIAN
33 TRIBE OR PUBLIC ORGANIZATION THAT BECOMES A NEW EMPLOYER IN THE SYSTEM AND
34 THAT HAS TWO HUNDRED FIFTY OR FEWER EMPLOYEES, ON THE EFFECTIVE DATE OF
35 PARTICIPATION IN THE SYSTEM PURSUANT TO SECTION 38-851, THAT ARE IN AN
36 ELIGIBLE GROUP SHALL PARTICIPATE IN THE PUBLIC SAFETY EMPLOYER RISK POOL
37 UNLESS SUBSECTION B OR C OF THIS SECTION APPLIES.

38 E. IF ANY INDIVIDUAL EMPLOYER IN THE PUBLIC SAFETY EMPLOYER RISK
39 POOL EXPERIENCES A DEVIATION IN REPORTED ACTIVE MEMBER PAYROLL OF GREATER
40 THAN TWENTY PERCENT OF THE AVERAGE OF ALL PARTICIPATING EMPLOYERS IN THE
41 RISK POOL IN A TWENTY-FOUR-MONTH PERIOD, THE SYSTEM ACTUARY SHALL PREPARE
42 A FINANCIAL IMPACT REPORT TO DETERMINE WHETHER THE DEVIATION CREATES AN
43 INCREASED OR DECREASED UNFUNDED LIABILITY WITHIN THE RISK POOL. IF THE
44 DEVIATION IN REPORTED ACTIVE MEMBER PAYROLL CREATES AN INCREASE TO THE
45 UNFUNDED LIABILITY WITHIN THE RISK POOL, THE RESPONSIBLE INDIVIDUAL

1 EMPLOYER SHALL PAY INTO THE SYSTEM, WITHIN SIXTY DAYS AFTER BEING NOTIFIED
2 OF THE AMOUNT DUE, ONE HUNDRED PERCENT OF THE COST OF THE INCREASE IN THE
3 UNFUNDED LIABILITY. IF THE DEVIATION IN REPORTED ACTIVE MEMBER PAYROLL
4 CREATES A DECREASE TO THE UNFUNDED LIABILITY WITHIN THE RISK POOL, THE
5 SYSTEM SHALL IMMEDIATELY CREDIT THE RESPONSIBLE INDIVIDUAL EMPLOYER ONE
6 HUNDRED PERCENT OF THE COST OF THE DECREASE IN THE UNFUNDED LIABILITY.

7 Sec. 2. Section 38-843, Arizona Revised Statutes, is amended to
8 read:

9 38-843. Contributions

10 A. Each employer who participates in the system on behalf of a
11 group of employees who were covered under a prior public retirement
12 system, other than the federal social security act, shall transfer all
13 securities and monies attributable to the taxes and contributions of the
14 state other than the state contribution to social security, the employer
15 and the employees for the covered group of employees under the other
16 system, such transfer to be made to the fund subject to all existing
17 liabilities and on or within sixty days following the employer's effective
18 date. All monies and securities transferred to the fund shall be credited
19 to the employer's account in the fund. A record of the market value and
20 the cost value of such transferred contributions shall be maintained for
21 actuarial and investment purposes.

22 B. As determined by actuarial valuations reported to the employer
23 and the local board by the board of trustees, each employer shall make
24 contributions sufficient under such actuarial valuations to meet both the
25 normal cost for members hired before July 1, 2017 plus the actuarially
26 determined amount required to amortize the unfunded accrued liability on a
27 level percent of compensation basis for all employees of the employer who
28 are members of the system or participants as defined in section 38-865,
29 paragraph 7, subdivision (a) over, beginning July 1, 2017, a closed period
30 of not more than twenty years that is established by the board of trustees
31 taking into account the recommendation of the system's actuary, except
32 that, beginning with fiscal year 2006-2007, except as otherwise provided,
33 the employer contribution rate shall not be less than eight percent of
34 compensation. For any employer whose actual contribution rate is less
35 than eight percent of compensation for fiscal year 2006-2007, that
36 employer's contribution rate is not subject to the eight percent minimum
37 but, for fiscal year 2006-2007 and each year thereafter, shall be at least
38 five percent and not more than the employer's actual contribution rate.
39 An employer shall have the option of paying a higher level percent of
40 compensation thereby reducing its unfunded past service liability. An
41 employer shall also have the option of increasing its contributions in
42 order to reduce the contributions required from its members under
43 subsection C of this section, except that if an employer elects this
44 option the employer shall pay the same higher level percentage
45 contribution for all members of the eligible group. A county employer

1 that elected to pay a higher level percentage contribution rate may
2 eliminate that higher level percentage contribution rate amount for
3 members who are hired on or after January 1, 2015. During a period when
4 an employee is on industrial leave and the employee elects to continue
5 contributions during the period of industrial leave, the employer shall
6 make the contributions based on the compensation the employee would have
7 received in the employee's job classification if the employee was in
8 normal employment status. All contributions made by the employers and all
9 state taxes allocated to the fund shall be irrevocable and shall be used
10 to pay benefits under the system or to pay expenses of the system and
11 fund. The minimum employer contribution that is paid and that is in
12 excess of the normal cost plus the actuarially determined amount required
13 to amortize the unfunded accrued liability as calculated pursuant to this
14 subsection shall be used to reduce future employer contribution increases
15 and shall not be used to pay for an increase in benefits that are
16 otherwise payable to members. The board shall separately account for
17 these monies in the fund. Forfeitures arising because of severance of
18 employment before a member becomes eligible for a pension or any other
19 reason shall be applied to reduce the cost of the employer, not to
20 increase the benefits otherwise payable to members. After the close of
21 any fiscal year, if the system's actuary determines that the actuarial
22 valuation of an employer's account contains excess valuation assets other
23 than excess valuation assets that were in the employer's account as of
24 fiscal year 2004-2005 and is more than one hundred percent funded, the
25 board shall account for fifty percent of the excess valuation assets in a
26 stabilization reserve account. After the close of any fiscal year, if the
27 system's actuary determines that the actuarial valuation of an employer's
28 account has a valuation asset deficiency and an unfunded actuarial accrued
29 liability, the board shall use any valuation assets in the stabilization
30 reserve account for that employer, to the extent available, to limit the
31 decline in that employer's funding ratio to not more than two percent.

32 C. Each member who was hired before July 1, 2017, throughout the
33 member's period of service from the member's effective date of
34 participation, shall contribute to the fund an amount equal to the amount
35 prescribed in subsection E of this section, except as provided in
36 subsection B of this section. Each member who was hired on or after July
37 1, 2017, throughout the member's period of service from the member's
38 effective date of participation, shall contribute to the fund an amount
39 equal to the amount prescribed in subsection G of this section. During a
40 period when an employee is on industrial leave and the employee elects to
41 continue contributions during the period of industrial leave, the employee
42 shall make the employee's contribution based on the compensation the
43 employee would have received in the employee's job classification if the
44 employee was in normal employment status. Contributions of members shall
45 be required as a condition of employment and membership in the system and

1 shall be made by payroll deductions. Every employee shall be deemed to
2 consent to such deductions. Payment of an employee's compensation, less
3 such payroll deductions, shall constitute a full and complete discharge
4 and satisfaction of all claims and demands by the employee relating to
5 remuneration for the employee's services rendered during the period
6 covered by the payment, except with respect to the benefits provided under
7 the system. A member may not, under any circumstance, borrow from, take a
8 loan against or remove contributions from the member's account before the
9 termination of membership in the plan or the receipt of a pension.

10 D. Each employer shall transfer to the board the employer and
11 employee contributions provided for in subsections B, C and G of this
12 section within ten working days after each payroll date. Contributions
13 transferred after that date shall include a penalty of ten percent per
14 annum, compounded annually, for each day the contributions are late, such
15 penalty to be paid by the employer. Delinquent payments due under this
16 subsection, together with interest charges as provided in this subsection,
17 may be recovered by action in a court of competent jurisdiction against an
18 employer liable for the payments or, at the request of the board, may be
19 deducted from any other monies, including excise revenue taxes, payable to
20 such employer by any department or agency of this state.

21 E. The amount contributed by a member who was hired before July 1,
22 2017 pursuant to subsection C of this section is:

23 1. Through June 30, 2011, 7.65 percent of the member's
24 compensation.

25 2. For fiscal year 2011-2012, 8.65 percent of the member's
26 compensation.

27 3. For fiscal year 2012-2013, 9.55 percent of the member's
28 compensation.

29 4. For fiscal year 2013-2014, 10.35 percent of the member's
30 compensation.

31 5. For fiscal year 2014-2015, 11.05 percent of the member's
32 compensation.

33 6. For fiscal year 2015-2016 and each fiscal year thereafter, 11.65
34 percent of the member's compensation or 33.3 percent of the sum of the
35 member's contribution rate from the preceding fiscal year and the
36 aggregate computed employer contribution rate that is calculated pursuant
37 to subsection B of this section, whichever is lower, except that the
38 member contribution rate shall not be less than 7.65 percent of the
39 member's compensation and the employer contribution rate shall not be less
40 than the rate prescribed in subsection B of this section.

41 F. For fiscal year 2011-2012 and each fiscal year thereafter, the
42 amount of the member's contribution that exceeds 7.65 percent of the
43 member's compensation shall not be used to reduce the employer's
44 contributions that are calculated pursuant to subsection B of this
45 section.

1 G. For members hired on or after July 1, 2017, the employer and
2 member contributions are determined as follows:

3 1. FOR EMPLOYERS AND MEMBERS IN THE PUBLIC SAFETY EMPLOYER RISK
4 POOL:

5 (a) AS DETERMINED BY THE SYSTEM CONSOLIDATED ACTUARIAL VALUATION
6 REPORTED TO THE BOARD OF TRUSTEES, EACH EMPLOYER SHALL MAKE CONTRIBUTIONS
7 SUFFICIENT UNDER SUCH ACTUARIAL VALUATION TO PAY FIFTY PERCENT OF BOTH THE
8 NORMAL COST PLUS THE ACTUARIALLY DETERMINED AMOUNT REQUIRED TO AMORTIZE
9 THE TOTAL UNFUNDED ACCRUED LIABILITY WITHIN THE RISK POOL FOR ALL
10 EMPLOYERS ATTRIBUTABLE TO ALL MEMBERS IN THE RISK POOL. FOR EACH YEAR
11 THAT NEW UNFUNDED LIABILITIES ARE ATTRIBUTABLE TO THE PUBLIC SAFETY
12 EMPLOYER RISK POOL, A NEW AMORTIZATION BASE REPRESENTING THE MOST RECENT
13 ANNUAL GAIN OR LOSS, SMOOTHED OVER A PERIOD OF NOT MORE THAN FIVE YEARS AS
14 DETERMINED BY THE BOARD, SHALL BE CREATED ON A LEVEL-DOLLAR BASIS OVER A
15 CLOSED PERIOD EQUAL TO THE AVERAGE EXPECTED REMAINING SERVICE LIVES OF ALL
16 MEMBERS OF THE RISK POOL BUT NOT MORE THAN TEN YEARS, AS DETERMINED BY THE
17 BOARD.

18 (b) THE REMAINING FIFTY PERCENT OF BOTH THE NORMAL COST AND
19 ACTUARIALLY DETERMINED AMOUNT REQUIRED TO AMORTIZE THE TOTAL UNFUNDED
20 ACCRUED LIABILITY WITHIN THE PUBLIC SAFETY EMPLOYER RISK POOL AS
21 DETERMINED IN SUBDIVISION (a) OF THIS PARAGRAPH SHALL BE DIVIDED BY THE
22 TOTAL NUMBER OF MEMBERS IN THE RISK POOL SUCH THAT EACH MEMBER CONTRIBUTES
23 AN EQUAL PERCENTAGE OF THE MEMBER'S COMPENSATION. MEMBER CONTRIBUTIONS
24 SHALL BEGIN SIMULTANEOUSLY WITH MEMBERSHIP IN THE SYSTEM AND SHALL BE MADE
25 BY PAYROLL DEDUCTION.

26 2. FOR EMPLOYERS AND MEMBERS THAT ARE NOT IN THE PUBLIC SAFETY
27 EMPLOYER RISK POOL:

28 ~~1.~~ (a) As determined by actuarial valuations reported to the
29 employer and the local board by the board of trustees, each employer shall
30 make contributions sufficient under such actuarial valuations to pay fifty
31 percent of both the normal cost plus the actuarially determined amount
32 required to amortize the total unfunded accrued liability for each
33 employer attributable only to those members hired on or after July 1,
34 2017. For each year that new unfunded liabilities are attributable to the
35 employer's own members hired on or after July 1, 2017, a new amortization
36 base representing the most recent annual gain or loss, smoothed over a
37 period OF not more than five years as determined by the board, shall be
38 created on a level-dollar basis over a closed period equal to the average
39 expected remaining service lives of all members but not more than ten
40 years, as determined by the board.

41 ~~2.~~ (b) The remaining fifty percent of both the normal cost and
42 actuarially determined amount required to amortize the total unfunded
43 accrued liability as determined pursuant to ~~paragraph 1 of this subsection~~
44 SUBDIVISION (a) OF THIS PARAGRAPH shall be divided by the total number of
45 the employer's members who were hired on or after July 1, 2017 such that

1 each member contributes an equal percentage of the member's compensation.
2 Member contributions shall begin simultaneously with membership in the
3 system and shall be made by payroll deduction.

4 H. In any fiscal year, an employer's contribution to the system in
5 combination with member contributions may not be less than the actuarially
6 determined normal cost for that fiscal year. The board may not suspend
7 contributions to the system unless both of the following apply:

8 1. The retirement system actuary, based on the annual valuation,
9 determines that continuing to accrue excess earnings could result in
10 disqualification of the system's tax-exempt status under the ~~provisions of~~
11 ~~the~~ United States internal revenue code.

12 2. The board determines that the receipt of any additional
13 contributions required under this section would conflict with its
14 fiduciary responsibility.

15 I. If a member's employment is terminated with an employer by
16 either party, the total liability under the system associated with the
17 member's service with the employer remains with the employer.

18 Sec. 3. Title 38, chapter 5, article 4, Arizona Revised Statutes,
19 is amended by adding section 38-846.05, to read:

20 38-846.05. Retiree pool account; transfers; funding

21 A. THE RETIREE POOL ACCOUNT IS ESTABLISHED IN THE FUND FOR THE
22 PURPOSE OF SHARING THE ACTUARIAL LIABILITY ATTRIBUTABLE TO UNCONTROLLABLE
23 COSTS FOR THE EMPLOYERS OF MEMBERS WHO ARE HIRED ON OR AFTER JULY 1, 2017
24 AND WHO ARE DETERMINED ELIGIBLE FOR A NORMAL RETIREMENT BENEFIT PURSUANT
25 TO SECTION 38-844 OR FOR AN ACCIDENTAL, ORDINARY OR CATASTROPHIC
26 DISABILITY PENSION PURSUANT TO SECTION 38-844 AND FOR SURVIVORS OF MEMBERS
27 WHO ARE HIRED ON OR AFTER JULY 1, 2017 AND WHO ARE DETERMINED ELIGIBLE FOR
28 A DEATH BENEFIT PURSUANT TO SECTION 38-846.

29 B. FOR MEMBERS WHO ARE DETERMINED ELIGIBLE FOR A NORMAL RETIREMENT
30 BENEFIT PURSUANT TO SECTION 38-844, AN AMOUNT EQUAL TO THE ACTUARIAL
31 PRESENT VALUE OF FUTURE BENEFIT PAYMENTS, CALCULATED AS OF THE MEMBER'S
32 RETIREMENT DATE, SHALL BE TRANSFERRED FROM THE EMPLOYER'S ACCOUNT TO THE
33 RETIREE POOL ACCOUNT.

34 C. FOR A MEMBER WHO IS DETERMINED ELIGIBLE FOR AN ACCIDENTAL,
35 ORDINARY OR CATASTROPHIC DISABILITY PENSION PURSUANT TO SECTION 38-844 AND
36 WHO HAS NOT REACHED THE MEMBER'S NORMAL RETIREMENT DATE, AN AMOUNT EQUAL
37 TO THE ACTUARIAL PRESENT VALUE OF FUTURE BENEFIT PAYMENTS ALREADY ACCRUED,
38 CALCULATED AS OF THE DATE OF DISABILITY RETIREMENT, SHALL BE TRANSFERRED
39 FROM THE EMPLOYER'S ACCOUNT TO THE RETIREE POOL ACCOUNT. IF A MEMBER WHO
40 IS DETERMINED ELIGIBLE FOR AN ACCIDENTAL, ORDINARY OR CATASTROPHIC
41 DISABILITY PENSION HAS REACHED THE MEMBER'S NORMAL RETIREMENT DATE, THE
42 AMOUNT TRANSFERRED TO THE RETIREE POOL ACCOUNT IS CALCULATED IN THE SAME
43 MANNER AS A NORMAL RETIREMENT PURSUANT TO SUBSECTION B OF THIS SECTION.

44 D. FOR A SURVIVOR OF A DECEASED MEMBER DETERMINED ELIGIBLE FOR A
45 DEATH BENEFIT PURSUANT TO SECTION 38-846, IF THE MEMBER WAS NOT RETIRED

1 AND HAD NOT REACHED THE MEMBER'S NORMAL RETIREMENT DATE, AN AMOUNT EQUAL
2 TO THE ACTUARIAL PRESENT VALUE OF FUTURE SURVIVOR BENEFIT PAYMENTS ALREADY
3 ACCRUED, CALCULATED AS OF THE SURVIVOR'S RETIREMENT DATE, SHALL BE
4 TRANSFERRED FROM THE EMPLOYER'S ACCOUNT TO THE RETIREE POOL ACCOUNT. IF
5 THE DECEASED MEMBER HAD REACHED THE MEMBER'S NORMAL RETIREMENT DATE, AN
6 AMOUNT EQUAL TO THE ACTUARIAL PRESENT VALUE OF FUTURE SURVIVOR BENEFIT
7 PAYMENTS, PLUS ANY AMOUNT PAYABLE, CALCULATED AS OF THE SURVIVOR'S
8 RETIREMENT DATE, SHALL BE TRANSFERRED FROM THE EMPLOYER'S ACCOUNT TO THE
9 RETIREE POOL ACCOUNT.

10 E. THE RETIREE POOL ACCOUNT SHALL REMAIN ONE HUNDRED PERCENT
11 FUNDED. IN ANY FISCAL YEAR THAT THE RETIREE ACCOUNT IS NOT ONE HUNDRED
12 PERCENT FUNDED AS OF JUNE 30, THE AMOUNT NECESSARY TO ADJUST THE RETIREE
13 POOL ACCOUNT UP OR DOWN TO ONE HUNDRED PERCENT FUNDED SHALL BE TRANSFERRED
14 FROM OR TO THE INVESTMENT EARNINGS OF THE FUND BEFORE THOSE EARNINGS ARE
15 DISTRIBUTED TO EACH EMPLOYER'S ACCOUNT.

16 Sec. 4. Section 38-861, Arizona Revised Statutes, is amended to
17 read:

18 38-861. Future benefit increases; payment; cost calculation;
19 definition

20 A. Any future benefit increase adopted by the legislature OR ANY
21 PARTICIPATING EMPLOYER for any member of the system shall be fully paid in
22 the year of enactment of the benefit and may not be amortized over any
23 period of years. A benefit for members hired before July 1, 2017 shall be
24 paid by the employer and the cost of the benefit for members hired on or
25 after July 1, 2017 shall be split equally between the employer and the
26 member pursuant to section 38-843, subsection G.

27 B. The plan actuary shall calculate the cost of the benefit
28 increase using all of the following:

29 1. A discount rate equal to the ten-year treasury constant maturity
30 rate for the fiscal year in which the benefit is enacted.

31 2. An expected rate of return on assets equal to the ten-year
32 treasury constant maturity rate for the fiscal year in which the benefit
33 is enacted.

34 3. A mortality table based on the most recent proposal from the
35 retirement plans experience committee of the society of actuaries that is
36 not older than the RP-2014 mortality table.

37 4. All other actuarial assumptions approved by the board for the
38 most recent fiscal year valuation.

39 C. For the purposes of this section, "future benefit increase"
40 includes any benefit increase that leads to a change in the present value
41 of future benefits or a change to accrued liabilities.

42 Sec. 5. Emergency

43 This act is an emergency measure that is necessary to preserve the
44 public peace, health or safety and is operative immediately as provided by
45 law.

APPROVED BY THE GOVERNOR MAY 1, 2017.

Passed the House April 20, 20 17,

Passed the Senate March 1, 20 17,

by the following vote: 55 Ayes,

by the following vote: 27 Ayes,

0 Nays, 4 Not Voting

3 Nays, 0 Not Voting

1 vacant

[Signature]
Speaker of the House
[Signature]
Chief Clerk of the House

[Signature]
President of the Senate
[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~~

S.B. 1063

~~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 25, 20 17

by the following vote: 28 Ayes,
0 Nays, 2 Not Voting
with Emergency

[Signature]
President of the Senate

[Signature]
Secretary of the Senate

EXECUTIVE DEPARTMENT OF ARIZONA
OFFICE OF GOVERNOR

This Bill received by the Governor this

25th day of April, 20 17

at 1:25 o'clock P. M.

[Signature]
Secretary to the Governor

Approved this 1st day of

May, 20 17

at 3:14 o'clock P. M.

[Signature]
Governor of Arizona

EXECUTIVE DEPARTMENT OF ARIZONA
OFFICE OF SECRETARY OF STATE

This Bill received by the Secretary of State

this 1 day of May, 20 17

at 7:03 o'clock P. M.

[Signature]
Secretary of State

S.B. 1063