

Legislative Report

CCI Meeting Reminder

June 1-3, 2010

CCI Summer Conference
Eagle County, CO
To register and see a tentative agenda
visit www.ccionline.org.

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Status of CCI's Priority Bills

With roughly a month remaining in this year's legislative session, CCI's eight legislative priority bills continue to progress through the legislature. The following is a quick synopsis of each bill and its current status.

HB10-1017, Affordable Housing Voluntary Agreements (Kagan, Boyd) – Support

HB10-1017 grants local governments the authority to enter into voluntary agreements with willing developers who wish to provide deed restricted housing units. HB10-1017 is headed to the Governor's desk for his signature.

HB10-1062, Government Crime Insurance Coverage of County Officers (Schaffer S., Hodge) - Support

HB10-1062 allows elected county officers to be covered by a crime insurance policy as opposed to purchasing a surety bond. HB10-1062 is awaiting the Governor's signature.

HB10-1076, Property Tax Work-off Program Participant Status (DelGrosso, Heath) – Support

HB10-1076 allows self-insured local governments with property tax work-off programs to purchase workers' compensation insurance to cover program participants. HB10-1076 is awaiting the Governor's signature.

HB10-1096, Designate VIN Inspectors (Tipton, Morse) – Support

HB10-1096 grants sheriffs and police chiefs the authority to certify local government employees, who satisfactorily complete fingerprint and background checks, to provide VIN inspections. Peace Officers can also still provide VIN inspections. HB10-1096 recently passed third reading in the Senate.

HB10-1107, Urban Renewal Area Agricultural Lands (Fischer, Carroll M.) – Support

HB10-1107 prohibits agricultural land from being included in an urban renewal area (URA) unless any one of the five exemptions apply: (1) the agricultural land is also a "brownfield" site; (2) the agricultural land is within a URA that is at least 50% blighted, urban-level development and 2/3 contiguous with urban-level development; (3) the agricultural land is an enclave within a municipality and has been contiguous to urban-level development for at least three years; (4)

the agricultural land is included with the agreement of each property taxing entity that levies property tax on the land in question or (5) the agricultural land is included prior to the effective date of the act. Additionally, HB10-1107 provides a ten year grace period, whereby existing URAs may contain agricultural lands if the land is contiguous with the URA in existence as of June 1, 2010, the individual who owns the land within the URA also owns the agricultural land and the developments within the URA will create primary manufacturing jobs. Finally, HB 1107 states that if agricultural land is included in a URA it will be assessed at its market value as opposed to its productive capacity. HB10-1107 was signed by the Governor on Wednesday, April 14.

HB10-1115, County Assessment of Cost Core Services (Gagliardi, Scheffel) – Support

HB10-1115 allows counties to waive the costs of core services for families in need. Core services are child welfare services used to prevent or shorten out-of-home placements for children. HB10-1115 is awaiting the Governor's signature.

HB10-1293, Study Agricultural Classification (Massey, Whitehead) – Support

HB10-1293 creates a nine-member task force to study the assessment and classification of agricultural and residential land. The task force consists of non-legislative members and in addition includes two county commissioners. The task force is charged with submitting a written report of its findings to the local government and agriculture committees of the Senate and House by October 15, 2010. HB10-1293 has passed both chambers and is now back before the House for consideration of senate amendments.

At the end of this week's *Legislative Report*, you can find a table showing all the bills CCI is tracking and their status to date. Additionally, you can access this table at anytime by going to our website – www.ccionline.org. Click on the "Legislative" tab at the top of the page and then click on "CCI Bill Tables".

General Government (GG)

**SB10-084, Peace Officers Bill of Rights (Tochtrop, Gagliardi)
CCI Position: Oppose**

SB10-084 was heard in the Senate Judiciary Committee last week. Members offered a variety of amendments, including a strike below amendment that reduced the scope of the bill and another that struck a controversial section concerning noncriminal investigations. This section would have required anyone making a claim against a peace officer to sign the complaint, thereby reducing the number of legitimate complaints because of fear of identification and reprisal. This section also would have mandated electronic recording and transcription of all interviews. Finally, an amendment failed that would have exempted state peace officers from the bill. This amendment attempted to nullify the fiscal note and would have left the unfunded mandate only on municipal and county public safety organizations.

The bill was passed by the Appropriations Committee on Friday, April 19, but the unfunded mandate on local governments for mandatory dues check-off and third party binding arbitration stayed in the bill. The sponsor may still attempt to exempt out all peace officers employed by the State. CCI continues to oppose this bill's mandates on law enforcement at all levels.

HB10-1284, Concerning Regulation of Medical Marijuana (Massey, Summers, Romer, Spence)

CCI Position: Monitor and Seek Amendments

Weeks ago, HB10-1284 went through its first hurdle in the House Judiciary Committee. During that hearing members added a number of amendments onto the bill, some clarified necessary provisions while others harmed local governments' ability to properly protect the public and regulate the increasing number of dispensaries in local communities throughout the state. Specifically, the committee removed Colorado citizens' right to determine if they wanted dispensaries in their communities. This provision, known as the 'local option', exists currently in law concerning liquor stores. The ability for citizens to choose to allow the dispensary industry, not identified in Amendment XX in the Constitution, should be part of any regulatory bill passed by the General Assembly this year and CCI will continue to work to get this language back into the bill.

Additionally, HB10-1284 allows local governments the flexibility to regulate this industry in appropriate ways that reflect the geographic, cultural and nuanced needs of their citizens and the medical marijuana patients. An ability to adjust the setback from educational institutions allows Denver to address their needs, at the same time, Eagle is able to adjust theirs to reflect the geographic realities of their county.

HB10-1284 is an essential tool for the state and local governments for regulating the burgeoning business of medical marijuana distribution. Another bill, SB10-109, will reduce the number of fraudulent medical marijuana cards, which is helpful, but local governments see HB10-1284 as the key to controlling the expansion of businesses designed to sell marijuana in their communities.

Questions or Comments? Contact Andy Karsian at 303.883.9381 or akarsian@ccionline.org.

Health & Human Services (HHS)

SB10-171, Concerning the Creation of the Child Protection Ombudsman Program (Newell, Gagliardi)

CCI Position: Support

SB10-171, concerning the creation of a child welfare ombudsman program in the Colorado Department of Human Services, has passed the Senate with a number of amendments requested by county social service directors. The bill has also been amended to provide that the ombudsman's responsibilities will be contracted to a private, non-profit or other similar agency.

During the long bill caucuses in the Senate, Senator Newell urged that this program be considered for general funds, as well as the gifts, grants and donations already in the bill. The caucus was supportive of some sort of general funds, with the recognition that the procedure would need to involve action on the bill in the House Appropriations Committee. There are funds available from a change in funding in Higher Education, permitting approximately \$200,000 to be restored to the general funds. This money, in addition to approximately \$139,000 in gifts, grants and donations, would make up the funding package for the bill.

It has been a matter of discussion and some concern that a program of statewide import should not rely on private funding, so this may be a reasonable outcome for the program and the sponsors. CCI will continue to work with the legislators on the program as it moves through the House.

HB10-1226, Concerning an Alternative Approach for a County Department of Social Services to use in Addressing Certain Intra-familial Child Abuse or Neglect Cases (Kefalas, Spence)

CCI Position: Support

House Bill 1226 creates authority for the Colorado Department of Human Services to create a pilot program to test the effectiveness of differential response in mild to moderate risk cases of intra-familial abuse and/or neglect. This is an approach for working with families that permits a less formal and more experimental management of abuse cases. The Department, working with a number of counties, has already selected the five pilot counties which will be involved in the first four years of the bill's roll-out.

Counties are interested in this approach to treatment, so CCI will be watching with great interest as the pilot counties conduct the differential response pilot. The participation of each individual family is also voluntary. The bill provides for evaluation and reporting to the legislature by January 1, 2015, on the usefulness and value of the program.

This legislation has moved through the legislature with many supporters, including CCI. The bill has passed the Senate and is now on its way to the Governor for action. CCI urges the Governor to sign this important bill.

Questions or Comments? Contact Pat Ratliff at 303.668.0264 or plr45@aol.com.

Land Use & Natural Resources (LUNR)

HB10-1368, Concerning a Modification to Planning Requirements Affecting County Governments to Clarify that Political Subdivisions are not Exempt from County Approval of Land-Use Development Under the "Planned Unit Development Act of 1972", (Scanlan)

CCI Position: Support with Amendments

This legislation generally clarifies the laws regarding the responsibility of special districts and other local government entities to comply with the adopted land use regulations of a Planned Unit Development (PUD). As most of us know, a PUD is highly planned and developed to meet the specific needs of a community, to a much greater extent than routine subdivisions, and they deserve a higher level of protection from unreviewed changes. Based upon a recent court decision, there is concern that other local governments can simply pursue condemnation to accomplish a change in land use within a PUD for a number of local service provision purposes.

Rep. Scanlan has recognized that there is considerable debate among the local governments in the state, and asked for a meeting with their representatives. The meeting highlighted the varying views held by the special districts, cities, fire officials and counties. These discussions will continue as the bill moves and we anticipate discussions will continue through the interim.

SB10-174, Concerning the Regulation of the Development of Geothermal Resources (Schwartz, Massey)

CCI Position: Monitor, Amend

The bill authorizes federal mineral lease (FML) revenues derived from geothermal resource development on federal lands to be used to provide grants to state agencies, school districts and political subdivisions affected by geothermal development and production. Grants are to be awarded by the Department of Local Affairs (DoLA) primarily for planning and services necessitated by geothermal development and production, and secondarily to promote geothermal energy resource development.

The creation of a new grant fund at DoLA for the FML funds generated by geothermal resource development is one of the problems CCI has identified. In discussions with commissioners, CCI believes that there is no need for a grant program and that these funds should pass through to the affected local governments just as current FML funds do. While there is no expectation of great revenue increases, creating a grant program further reduces the benefits of such "severed" resources.

During second reading in the House, several amendments were offered, including a key amendment from Rep. Curry to insure that senior water rights are protected in the bill. That amendment failed, although the sponsors clearly indicated their intent that senior water rights not be injured by the implementation of the bill. CCI also sought an amendment that would have bypassed the DoLA grants in favor of a direct distribution of funds to impacted local governments. CCI thanks Rep. Riesburg for sponsoring our amendment on second reading, as well as Rep. Vaad, who argued strongly in favor of the amendment. Many others voted with us but our amendment also failed. CCI hopes that the Joint Budget Committee will take note that this program money should not be swept into the general fund in future years. Thanks to all the House members who helped in this effort.

Questions or Comments? Contact Pat Ratliff at 303.668.0264 or plr45@aol.com.

Taxation & Finance (TF)

HB10-1107, Concerning Urban Renewal Area Agricultural Lands (Fischer, Carroll)

CCI Position: Support with Amendments

HB10-1107 makes several modifications to the procedures surrounding the actions of urban renewal authorities. No area that has been designated as an urban renewal area (URA) shall contain any agricultural land with exceptions as stipulated in the bill. On Wednesday, April 14 in front of a large gathering of the interested parties the Governor signed the bill into law. With the help of several commissioners along the way, providing absolutely wonderful testimony, and with the broad support of many different groups, the bill, which dealt with the many years of abuses of the URA law, passed.

HCR10-1003, Concerning Severance Tax Revenue for the Rainy Day Fund (Curry, Perry)

CCI Position: Oppose

This concurrent resolution submits to the voters in November, 2010, an amendment to the state constitution to create the State Rainy Day Fund. Starting FY 2011-12, this concurrent resolution

would credit \$25 million in severance tax revenue to the fund in years when severance tax revenue exceeds \$50 million. Under this resolution, during economic downturns, the General Assembly may appropriate or transfer money from the fund for any purpose by the enactment of a bill approved by three-fifths majority vote of both houses. If passed by the voters, this resolution is expected to annually divert \$25 million in severance tax revenue to the newly created State Rainy Day Fund instead of diverting half of this amount to the Department of Natural Resources Severance Tax Trust Fund and half to the Department of Local Affairs Local Government Severance Tax Fund.

Severance tax revenue can be highly volatile. However, total annual severance tax revenue has exceeded \$50 million each year since FY 2003-04 and current price and production trends, make a dip in severance tax revenue below \$50 million unlikely in the foreseeable future.

Local governments will see an annual reduction in funding of \$12.5 million resulting from this resolution. Severance taxes to DoLA are distributed 30 percent directly to local governments for general operations and 70 percent to the Local Government Energy and Mineral Impact Assistance Program, which provides grants and loans for community projects. The local government grant program leverages local matching dollars. During the last three calendar years the program averaged \$1 for every \$3.30 in local funding on projects supported by grants. As a result of reduced funding to the grant program, local matching funds may be spent elsewhere.

This bill was heard in committee on Wednesday, April 14 where CCI testified in opposition. There was lengthy discussion about the merits of a rainy day fund as well as taking the money from both the state side and the local side of the severance tax revenue. It was CCI's position that a rainy day fund is appropriate for the state but taking a portion of that from the local fund was inappropriate. Rep. Curry stated that she would like to amend the bill at some point and take money from the DoLA grant side of the local share and to leave the direct distribution the same. After much deliberation, the committee voted 10-1 to support the legislation. It will next go to the Appropriations Committee in the House for consideration.

Questions or Comments? Contact Bill Clayton at 303.884.7618 or bill@lombardclayton.com.

Transportation & Telecommunications (TT)

HB10-1405, Require State Highway Devolution Study (Vaad, Spence)

CCI Position: Pending

This bill is the "son of" HB10-1088 which CCI opposed and was postponed indefinitely on February 3. The bill requires the transportation commission to conduct or direct the Department of Transportation to conduct a study of the state highway system for the purpose of determining which state highways or portions of state highways are commuter highways and to report the study results to the Transportation and Energy Committee of the House of Representatives and the Transportation Committee of the Senate no later than February 1, 2011. It also allows the commission to include in the report recommendations as to whether all or some of the commuter highways should be removed from the state highway system and thereafter maintained and supervised by counties and municipalities. The bill then requires the commission, if it recommends the removal of any commuter highways from the state highway system, to also make recommendations regarding modification of the statutory formulas used to allocate moneys in the highway users tax fund between the state, counties and municipalities

in order to account for changes in the allocation of highway maintenance and supervision responsibilities among the state, counties and municipalities that would result from the removal. The bill then defines "commuter highway" to include a highway or a portion of a highway that is part of the state highway system, located within the territory of a metropolitan planning organization, not an interstate highway and determined in the conduct of the study required by the bill, to be used at least 80% of the time (measured as a percentage of total trips on the highway or portion of the highway) for travel within the territory of the metropolitan planning organization. This bill was introduced on April 13 and is assigned to the House Transportation Committee.

SB10-184, I-70 Mountain Corridor Transportation Demand Management (Romer, Scanlon)

CCI Position: Oppose unless Amended

This bill allows the High-Performance Transportation Enterprise (HPTE) to enter into a transportation demand management contract with the Colorado Department of Transportation (CDOT). Under the contract, CDOT will pay the HPTE for relieving traffic congestion along a portion of the I-70 mountain corridor during peak travel times provided a moveable barrier feasibility study is completed and demonstrates its viability. The contract will set a goal of having the HPTE, or its contractor, provide and operate reversible highway lanes by January 1, 2011. This bill was scheduled to be heard on April 14 but was laid over to another date. CDOT has agreed to an amendment which incorporates the language in the bill into their current planning provisions in the twenty year transportation plan as defined in CRS 43-1-1103.

HB10-1387, Finance Drivers Licenses DOR (Pommer, White)

CCI Position: Oppose

This is the bill that would permanently remove a portion of the HUTF going to cities and counties to fund driver's license locations in the Department of Revenue. CCI has continually opposed the bill because of our policy stating that HUTF funding is to be used only for transportation. The Senate this week voted to add a two year sunset in the bill thus removing the permanent language taking the HUTF funding. CCI does not expect the sunset provision to be changed by the House.

Questions or Comments? Contact Tony Lombard at 303.884.9113 or tony@lombardclayton.com.

CCI Bill Positions

4/19/2010

Bill #	Short Title	Position
HB10-1007	County Clerk & Recorder Filing Fees	Support
HB10-1017	Vol Agrmnt Affecting Rent Pvt Res Prop	Support CCI Bill
HB10-1018	Reduce Waste Tire Stockpile Risks	Support
HB10-1022	Suppl Nutrition Assistance Prog Admin	Monitor/Amends
HB10-1026	Quality Child Care Grant Incentive Prog	Monitor
HB10-1033	Screening Brief Intervention Referral	Monitor
HB10-1035	Eligibility Child Care Assistance Prog	Oppose
HB10-1043	Public Benefits Change AFDC References	Monitor
HB10-1047	Readability Of Statewide Ballot Titles	Oppose
HB10-1056	ID Theft Disposal Of Records	Oppose Postponed Indefinitely 2/25
HB10-1057	Cnty Sheriff Service Of Process	Support
HB10-1062	Gov Crime Ins Coverage Of Cnty Officers	Support CCI Bill
HB10-1069	Reclassification Of Mineral County	Support
HB10-1075	Credit Unions & Public Entities	Support Postponed Indefinitely 2/12
HB10-1076	Prop Tax Work-off Prog Particip Status	Support CCI Bill
HB10-1084	Foreclosed Prop Volunteer Cleanup Liab	Support Postponed Indefinitely 2/4
HB10-1085	Land Surveys & Prof'l Land Surveyors	Monitor/Amends
HB10-1088	Devolve State Commuter Hwys To Loc Govs	Oppose Postponed Indefinitely 2/2
HB10-1093	Assessor Limit Real Prop Actual Value	Oppose Postponed Indefinitely 2/2
HB10-1096	Designate VIN Inspectors	Support CCI Bill
HB10-1101	Farm Truck Registration	Monitor
HB10-1102	Mod Late Vehicle Registration Penalties	Monitor Postponed Indefinitely 2/12
HB10-1106	Child Welfare Adoption Multiethnic Act	Support
HB10-1107	Urban Renewal Area Ag Lands	Support/Amends
HB10-1109	Inmate Work Program Workers' Comp	Support
HB10-1115	County Assessment Of Cost Core Services	Support CCI Bill
HB10-1117	Certain Tax Procedures Of Cnty Officers	Support
HB10-1118	Reg Distressed Real Prop By Cnty Commrs	Support
HB10-1121	Apportion State Cigarette Tax Revenues	Support Postponed Indefinitely 2/2
HB10-1124	Animal Protection Enforcement	Oppose Lost 2nd Reading House 2/26
HB10-1129	Property Tax Higher Actual Valuation	Oppose Postponed Indefinitely 2/12
HB10-1147	Safer Streets For Nonmotorized Transport	Oppose
HB10-1150	Caterer's Alcohol Beverage License	Monitor Postponed Indefinitely 2/19
HB10-1155	Precious Metals TABOR Reserve	Oppose Postponed Indefinitely 2/2
HB10-1157	County Fin Assist Higher Ed	Oppose Postponed Indefinitely 2/2
HB10-1158	Clarify Wind Rights	Oppose Postponed Indefinitely 2/9
HB10-1162	Retainage Construction Contracts	Oppose
HB10-1165	St Land Bd Bond Convey Local Gov	Support
HB10-1172	Mobile Machinery Specific Ownership Tax	Monitor
HB10-1173	Waiver Of Late Vehicle Registration Fees	Monitor Postponed Indefinitely 3/4
HB10-1188	Clarify River Outfitter Navigation Right	Monitor
HB10-1189	Elim Sales Tax Exemption For Direct Mail	TF No Position GOV SIG 2/24
HB10-1190	Suspend Indus Fuel Sales & Use Tax Exemp	TF No Position GOV SIG 2/24
HB10-1191	Elim Candy & Soda Sales Tax Exemption	TF No Position GOV SIG 2/24
HB10-1192	Sales & Use Tax of Standardized Software	TF No Position GOV SIG 2/24
HB10-1193	Sales Tax Out-of-State Retailers	TF No Position GOV SIG 2/24
HB10-1194	Elim Nonessent Articles Sales Tax Exemp	TF No Position GOV SIG 2/24
HB10-1195	Suspend Ag Sales & Use Tax Exemp	TF No Position GOV SIG 2/24
HB10-1205	Local Land Use Planning For Mil Install	Monitor
HB10-1211	Reduce Late Vehicle Registration Penalty	Support
HB10-1212	Req Rules For Late Veh Regis Fee Exemps	Support
HB10-1226	Differential Response To Child Abuse	Support
HB10-1231	Conveyance Regulation	Support
HB10-1243	Trans Related Powers Of Spec Dists	Support
HB10-1259	Conform Annex Act To State Const	Monitor
HB10-1268	Register Vehicle Two Years	Support/Amends
HB10-1270	Codify DOR Rule Re Computer Software	Monitor Postponed Indefinitely 3/9
HB10-1274	Out-of-home Juvenile Transition Pub Sch	Oppose
HB10-1279	Grocery Store Acquire Retail Liquor Lic	Monitor
HB10-1284	Medical Marijuana Regulations	Monitor/Seek Amends
HB10-1285	Overweight Vehicle Fine Tax Incentives	Oppose
HB10-1289	Telecommunications Sales Tax Exemption	Oppose Postponed Indefinitely 3/5
HB10-1290	Small HOAs Elect To Exempt From CCIOA	Withdrawn from CCI Table Lost 3/3 Third Reading House
HB10-1292	Conditions On Land-use Approval	Support Senate Laid Over to May 13
HB10-1293	Study Ag Exemption Prop Tax	Support CCI Bill

CCI Bill Positions

4/19/2010

Bill #	Short Title	Position
HB10-1327	Cash Fund Transfers Augment General Fund	Oppose
HB10-1328	New Energy Jobs Creation Act	Oppose
HB10-1329	Solid Waste User Fees	Support
HB10-1341	Insurance Title Register Vehicles Funds	Oppose
HB10-1347	DUI Penalties	Support
HB10-1348	Increase Oversight Radioactive Materials	Support/Amends
HB10-1352	Controlled Substance Crime Changes	Support/Amends
HB10-1357	False Claims Act	Monitor
HB10-1359	Change Of Venue Dependency And Neglect	Support
HB10-1362	Inactive Special Districts	Monitor
HB10-1365	Incent Util Convert Coal To Natural Gas	Monitor
HB10-1368	County Land-use Approval Under PUD Act	Support/Amends
HB10-1387	Finance Driver's Licenses DOR	Oppose
HB10-1388	Cash Fund Transfers Augment General Fund	Oppose
HB10-1396	Enterprise Zone Tax Credits	Oppose
HCR10-1001	Cnty To Set Salaries Of Cnty Officers	Postponed Indefinetly 4/6
HCR10-1003	Severance Tax Revenue For Rainy Day Fund	Oppose
SB10-004	Repeal Late Regis Penalties Of SB09-108	Monitor Postponed Indefinitely 3/10
SB10-006	Identification Documents Reduce Poverty	Support/Amends
SB10-007	Collaborative Mgmt Multi-agency Services	Monitor
SB10-010	Statewide Strategic Use Fund Evaluation	Monitor GOV SIG 3/31
SB10-019	Valuation Of New Hydroelec Facilities	Monitor
SB10-033	Fair Legal Employment Act	Oppose Postponed Indefinitely 3/3
SB10-044	Repeal Late Regis Penalties Of SB09-108	Monitor Postponed Indefinitely 3/10
SB10-046	Boundaries Of Forest Improvement Dist	Support GOV SIG 3/10
SB10-052	Alter Designated Groundwater Basin Area	Support GOV SIG 3/31
SB10-057	Nonmotorized Veh Late Registration Fee	Monitor Postponed Indefinitely 3/10
SB10-066	Reporting Of Child Abuse Or Neglect	Monitor as Amended
SB10-068	Colorado Works Streamlining Eligibility	Monitor
SB10-069	Transfer K-12 Ed Spending Sav To HUTF	Monitor Postponed Indefinitely 2/2
SB10-070	Ballot Question Re Dist Atty Term Limits	Monitor/Amends
SB10-073	Nurse Home Visitor Program Admin	Monitor
SB10-084	Peace Officers' Bill Of Rights	Oppose
SB10-085	Exempt Personal Prop Tax Pilot Program	Oppose Postponed Indefinitely 2/17
SB10-086	Phased-in Fully Depreciated Prop Exempt	Oppose Postponed Indefinitely 2/17
SB10-097	County Home Rule Charter Commissions	Support Postponed Indefinitely 3/16
SB10-098	Allocate Moneys Conserve Nat Resources	Support
SB10-100	Cross-boundary Energy Improvement Dist	Support
SB10-116	Change Orders On Public Works Contracts	Monitor GOV SIG 3/31
SB10-118	Background Check Child Care Assistance	Support/Amends
SB10-120	Prepaid Wireless Telephone 911 Surcharge	Support
SB10-125	CBI Surcharge Background Checks	Oppose Postponed Indefinitely 3/31
SB10-135	Low-income 911 Charge Exemption	Monitor
SB10-137	Auth No Street Use Vehicle Registration	Oppose Unless Amended Postponed Indefinitely 3/10
SB10-138	Property Tax Appeal Fees & Costs	Support
SB10-144	Mounted Equipment Registration Tax	Monitor
SB10-145	Require Fixed Guideway Feasibility Study	Oppose
SB10-145	Require Fixed Guideway Feasibility Study	Oppose
SB10-149	County Tax Base Relief Fund Advancements	Support
SB10-152	Info To Mandatory Reporter Child Abuse	Support/Amends
SB10-153	Behavioral Health Screening & Efficiency	Monitor
SB10-156	Rights Of Mobile Home Owners	Monitor
SB10-162	Modifications To Enterprise Zone Act	Monitor
SB10-165	Adjust Oil And Gas Well Regulation	LUNR No Position GOV SIG 3/22
SB10-171	Create Child Protection Ombudsman Prog	Support/Amends
SB10-174	Promote Geothermal Energy Development	Monitor/Amends
SB10-177	Promote Biomass Energy Development	Support
SB10-182	Recommendations Cnty Salary Commn	Support
SB10-184	I-70 Mountain Corridor Trans Demand Mgmt	Oppose Unless Amended
SB10-189	Prevent Disease Spread Syringe Exchange	Support