April 14, 2022

Members of the House of Representatives:

I am pleased to send you the final end-of-session report prepared by the House of Representatives’ Office of Program Research.

This "Summary of Legislation Passed by the Washington State Legislature" summarizes all of the bills that passed the Legislature during the 2022 Regular Session. This version includes information regarding any bills that have been vetoed, or partially vetoed, by the Governor.

The "Legislative Budget Notes" for 2022 will be available online at http://fiscal.wa.gov/OperatingBillsDocsLBNs.aspx when complete. This publication will contain summary and detail information about enacted operating, transportation, and capital budget.

If you have any questions about bills or budgets, please feel free to contact committee staff. For your convenience, a committee phone list is included in the report.

If you have any comments or if I can be of assistance, please let me know. I can be reached at (360) 438-1997 or jill.reinmuth@leg.wa.gov.

Best regards,

Jill Reinmuth
Staff Director
Office of Program Research
Standing Committees

Appropriations ................................................................. (360) 786-7340
Capital Budget ................................................................. (360) 450-6365
Children, Youth & Families ........................................... (360) 786-7146
Civil Rights & Judiciary ................................................ (360) 786-7180
College & Workforce Development ................................ (360) 786-7304
Commerce & Gaming ..................................................... (360) 350-5302
Community & Economic Development ...................... (360) 464-1181
Consumer Protection & Business ................................ (360) 786-7153
Education ................................................................. (360) 786-7386
Environment & Energy ............................................... (360) 786-7196
Finance ........................................................................ (253) 534-8398
Health Care & Wellness ............................................... (360) 786-7392
Housing, Human Services & Veterans ...................... (360) 485-0587
Labor & Workplace Standards ..................................... (360) 786-7384
Local Government ....................................................... (360) 786-7134
Public Safety ................................................................. (360) 786-7147
Rural Development, Agriculture & Natural Resources (360) 485-0074
State Government & Tribal Relations ......................... (360) 810-3231
Transportation ............................................................ (360) 799-4902

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In accordance with RCW 42.56.120, this report is available for a fee based on actual reproduction costs. Copies may be obtained from the Legislative Information Center or by calling (360) 786-7573.

http://www.leg.wa.gov/house/OPR/
This report includes all House and Senate bills that passed the Legislature. The bills are listed according to the House Committee to which they were initially referred. If a bill was not referred to a House Committee, the bill is included in the list for the committee to which the bill likely would have been referred.
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This report includes all House and Senate bills that passed the Legislature. The bills are listed according to the House Committee to which they were initially referred. If a bill was not referred to a House Committee, the bill is included in the list for the committee to which the bill likely would have been referred. A numerical index of bills is located at the end of the report.
APPROPRIATIONS COMMITTEE
(360) 786-7340

SHB 1590  Enrollment Stabilization
Sponsors: Dolan, Callan, Pollet  Final Status: C 108 L 22
Provides enrollment stabilization funding in the 2021-22 school year equal to 50 percent of the
difference in combined state revenues using 2019-20 enrollment and 2021-22 enrollment if
revenues using 2019-20 enrollment are greater. Authorizes the use of 2019-20 enrollment values
to calculate enrichment levy limits in the 2023 calendar year and to calculate local effort
assistance in the 2022 and 2023 calendar years.

SHB 1644  Pupil Transportation/Electric
Sponsors: Senn, Ybarra, Leavitt  Final Status: C 200 L 22
Expands allowable uses of school districts' transportation vehicle funds to include purchase,
installation, and repair of vehicle charging stations and other zero-emission fueling stations,
converting or repowering existing gas or diesel pupil transportation vehicles to electric or zero
emission vehicles, and feasibility studies to transition to electric or zero-emission vehicles for
pupil transportation

HB 1669  PSERS Disability Benefits
Sponsors: Stokesbary, Fitzgibbon, Leavitt  Final Status: C 22 L 22
Creates a disability benefit for members of the Public Safety Employees' Retirement System
totally disabled in the line of duty. Requires disabled members to be unable to perform any
substantial gainful activity to qualify. Provides an eligible member with a benefit of up to 70
percent of final average salary.

ESHB 1699  Work in Retirement/Schools
Sponsors: Bergquist, Volz, Ryu  Final Status: C 110 L 22
Provides retirees in the Public Employees' Retirement System, the School Employees' Retirement
System, and the Teachers' Retirement System the opportunity to continue receiving retirement
benefits while working for a school district in a nonadministrative position for 1,040 hours per
year. Provides members of the Teachers' Retirement System retired before January 1, 2022, the
opportunity to use the 1,040 hour per year provisions in District Superintendent or in-school
administrator positions, as well as nonadministrative positions. Expires the expanded
postretirement employment provision on July 1, 2025.

HB 1700  Derelict Vessel Removal
Sponsors: Paul, Griffey, Fitzgibbon  Final Status: C 124 L 22
Deposits 25 percent of the Watercraft Excise Tax into the Derelict Vessel Removal Account and 75
percent into the State General Fund, rather than entirely into the State General Fund.
SHB 1701  
**LEOFF Benefits**

Sponsors: Bergquist, MacEwen, Sells  
Final Status: C 125 L 22

Increases the retirement benefit multiplier for certain members of the Law Enforcement Officers' and Fire Fighters' Retirement System Plan 2 (LEOFF 2) from 2 percent to 2.5 percent for years of service from 15 and up to 25. Provides certain LEOFF 2 retirees with a one-time lump sum equal to $100 per month of service for retirees and a minimum of $20,000 for catastrophic and duty disability retirees and duty death beneficiaries. Creates a minimum contribution rate for the Law Enforcement Officers' and Fire Fighters' Retirement System and freezes contribution rates for two biennia at the rates adopted by the LEOFF 2 Board. Creates tiered minimum contribution rates for future biennia, from 80 percent to 100 percent of employer normal cost, depending on the funded status of the plan, and subject to revision by the Legislature. Requires the Washington State Investment Board to transfer the full balance of the Local Law Enforcement Officers' and Firefighters' System Benefits Improvement Account to the LEOFF 2 Retirement Fund. Requires the Office of the State Actuary to calculate a contribution rate reduction to begin June 1, 2025, that will ensure member contribution rates do not increase as a result of the benefit improvement.

SHB 1732  
**Long-Term Care/Delay**

Sponsors: Sullivan, Chopp, Johnson, J.  
Final Status: C 1 L 22

Delays the collection of premium assessments under the Long-Term Services and Supports Trust Program (Trust Program) until July 1, 2023. Delays the availability of approved services under the Trust Program until July 1, 2026. Allows persons born before January 1, 1968, who do not meet the 10-year minimum for paying Trust Program premiums to receive partial benefits based on the number of years that they have paid Trust Program premiums.

ESHB 1733  
**Long-Term Care/Exemptions**

Sponsors: Paul, Macri, Johnson, J.  
Final Status: C 2 L 22

Establishes exemptions from the payment of premiums under the Long-Term Services and Supports Trust Program for certain veterans, spouses and registered domestic partners of military service members, nonimmigrant temporary workers, and employees who work in Washington and maintain a primary residence outside of Washington.

EHB 1752  
**Deferred Compensation/Roth**

Sponsors: Stokesbary, Bergquist, Bateman  
Final Status: C 72 L 22

Adds the option of Roth-qualified contributions to the public employee deferred compensation plan operated by the Department of Retirement Systems.

EHB 1931  
**Hydropower License Fees**

Sponsors: Fey  
Final Status: C 139 L 22

Extends the expiration date of a fee charged to water power generation facilities licensed by the Federal Energy Regulatory Commission from June 30, 2023, to June 30, 2029.
SHB 2051  **Agricultural Disaster Assistance**
Sponsors: Rule, Shewmake, Ormsby  
Final Status: C 280 L 22
Requires the Conservation Commission to develop a short-term disaster recovery financial assistance program for farmers and ranchers.

ESHB 2124  **Legislative Collective Bargaining**
Sponsors: Riccelli, Sullivan, Frame  
Final Status: C 283 L 22
Creates the Office of State Legislative Labor Relations (OSLLR) to conduct labor negotiations on behalf of the Legislature as employer of legislative employees. Requires the OSLLR to study and report on options for the Legislature to implement collective bargaining for legislative employees. Requires collective bargaining with legislative employees to begin no earlier than May 1, 2024, with the first agreements taking effect no sooner than July 1, 2025. Permits legislative employees to organize and bargain collectively, but also have the right to refrain from any or all such activities. Specifies unfair labor practices for the employer and employee representatives in legislative bargaining relationships.

SB 5539  **Educational Service District Funding**
Sponsors: Hunt, Wilson, C.  
Final Status: C 87 L 22
Requires that state funding be provided to each educational service district (ESD) for the employer cost of school employees' benefits for employees of the ESD who are covered by collective bargaining.

2SSB 5616  **Accounts**
Sponsors: Rolfes  
Final Status: C 157 L 22
Revises a number of dedicated accounts. Makes the Manufacturing Cluster Acceleration Subaccount and the Driver Licensing Technology Support Subaccount into separate accounts. Reenacts five accounts created or revised in the 2021-23 Omnibus Operating Appropriation act. Creates the Clean Energy Transition Workforce Account. Eliminates three inactive accounts.

SB 5634  **UTC Regulatory Fees**
Sponsors: Carlyle  
Final Status: C 159 L 22
Increases the fees assessed by the Utilities and Transportation Commission for electric, natural gas, telecommunications, wastewater, and water companies from 0.2 percent to 0.4 percent of intrastate gross operating revenues.

SB 5676  **PERS/TRS 1 Benefit Increase**
Sponsors: Conway, Billig, Gildon  
Final Status: C 52 L 22
Increases the monthly benefit of Public Employees' Retirement System and Teachers' Retirement System Plan 1 retirees receiving a benefit on July 1, 2021, by 3 percent, up to a maximum increase of $110.
ESBB 5693  **Supplemental Operating Budget**

Sponsors: Rolfes, Wilson, L., Nguyen  
Final Status: C 297 L 22 Partial Veto

 Makes supplemental changes to the operating budget for the 2021-2023 biennium (see [http://leap.leg.wa.gov](http://leap.leg.wa.gov) for additional information).

**Partial Veto Summary:** Vetoes several items in the 2022 supplemental operating budget. (See veto message)

SSB 5728  **Drug Forfeiture Collections**

Sponsors: Holy, Dhingra, Nobles  
Final Status: C 162 L 22

Deposits the state portion of moneys collected through civil forfeiture actions related to certain offenses in the Behavioral Health Loan Repayment Program Account instead of the State General Fund through June 30, 2027.

2SSB 5736  **Minors/Behavioral Health**

Sponsors: Frockt, Dhingra, Conway  
Final Status: C 94 L 22

Allows Managed Care Organizations and Behavioral Health Administrative Services Organizations to provide partial hospitalization and intensive outpatient services to persons under 21 years of age within available funding. Directs the Health Care Authority to add coverage for partial hospitalization and intensive outpatient services for persons under 21 years of age to the Medicaid State Plan by January 1, 2024, subject to approval by the Centers for Medicare and Medicaid Services.

SSB 5745  **Personal Needs Allowance**

Sponsors: Liias, Keiser, Conway  
Final Status: C 164 L 22

Increases the personal needs allowance for certain clients receiving Home and Community–Based waiver services authorized by the Department of Social and Health Services while living at home to 300 percent of the Federal Benefit Rate, effective July 1, 2022.

SSB 5791  **LEOFF Benefits**

Sponsors: Schoesler, Short  
Final Status: C 168 L 22

Provides Law Enforcement Officers' and Fire Fighters' Retirement System Plan 1 members with a one-time lump sum equal to $100 per month of service for retirees and a minimum of $20,000 for catastrophic and duty disability retirees, and duty death beneficiaries.

E2SSB 5796  **Cannabis Revenue**

Sponsors: Saldaña, Stanford, Keiser  
Final Status: C 169 L 22

Renames the Dedicated Marijuana Account to the Dedicated Cannabis Account. Restructures, modifies, and removes certain appropriations to agencies, local governments, and the State General Fund. Requires the Joint Legislative Audit and Review Committee (JLARC) to conduct a review of the appropriation and expenditure of cannabis revenues. Requires JLARC to submit a report to the appropriate legislative committees by December 1, 2023.
SSB 5814    Child Abuse/Medical Evaluations

Sponsors: Cleveland, Dhingra, Keiser

Final Status: C 171 L 22

Requires the Department of Labor and Industries (Department) to cover the costs for the examination of a suspected victim of Assault of a Child, subject to appropriation. Requires the Department to report information related to such claims to the Legislature and Governor by November 1, 2023, and annually thereafter.
HB 1647  **Building for the Arts**

Sponsors: Tharinger, Leavitt, Duerr  Final Status:  C 121 L 22

Increases the maximum state match and the maximum amount of recommended state funding for the prioritized list of projects for the Building for the Arts program.

ESB 5017  **School District Procurement**

Sponsors: Wellman, Honeyford, Mullet  Final Status:  Gov vetoed

Modifies the list of school district purchases that require public notification and bidding to include construction work by a contractor that meets the public works responsible bidder criteria, rather than "other work" generally. Provides an enumerated list of services that are not "construction work" and requires that such services meet certain procurement requirements, beginning January 1, 2023.

SSB 5651  **Capital Budget, Supplemental**

Sponsors: Frockt  Final Status:  C 296 L 22

Authorizes new capital appropriations of $1.51 billion in total funds, of which $107.3 million is financed with state general obligation bonds.

SB 5895  **Remedial Action Grants**

Sponsors: Frockt, Mullet  Final Status:  C 102 L 22

Removes the requirement that local governments must obtain all required permits within one year of the effective date of the enacted budget to receive grants or loans for a remedial action.

SSB 5933  **School Seismic Safety Grants**

Sponsors: Frockt, Schoesler, Conway  Final Status:  C 113 L 22

Establishes a grant program for school districts and state-tribal compact schools for remediation of seismic or tsunami hazards in qualifying buildings. Creates grant application, cost-sharing, and reporting requirements.
SHB 1747  Child Relative Placements
Sponsors: Ortiz-Self, Taylor, Davis  Final Status: C 127 L 22

Expands the good cause exception to the requirement that the court require the Department of Children, Youth, and Families (DCYF) to file a termination petition if a child is in out-of-home care for 15 of the last 22 months to include circumstances where the DCYF has not yet met with the caregiver for the child to discuss guardianship as an alternative to adoption or the court has determined that guardianship is an appropriate permanent plan. Requires the court to consider the efforts taken by the DCYF to support a guardianship and whether a guardianship is available as a permanent option for the child when considering one of the required elements of a termination of parental rights petition. Expands the subsidy program for eligible relatives appointed by the court to include limited guardians of a minor. Prohibits a child who is placed with a relative or other suitable person from being moved, unless, under certain criteria, the court finds that a change in circumstances necessitates a change in placement.

SHB 1800  Behavioral Health/Minors
Sponsors: Eslick, Callan, Leavitt  Final Status: C 134 L 22

Requires the Health Care Authority (HCA) to dedicate at least one full-time employee focused on connecting families, behavioral health providers, educators, and other stakeholders with current information about law and policy related to behavioral health services for minors. Requires the HCA to convene stakeholders to design, further define, and implement a parent portal. Requires the HCA to conduct stakeholder engagement efforts instead of an annual survey in measuring the impacts of previous legislation related to minor behavioral health and delays some of the reporting requirements associated with that effort. Modifies membership of the statewide advisory council for the State Office of Behavioral Health Consumer Advocacy.

2SHB 1890  Children Behavioral Health
Sponsors: Callan, Dent, Berry  Final Status: C 76 L 22

Creates an advisory group under the children and youth behavioral health work group (work group) to develop a behavioral health strategic plan for children, youth transitioning to adulthood, and their caregivers. Modifies the work group by adding a member, allowing up to six meetings per year, and allowing stipends up to $200 per day for members with lived experience.

HB 1894  Juvenile Diversion/Period
Sponsors: Harris-Talley, Frame, Leavitt  Final Status: C 34 L 22

Allows a juvenile diversion agreement to be extended by six months at the request of a juvenile.
2SHB 1905  **Homelessness/Youth Discharge**  
Sponsors: Senn, Macri, Berry  
Final Status: C 137 L 22

Requires the Department of Children, Youth, and Families, in coordination with the Office of Homeless Youth Prevention and Protection Programs (OHY), to develop and implement a rapid response team to support youth and young adults exiting a publicly funded system of care. Requires the OHY to provide flexible funding and system of care grants to support the housing needs of youth exiting a publicly funded system of care. Requires the OHY to select, monitor, and provide funding and assistance for a minimum of six total counties that implement Housing Stability for Youth in Crisis Programs for a period of three years.

SHB 2050  **Parent Pay/Child Detention**  
Sponsors: Harris-Talley, Goodman, Senn  
Final Status: C 145 L 22

Repeals the requirement for parents or other legally obligated persons to pay a portion of the cost of their child’s support, treatment, and confinement in Department of Children, Youth, and Family’s Juvenile Rehabilitation residential facilities and repeals the ability of courts to order such payments. Cancels all outstanding debts or other obligations including interest charges owed by the parents or other legally obligated persons. Terminates all pending actions or proceedings against the parents or other legally obligated persons to recover the debt owed.

SHB 2068  **Imagination Library**  
Sponsors: Stonier, Abbarno, Bronoske  
Final Status: C 39 L 22

Requires the Department of Children, Youth, and Families to select a qualified nonprofit organization physically located in Washington to create and operate the Imagination Library of Washington Program that would contract with a national nonprofit foundation that exists for the purpose of working with local entities to identify eligible children and mail age-appropriate, high quality books each month to those children at no cost to families.

SSB 5883  **Homeless Youth/Health Care**  
Sponsors: Trudeau, Keiser, Billig  
Final Status: C 291 L 22

Allows an unaccompanied homeless youth who is under the age of majority, is not otherwise authorized to provide informed consent, and is unable to obtain informed consent through a school nurse, school counselor, or homeless student liaison, to provide informed consent for nonemergency, outpatient, primary care services.
HB 1376  Registration of Land Titles
Sponsors: Fey  Final Status: C 66 L 22
Repeals the Torrens Act registration system for real property. Specifies the process for removing real property from the Torrens registration system and placing it in the recording system kept by the county auditor.

E4SHB 1412  Legal Financial Obligations
Sponsors: Simmons, Goodman, Davis  Final Status: C 260 L 22
Allows a court to not impose or waive full or partial restitution and accrued interest owed to an insurer or state agency, with exceptions, if the offender does not have the current or likely future ability to pay. Allows a court to not impose interest on restitution after inquiring into and considering specified factors, and revises standards for the waiver of accrued interest on restitution. Revises the time periods in which judgments for nonrestitution legal financial obligations may be enforced. Establishes a revised standard of indigency for purposes of a number of provisions applicable to legal financial obligations. Allows a defendant to seek remission of the payment of fines based on manifest hardship and to seek waiver of any previously imposed criminal filing fee based on indigency.

ESHB 1630  Weapons Restrictions/Certain Locations
Sponsors: Senn, Berg, Ryu  Final Status: C 106 L 22
Prohibits the open carry of weapons while knowingly being in a local government building used in connection with meetings of the governing body of the local government, or any location of a public meeting of the governing body during the meeting or hearing. Prohibits the carrying and possession of weapons in areas of facilities while being used for official meetings of a school district board of directors and in certain election-related offices and facilities. Makes a first violation of these restrictions a misdemeanor offense and a second or subsequent violation a gross misdemeanor offense. Amends the laws restricting weapons on school premises and restricting the open carry of weapons on state capitol campus grounds and facilities and legislative facilities to lower the penalty for a first offense from a gross misdemeanor to a misdemeanor offense.

ESHB 1705  Restrictions on Untraceable Firearms and Unfinished Frames and Receivers
Sponsors: Berry, Valdez, Ryu  Final Status: C 105 L 22
Prohibits the manufacture, assembly, sale, transfer, purchase, possession, transport, and receipt of untraceable firearms, subject to limited exceptions. Prohibits the sale, transfer, purchase, possession, transport, and receipt of unfinished frames and receivers, subject to limited exceptions. Establishes standards for marking untraceable firearms and unfinished frames and receivers with serial numbers.
**SHB 1773  Assisted Outpatient Treatment**

**Sponsors:** Taylor, Davis, Leavitt  
**Final Status:** C 210 L 22

Revises the definition of "in need of assisted outpatient behavioral health treatment" under the Involuntary Treatment Act. Establishes a new procedure for designated persons to directly file a petition in superior court for up to 18 months of assisted outpatient treatment (AOT), and establishes requirements and procedures for the petition process. Provides that less restrictive alternative (LRA) treatment may include a requirement to participate in partial hospitalization or intensive outpatient treatment. Allows for revocation of an LRA order based on a person being in need of AOT on the same grounds as for other LRA orders. Amends the law governing behavioral health treatment for minors to allow commitments based on AOT for adolescents aged 13 to 17.

**ESHB 1793  Electric Vehicles/Homeowners' Associations**

**Sponsors:** Hackney, Fitzgibbon, Berry  
**Final Status:** C 27 L 22

Prohibits an association of unit owners in a common interest community from prohibiting or unreasonably restricting the installation or use of an electric vehicle charging station (EVCS) within the boundaries of an owner's unit or in a designated parking space. Authorizes an association to impose reasonable restrictions on the EVCS, including requiring an application for approval prior to installation. Requires an association to approve an application to install an EVCS if the unit owner meets specified requirements. Provides that a unit owner is responsible for all the costs associated with the EVCS, including the costs of electricity. Provides a cause of action against an association for willful violations and sets forth penalties.

**HB 1825  Presiding Judges Pro Tempore for Single Judge Courts**

**Sponsors:** Dye, Orwall, Graham  
**Final Status:** C 74 L 22

Authorizes the Chief Justice to appoint a presiding judge pro tempore to a single judge court in limited circumstances, but the Chief Justice must consult with the local legislative and executive authorities before doing so. Establishes standards governing the designation and authority of presiding judges pro tempore for single judge courts.

**SHB 1901  Civil Protection Orders**

**Sponsors:** Goodman, Davis, Taylor  
**Final Status:** C 268 L 22

Includes coercive control within the definition of domestic violence and defines the term. Revises court jurisdiction over protection order proceedings and requirements for filing and service of protection order petitions and orders. Changes aspects of the protection order hearing process, and modifies standards for entry of protection orders and relief that may be granted. Addresses violations and enforcement by specifying required court appearances following an arrest or criminal charge, and revises the types of orders included under the offense of unlawful possession of a firearm. Addresses standards for adding a new child to a protection order and who may file a petition for modification or termination of a vulnerable adult protection order. Amends the Public Records Act to allow disclosure of concealed pistol license applications to certain persons and entities for purposes of ensuring compliance with orders to surrender weapons. Requires the Gender and Justice Commission to consider a potential study on the impact of including coercive control within domestic violence.
SHB 1961    **Name Change Fee Waivers**

Sponsors: Peterson, Ramel   Final Status: C 141 L 22

Authorizes the court to waive auditor’s fees related to name change orders upon affidavit that the person is unable to pay the fees due to financial hardship. Prohibits the court from waiving the name change fees if the person has received victim compensation for name change fees.

ESSB 5078    **Restrictions on Large Capacity Magazines**

Sponsors: Liias, Kuderer, Darneille   Final Status: C 104 L 22

Prohibits the manufacture, importation, distribution, sale, and offer for sale of large capacity magazines, subject to limited exemptions. Establishes that distributing, selling, offering for sale, or facilitating the sale, distribution, or transfer of a large capacity magazine online is actionable under the Washington Consumer Protection Act.

SB 5489    **Business Entities**

Sponsors: Pedersen, Padden, Dhingra   Final Status: C 42 L 22

Amends provisions of the Washington Business Corporations Act concerning record dates, mergers, special meetings, maintenance of shareholders lists, and share exchanges. Changes provisions of the Washington Uniform Limited Partnership Act concerning partner transactions with the partnership, distributions, limitations on distributions, partner’s transferable interest, and property in conversions and mergers. Amends provisions of the Washington Limited Liability Company Act concerning approval of conversion, admission and withdrawal of members, foreign professional limited liability companies, and members without an economic interest.

SSB 5548    **Child Custody Transfers**

Sponsors: Pedersen, Wagoner, Dhingra   Final Status: C 88 L 22

Specifies permitted methods of transferring custody of a child with the intent to abandon the rights and responsibilities concerning the child, including through a judicial award of custody or adoption placement by an authorized child-placing agency. Prohibits unregulated child custody transfers by a parent, guardian, or an individual with whom a child has been placed for adoption to someone beyond family members and other specified categories of individuals. Prohibits a person from receiving custody of a child or acting as an intermediary in a child custody transfer if the person knows or reasonably should know that the transfer violates the prohibition on unregulated child custody transfers. Prohibits advertising of child custody transfers by unlicensed or unauthorized persons or entities. Requires the Department of Children, Youth, and Families to take appropriate action under child welfare laws in response to probable violations of the prohibition on unregulated child custody transfers.

SSB 5575    **Snohomish County/Judges**

Sponsors: Lovick, Robinson, Das   Final Status: C 46 L 22

Creates two additional Superior Court positions for Snohomish County. Requires the Snohomish County legislative authority to document approval and agreement to pay for the additional positions in order for them to become effective.
Forensic Competency Programs

Sponsors: Dhingra, Keiser, Nobles
Final Status: C 288 L 22 Partial Veto

Establishes procedures for removal of a defendant from an outpatient competency restoration program (OCRP) into inpatient competency restoration, and makes changes to eligibility requirements and time periods for outpatient competency restoration. Revises performance targets and maximum time limits for providing competency services, adds additional defenses for failing to comply with the time limits, and requires notice to the court when time limits will not be met. Allows a party to request a status check when a defendant remains in jail more than 21 days after a court order for inpatient competency restoration. Modifies the authorized period of detention for a civil commitment evaluation following dismissal of criminal charges for certain defendants. Provides liability protection for certain individuals and entities relating to the decision of whether to detain a person for medical clearance or forensic treatment. Requires the Health Care Authority to issue an annual report on OCRPs. Addresses other issues, including access to records, responsibility for costs for inpatient and outpatient services, and the definition of "professional person."

Partial Veto Summary: Vetoes the section containing an emergency clause.

Guardianship of Minors

Sponsors: Pedersen, Padden, Dhingra
Final Status: C 243 L 22

Amends several provisions related to guardianship of minors in the Uniform Guardianship, Conservatorship, and Other Protective Arrangements Act (UGA). Provides that the juvenile court has concurrent original jurisdiction with the probate court, in addition to the family court, over minor guardianship proceedings under the UGA. Exempts minor guardianship cases filed under the UGA from the requirements of parenting seminar attendance.

Appointment of Judges Pro Tempore to the Court of Appeals

Sponsors: Wagoner, Dhingra
Final Status: C 63 L 22

Authorizes the chief judge of each division of the Court of Appeals to appoint certain specified judges as a judge pro tempore on the Court of Appeals. Authorizes the chief judge of each division of the Court of Appeals to appoint a judge from that division with an expired term to serve as a judge pro tempore on the Court of Appeals to complete their cases or other judicial business.
HB 1051  **Board of Regents/Faculty**  
Sponsors: Pollet, Leavitt, Shewmake  
Final Status: C 12 L 22  
Adds a full-time or emeritus faculty member to the board of regents at the University of Washington and Washington State University.

HB 1622  **Sexual Assault Nurse Education**  
Sponsors: Mosbrucker, Orwall, Duerr  
Final Status: C 118 L 22  
Requires the Washington State University College of Nursing to establish two programs: (1) a sexual assault nurse examiner (SANE) online and clinical training program; and (2) a regional SANE leader pilot program.

SHB 1642  **National Guard Education Grants**  
Sponsors: Leavitt, Hoff, Orwall  
Final Status: C 68 L 22  
Modifies eligibility requirements and the award amount for the Washington National Guard Postsecondary Education Grant program.

E2SHB 1736  **State Student Loan Program**  
Sponsors: Sullivan, Slatter, Leavitt  
Final Status: C 206 L 22  
Establishes the Washington State Student Loan Program to issue low-interest student loans to students with financial need beginning with the 2024-25 academic year. Requires the Washington Student Achievement Council (WSAC), in consultation with the Office of the State Treasury and the State Investment Board, to design the program and establish an implementation plan. Requires the WSAC to contract with an independent actuary to conduct an analysis of the program’s sustainability, and if it is found that the program is not self-sustaining with a one percent interest rate for student loans, then student loans may not be issued.

2SHB 1751  **Hazing Prevention**  
Sponsors: Leavitt, Senn, Berry  
Final Status: C 209 L 22  
Expands the definition of hazing. Requires each institution of higher education to prohibit hazing both on and off campus; provide various hazing education trainings for students and employees; establish a hazing prevention committee; and publicly report actual findings of hazing violations. Requires institutional employees and volunteers to report hazing to the institution and provides a safe harbor for individuals reporting hazing. Requires social fraternity and sorority organizations to notify an institution of certain actions relating to local chapters at the institution.
HB 1805  **Opportunity Scholarship Program**
Sponsors: Paul, Boehnke, Shewmake  
Final Status: C 211 L 22

Allows the Washington State Opportunity Scholarship Program (WSOS) to accept an advanced degree program student who exceeds 125 percent of the state median income if the student demonstrates financial need. Aligns eligibility for the WSOS and the definition of "resident student" with the Washington College Grant (WCG). Includes registered apprenticeships in the WSOS. Clarifies requirements for the state match for the Rural County High Employer Demand Jobs Program (Rural Jobs Program). Requires students in the Rural Jobs Program to meet satisfactory academic progress toward completion of an eligible program.

2SHB 1835  **Postsecondary Enrollment**
Sponsors: Hansen, Leavitt, Santos  
Final Status: C 214 L 22

Requires the Washington Student Achievement Council (WSAC) to conduct a statewide marketing campaign to promote the Washington College Grant. Establishes outreach and completion pilot programs for the Free Application for Federal Student Aid (FAFSA) and Washington Application for State Financial Aid (WASFA) in certain high schools and public libraries. Makes changes to the Washington College Grant program, which allow a student's financial need eligibility to be determined based on whether they are receiving benefits through a public assistance program. Requires the WSAC and the Department of Social and Health Services to coordinate and data share for the purpose of facilitating WCG eligibility information.

HB 1907  **Gift Equity Packaging**
Sponsors: Steele, Jacobsen  
Final Status: C 138 L 22

Requires the Washington Student Achievement Council to ensure that postsecondary institutions allow a student who receives a private scholarship to receive up to 100 percent of the student's unmet need before the student's federal, state, or institutional aid is reduced.

HB 2007  **Nurse Educator Loans**
Sponsors: Slatter, Cody, Bergquist  
Final Status: C 276 L 22

Establishes the Nurse Educator Loan Repayment Program under the umbrella of the Washington Health Corps.

SHB 2019  **Careers in Retail**
Sponsors: Boehnke, Graham, Johnson, J.  
Final Status: C 278 L 22

Requires the Workforce Training and Education Coordinating Board to consult and engage with stakeholders to identify and make recommendations on strategies to increase education and training for retail workers.

SB 5545  **Survivor Benefits**
Sponsors: Wagoner, Conway, Dhingra  
Final Status: C 45 L 22

Modifies the mandatory tuition waiver for spouses and domestic partners of eligible veterans and National Guard members who lost their lives in service, became totally and permanently disabled, or are determined to be prisoners of war or missing in action.
E2SSB 5600  Apprenticeship Programs

Sponsors: Keiser, Holy, Conway  Final Status:  C 156 L 22

Requires the Washington State Apprenticeship and Training Council (Council) to establish industry sector-based platforms that promote industry review and collaboration for existing and newly registered apprenticeship programs. Requires the Governor to establish a committee to develop apprenticeship programs for state agencies. Requires apprenticeship programs seeking approval from the Council to provide an assessment for future sustainability and for the Council to consider additional factors in application reviews. Requires the Department of Labor and Industries (L&I) to establish grant programs. Requires the L&I to conduct an apprentice retention study and an assessment of apprenticeship utilization in the private sector and in rural areas. Requires the Office of the Superintendent of Public Instruction to submit two studies: one on a high school career pathways day and one on identifying career and technical education that could become registered pre-apprenticeship programs.

SSB 5644  Behavioral Health Co-response

Sponsors: Wagoner, Frockt  Final Status:  C 232 L 22

Requires the University of Washington to consult with stakeholders in the field of co-response to: establish opportunities for training and exchange of best practices; assess and report on current capacities and characteristics of co-response teams and provide recommendations for future state goals; develop model curricula for training members of co-response teams; and host an annual conference that draws state and national co-response teams.

E2SSB 5764  Apprenticeships & Higher Education

Sponsors: Randall, Sheldon, Conway  Final Status:  C 166 L 22

Aligns the Washington College Grant (WCG) award for apprentices to the maximum award amount received by students attending community and technical colleges. Requires the Washington Student Achievement Council (WSAC) to verify access to the WCG for registered apprentices not receiving related supplemental instruction (RSI) at a community or technical college. Requires the State Board for Community and Technical Colleges and the WSAC to establish a student information technology interface to simplify the WCG apprenticeship application, verification, and award process. Requires the William D. Ruckelshaus Center to evaluate, examine, consult with stakeholders, and report on options for further developing opportunities for apprentices to receive credit towards degrees. Requires public higher education institutions to establish policies for awarding credits for RSI received by apprentices in registered apprenticeship programs by the 2028-29 school year.

2SSB 5789  Innovation Challenge Program

Sponsors: Randall, Nobles, Conway  Final Status:  C 244 L 22

Establishes the Washington Career and College Pathways Innovation Challenge Program, administered by the Washington Student Achievement Council, to provide grants to local and regional entities to increase statewide educational attainment. Repeals and modifies parts of the Washington Fund for Innovation and Quality.
ESSB 5847  **Public Employee Public Service Loan Forgiveness Information**

Sponsors: Liias, Randall, Das  
Final Status:  C 248 L 22

Requires the Student Loan Advocate to create and provide information on the Public Service Loan Forgiveness (PSLF) program to public service employees. Requires the Office of Financial Management (OFM) to develop a program for state agencies to certify employment for employees for the PSLF program. Requires the OFM to work with certain entities to develop a statewide initiative to increase access and remove barriers for the PSLF program for all public employees. Establishes a calculation to determine full-time employment for purposes of the PSLF program for part-time academic employees' duties outside of in-class teaching.

SB 5854  **Faculty Duties/Ethics**

Sponsors: Randall, Hunt, Lovick  
Final Status:  C 173 L 22

Allows higher education institutions to set administrative processes for activities constituting private uses of state resources at more than de minimis costs to the institution, but which are required as part of a faculty member or research employee's job requirements.

ESSB 5874  **Military Student Residency**

Sponsors: Nobles, Randall, Conway  
Final Status:  C 249 L 22

Adds that an active duty military member or their dependent can receive in-state residency as long as the individual enrolls in an institution in Washington within three years of being reassigned out of state. Expands in-state residency to any individual eligible for federal veterans educational assistance benefits. Includes state-registered domestic partners as eligible dependents of active duty military members, National Guard members, reservists, and veterans. Modifies in-state residency for certain students to require that the student must have lived in Washington primarily for reasons other than postsecondary education for one year prior to admission to a higher education institution.
Cannabis Terminology

Sponsors: Morgan, Peterson, Kloba  Final Status: C 16 L 22

Replaces the term "marijuana" with the term "cannabis" throughout the Revised Code of Washington (RCW) and requires the Liquor and Cannabis Board to use expedited rulemaking to make the same change to Title 314 of the Washington Administrative Code. Provides that the term "marijuana" as used under federal law generally refers to the term "cannabis" used throughout the RCW.

Liquor License Fees

Sponsors: Stonier, MacEwen, Robertson  Final Status: C 116 L 22

Temporarily reduces, by half, liquor license fees for specific liquor manufacturers and retailers. Applies the temporary license fee reduction to identified licenses set to expire or issued in the time period of April 1, 2022, through December 31, 2023. Reverts to current license fee amounts beginning in January 2024.

Cannabis Analysis Labs

Sponsors: Kloba, Chambers, Wylie  Final Status: C 135 L 22

Establishes an interagency coordination team for cannabis laboratory quality standards, consisting of the Department of Agriculture (WSDA), the Liquor and Cannabis Board (LCB), and the Department of Health (DOH), to coordinate agency regulatory polices and actions and to advise the WSDA on cannabis testing laboratory quality standards topics. Requires the WSDA to establish and maintain cannabis testing laboratory quality standards, which cannabis laboratories must adhere to in conducting tests of cannabis product samples.

Liquor License Endorsement

Sponsors: King  Final Status: C 64 L 22

Establishes a new liquor license endorsement ($100 per year) for distilleries, wineries, and breweries to contract for packaging services with other licensed distilleries, wineries, and breweries. Includes examples of authorized packaging services such as canning, bottling, and bagging of alcoholic beverages, mixing products before packaging, repackaging of finished products into mixed consumer packs, and receiving and returning products subject to requirements.
2SHB 1173  **State Lands Development Authority**

Sponsors: Berry, Frame, Dolan  
Final Status: C 259 L 22

Authorizes the establishment of State Lands Development Authorities in counties with a population of 2 million or greater to oversee and manage the development or redevelopment of state-owned property that is within or adjacent to manufacturing industrial centers. Authorizes the establishment of the Ballard-Interbay State Lands Development Authority.

ESHB 1629  **Aerial Imaging Technology**

Sponsors: Dolan, Wylie, Shewmake  
Final Status: C 261 L 22

Requires the Department of Commerce, in collaboration with the Office of the Chief Information Officer, to conduct a study regarding the use of aerial imaging technology. Requires that the study include several components, including an assessment of the ways in which state agencies and local governments currently use aerial imaging technology and an estimate of the cost of administering a statewide aerial imaging program.

ESHB 1673  **Public Works Board/Broadband**

Sponsors: Ryu, Donaghy, Leavitt  
Final Status: C 201 L 22

Creates a pre-application process for the Public Works Board's broadband grant and loan program (Broadband Program) and modifies certain existing application and public notice requirements. Eliminates a Broadband Program requirement for a Utilities and Transportation Commission consultation and technical feasibility study. Allows the Public Works Board to make low-interest or interest-free loans or grants for emergency public works broadband projects. Exempts from public disclosure financial and commercial information and records supplied by businesses or individuals during the application process for the Broadband Program.

SHB 1703  **911 Emergency Communications**

Sponsors: Orwall, Boehnke, Ryu  
Final Status: C 203 L 22

Adds new definitions to the Emergency Management Act (EMA) and to Enhanced 911 (E-911) excise tax provisions. Removes the term "enhanced" where it describes 911 systems and related terms throughout the EMA and E-911 excise tax provisions. Modifies the duties of the state E-911 Coordination Office. Adds members to the E-911 Advisory Committee and modifies its reporting requirements. Specifies certain allowable uses for the E-911 Account funds.

E2SHB 1723  **Telecommunications Access**

Sponsors: Gregerson, Taylor, Ryu  
Final Status: C 265 L 22

Requires the State Broadband Office to develop a state digital equity plan and report to the Governor and the Legislature by December 1, 2023 on the state digital equity plan. Renames the Community Technology Opportunity Program the Digital Equity Opportunity Program and redefines its purpose to be the advancement of broadband adoption and digital equity.
Establishes the Digital Equity Planning Grant Program to provide grants to local governments, institutions of higher education, workforce development councils, or other entities to fund the development of a digital equity plan for a discrete geographic region of the state. Codifies the Digital Equity Forum (Forum) and authorizes funds to be used to compensate, for any work done in connection with the Forum, additional persons with lived experience navigating barriers to digital connectivity.

**ESHB 1914  Motion Picture Program**

Sponsors: Riccelli, Orcutt, Berry  
Final Status: C 270 L 22

Modifies and expands the membership of the board of directors of the Motion Picture Competitiveness Program (Program) and requires the board to comply with rules related to conflicts of interest. Authorizes Program funding assistance to be used to support the growth and development of the state film industry and develop resources to facilitate filming in rural communities. Requires that up to a 10 percent enhancement be awarded on a motion picture production’s state investment for motion pictures that are located or filmed in a rural community or that tell stories of marginalized communities. Requires that Program funding assistance include up to $3 million for small motion picture productions that are produced in Washington and are creatively driven by Washington residents. Requires the Department of Commerce to report to the Legislature annually on specified information about the Program. Increases the total statewide Business and Occupation (B&O) tax credit limit for Program contributions from $3.5 million to $15 million per calendar year. Extends the deadline to claim credits against B&O tax liability, in exchange for contributing to the Program, from July 1, 2027, to July 1, 2030.

**SB 5504  Discover Pass Free Days**

Sponsors: Warnick, Van De Wege, Billig  
Final Status: C 83 L 22

Requires the Parks and Recreation Commission to designate up to 12 days per year where access to recreation sites or lands is free.

**ESSB 5544  Blockchain Work Group**

Sponsors: Brown, Dozier, Frockt  
Final Status: C 226 L 22

Establishes the Washington Blockchain Workgroup (Workgroup) for the purpose of examining various potential applications of and policies for blockchain technology. Requires the Workgroup to submit a report to the Governor and the Legislature by December 1, 2023.

**SSB 5555  Safety Telecommunicators**

Sponsors: Van De Wege, Hunt, Mullet  
Final Status: C 286 L 22

Establishes a Certification Board in the state’s 911 Coordination Office to create a certification and training program for public safety telecommunicators.
SB 5617  **Main Street Programs/Population**  
Sponsors: Cleveland, Mullet, Wilson, L.  
Final Status: C 50 L 22

Clarifies that, for purposes of the Main Street Program's requirement for a local government to have a population of less than 190,000, a local government's satisfaction of the requirement is determined by the population count at the time of designation.

SB 5715  **Definition of Broadband**  
Sponsors: Wellman, Sheldon, Randall  
Final Status: C 237 L 22

Redefines broadband service to mean any service providing advanced telecommunications capability and Internet access with transmission speeds that, at a minimum, provide 100 megabits per second (Mbps) download and 20 Mbps upload instead of 25 Mbps download and 3 Mbps upload. Removes the specification in the definition of unserved areas that the state's definition of broadband service may not be actual speeds of less than 25 Mbps download and 3 Mbps upload.
E2SHB 1015  **Equitable Access to Credit**

Sponsors: Maycumber, Chapman, Tharinger  
Final Status: C 189 L 22

Establishes the Equitable Access to Credit Program (Program) within the Department of Commerce (Commerce). Authorizes Commerce to award grants to qualified lending institutions for lending or investing in historically underserved communities. Creates a credit against business and occupation taxes owed for contributions made to the Program.

EHB 1165  **Credit Union Act**

Sponsors: Ryu, Vick, Santos  
Final Status: C 15 L 22

Modifies certain powers and authorities of state-chartered credit unions. Authorizes credit unions to invest in the equity interest of corporations that are engaged in or planning certain incidental or complementary activities. Authorizes credit unions to acquire real property without occupying the property within a designated period of time.

SHB 1389  **Peer-to-Peer Vehicle Sharing**

Sponsors: Corry, Eslick  
Final Status: C 67 L 22

Replaces existing personal vehicle sharing program requirements with new requirements for peer-to-peer car sharing programs, including insurance, record-keeping, disclosure, vehicle recall, and notice requirements.

ESHB 1497  **Telephone Solicitation**

Sponsors: Mosbrucker, Chandler, Peterson  
Final Status: C 195 L 22

Restricts telephone solicitation to the hours of 8:00 a.m. to 8:00 p.m. Requires telephone solicitors to provide identifying information within the first 30 seconds of a call, and to end the call within 10 seconds if requested by the called party. Requires telephone solicitors requesting a donation or gift of money to provide a specific list of options to the called party. Expands the definition of telephone solicitation to include calls to non-residential telephone customers.

HB 1648  **Accountancy/Inactive License**

Sponsors: Vick, Kirby, Dufault  
Final Status: Gov vetoed

Discontinues the status of certificate holder for certified public accountants beginning on July 1, 2024. Automatically converts individuals with valid certificates to licensees in an inactive status, unless they meet requirements to become active licensees before July 1, 2024. Establishes a definition for substantial equivalency as it relates to license holders from other jurisdictions.
HB 1704  **Service Contracts**

Sponsors: Kirby, Vick, Ryu  
Final Status: Gov vetoed

Modifies reimbursement insurance policy requirements applicable to service contract providers and protection product guarantee providers.

HB 1874  **Professional Licensure/Convictions**

Sponsors: Vick, Dufault, Hoff  
Final Status: C 32 L 22

Directs licensing authorities to consider a variety of additional factors when determining eligibility for individuals with previous criminal convictions. Requires licensing authorities to provide written documentation that includes specified information when denying eligibility for a license. Prohibits licensing authorities from disqualifying an individual based on a juvenile conviction or a conviction that has been sealed, dismissed, expunged, or pardoned.

HB 1899  **DFI Data Confidentiality**

Sponsors: Kirby, Vick, Graham  
Final Status: C 8 L 22

Exempts certain information provided to the Department of Financial Institutions (DFI) by certain entities from disclosure under the Public Records Act (PRA). Provides that the Director of the DFI or the Director’s designee may enter into agreements governing the sharing, receiving, and use of documents, materials, or other information, consistent with the PRA.

ESHB 1930  **Cosmetologists, etc./Licenses**

Sponsors: Jacobsen, Sutherland, Dolan  
Final Status: C 35 L 22

Allows licensed cosmetologists, hair designers, barbers, manicurists, estheticians, master estheticians, and instructors whose license was canceled or expired on or after March 1, 2020, to renew the license before June 30, 2023.

SB 5519  **Accountancy/Inactive License**

Sponsors: Dozier, Mullet, Brown  
Final Status: C 85 L 22

Discontinues the status of certificate holder for certified public accountants beginning on July 1, 2024. Automatically converts individuals with valid certificates to licensees in an inactive status, unless they meet requirements to become active licensees before July 1, 2024. Establishes the definition of substantial equivalency as it relates to license holders from other jurisdictions.

SB 5602  **Service Providers/Financial**

Sponsors: Mullet, Hasegawa  
Final Status: C 49 L 22

Authorizes the Director of the Department of Financial Institutions to examine and take enforcement actions against service providers that provide certain services to state-chartered banks, savings banks, or savings and loan associations.
SB 5787  **Linked Deposit Program**

Sponsors: Nguyen, Dhingra, Frockt  Final Status:  C 99 L 22

Authorizes the Office of the State Treasurer to expand the types of investments used to invest short-term surplus funds in the Linked Deposit Program. Renames the Time Certificate of Deposit Investment Program as the Surplus Funds Investment Program.

SSB 5810  **Legal Service Plans**

Sponsors: Mullet, Dozier  Final Status:  Gov vetoed

Establishes that legal service contractors are not insurers and legal service plans are not insurance.
E2SHB 1153  Language Access in Schools

Sponsors: Orwall, Gregerson, Davis

Requires school districts, charter schools, the state School for the Blind, and the Center for Deaf and Hard of Hearing Youth (education entities) to collect data on language access and language access services. Requires certain education entities to adopt a language access policy and procedures and to implement a language access program that meets stated requirements. Requires establishment of credentialing requirements for spoken and sign language interpreters working in public schools to interpret for students’ families. Creates a Language Access Technical Assistance Program and a Language Access Advisory Committee.

Partial Veto Summary: Vetoes the section that makes the act null and void unless funded in the omnibus appropriations act.

2SHB 1664  Schools/Support Funding

Sponsors: Rule, Stonier, Shewmake

Increases minimum allocations for nurses, social workers, psychologists, and counselors in the prototypical school funding model (model) over three school years. Designates certain staff positions as “physical, social, and emotional support staff” (PSES staff) and specifies that the Superintendent of Public Instruction (SPI) may only allocate funding to the extent of and proportionate to a school district’s demonstrated actual ratios of PSES staff. Requires that funding for PSES staff be prioritized for staff with a valid educational staff associate certificate. Requires four biennial implementation reports to the Legislature.

HB 1833  School Meals/Electronic Information

Sponsors: Berg, Riccelli, Callan

Requires the Office of the Superintendent of Public Instruction (OSPI) to initiate and oversee the development and implementation of a statewide electronic repository of household income information that is required for a student’s enrollment in, or eligibility for, the National School Lunch Program, the School Breakfast Program, or both. Establishes requirements for the repository and makes its contents exempt from disclosure under the Public Records Act.

HB 1834  Student Absences for Mental Health Reasons

Sponsors: Callan, Rude, Johnson, J.

Requires that the rules of the Superintendent of Public Instruction (SPI) categorize a student absence from school for a mental health reason as an excused absence due to illness, health condition, or medical appointment. Directs the SPI to develop, in consultation with a student advisory group, guidelines to implement the student absence rules.
SHB 1867  **Dual Credit Report**  
Sponsors: Paul, Berg, Santos  
Final Status: C 75 L 22  
Revises requirements related to the annual dual credit report to the Legislature.

SHB 1878  **Schools/Community Eligibility**  
Sponsors: Riccelli, Berg, Bergquist  
Final Status: C 7 L 22  
Expands the Community Eligibility Provision (CEP) mandatory participation requirements to all public schools with an identified student percentage of 40 percent, or lower if permitted by federal law. Requires school districts, to the extent practicable, to group schools for the purpose of maximizing the number of schools eligible to participate in the CEP.

SHB 1941  **Active Shooter Drills**  
Sponsors: Walen  
Final Status: C 77 L 22  
Prohibits schools from conducting lockdown drills that include live simulations of, or reenactments of, active shooter scenarios that are not trauma-informed, and age and developmentally appropriate.

SHB 1955  **Dependency/Education**  
Sponsors: Rule, Ramel, Ormsby  
Final Status: C 78 L 22  
Makes numerous changes to education and other requirements pertaining to students who are the subject of a dependency proceeding, including changes related to the transmission of education records, reviews of unexpected or excessive absences, educational continuity and associated student transportation requirements, and on-time grade level progression and graduation.

HB 1974  **Education Elections/WSSDA**  
Sponsors: Ybarra, Callan  
Final Status: C 79 L 22  
Transfers duties related to the conduct of elections for members of the State Board of Education and members of educational service district boards from the Office of the Superintendent of Public Instruction to the Washington State School Directors' Association.

2SHB 2078  **Outdoor Learning Grant Program**  
Sponsors: Rule, Barkis, Ryu  
Final Status: C 112 L 22  
Establishes the Outdoor Learning Grant Program (grant program) to develop and support educational experiences for public school students. Establishes the Outdoor Education Experiences Program within the grant program to develop and support outdoor learning opportunities for fifth and sixth grade students. Directs the Office of the Superintendent of Public Instruction to administer the grant program, allocate grants to eligible entities, and partner with state environmental agencies for components of its implementation.
SSB 5252    School Consultation with Federally Recognized Tribes

Sponsors: Wellman, Hasegawa, Conway   Final Status: C 9 L 22

Directs the Office of the Superintendent of Public Instruction to develop and provide a tribal consultation training for school district boards of directors and certain staff on engaging in the federally required tribal consultation process. Requires school board directors and certain staff to complete the tribal consultation training every three years. Directs the Washington State School Directors’ Association (WSSDA) to annually convene regional meetings and invite tribal councils from the federally recognized tribes for the purposes of establishing government-to-government relationships and dialogue between the tribal councils and school district boards of directors. Requires the WSSDA to submit three biennial reports to the Legislature regarding the progress made in the development of effective government-to-government relationships and other topics.

SSB 5376    Education Ombuds Awareness

Sponsors: Wilson, C., Wellman, Conway   Final Status: C 222 L 22

Requires public schools and institutional education providers to take specified actions to notify students, families, and employees about the services available through the Office of the Education Ombuds (OEO). Directs the OEO to develop a template of the required notification information and to translate the template into Spanish and other languages as resources allow.

SSB 5497    Board of Education Student Members

Sponsors: Wilson, C., Nobles, Conway   Final Status: C 44 L 22

Extends voting authority to the two student members of the State Board of Education (SBE) except in matters directly relating to graduation requirement changes that apply to their school and graduating class. Makes corresponding changes to quorum requirements for the transaction of business by the SBE.

SB 5498    Posthumous High School Diplomas

Sponsors: Wilson, C., Billig, Das   Final Status: C 224 L 22

Authorizes school districts to issue posthumous high school diplomas for qualifying students at the request of parents, guardians, or custodians and if applicable requirements are met.

SB 5657    Juvenile Institutions/Computer Science

Sponsors: Wellman, Hunt, Gildon   Final Status: C 234 L 22

Requires, subject to available and sufficient state funding, and subject to staffing availability, school districts operating an institutional education program in state long-term juvenile institutions to provide an opportunity to access an elective computer science course. Directs these school districts to annually report information about computer science courses provided in the institutions to the Office of the Superintendent of Public Instruction.
2SSB 5720  **Student Financial Literacy**

Sponsors: Mullet, Frockt, Gildon  
Final Status: C 238 L 22

Directs the Financial Education Public-Private Partnership (FEPPP) to establish a grant program to provide assistance to school districts for integrating financial literacy education into professional development for certificated staff. Authorizes the FEPPP to administer grant programs and perform other tasks in support of financial literacy. Requires school districts, charter schools, and state-tribal compact schools to adopt goals for expanding financial education instruction to students.

ESSB 5878  **Arts Instruction**

Sponsors: Rolfes, Wellman, Hunt  
Final Status: C 250 L 22

Adds visual and performing arts to the list of subjects in which school districts and state-tribal compact schools must instruct students. Directs school districts, charter schools, and state-tribal compact schools, with more than 200 enrolled students, to offer regular instruction in at least one visual art or at least one performing art, according to specified requirements, beginning with the 2023-24 school year. Establishes qualifications for teachers of the required arts instruction.
HB 1280  **Greenhouse Gas/Facilities**  
Sponsors: Ramel, Duerr, Bateman  
Final Status: C 178 L 22  
Declares that it is the public policy of the state to ensure that greenhouse gas emissions reduction practices are included in the design of major publicly owned or leased facilities, and that the use of all-electric energy systems and at least one renewable energy or combined heat and power system is considered in the process. Requires life-cycle cost analysis guidelines developed by the Department of Enterprise Services for public facilities to include provisions that identify all-electric energy systems as a system alternative.

ESHB 1619  **Appliance Efficiency**  
Sponsors: Fitzgibbon, Hackney, Ryu  
Final Status: C 19 L 22  
Establishes new energy efficiency standards for air purifiers, commercial ovens, and electric vehicle supply equipment, effective January 1, 2024. Modifies the energy efficiency standards applicable to commercial hot food holding cabinets, effective in 2022, and portable electric spas and residential ventilating fans, effective January 1, 2024. Eliminates state efficiency standards for uninterruptible power suppliers and pool pumps.

SHB 1623  **Power Supply Inadequacy**  
Sponsors: Mosbrucker, Fitzgibbon, Leavitt  
Final Status: Gov vetoed  
Extends the requirement for the Department of Commerce and the Utilities and Transportation Commission to convene energy resource adequacy meetings through calendar year 2029. Requires the 2022 energy resource adequacy stakeholder meeting to address the risk of rolling blackouts and inadequacy events, discuss how proposed electrification laws and regulations may require new state policy for resource adequacy, and identify incentives to enhance and ensure resource adequacy.

E2SHB 1663  **Landfill Methane Emissions**  
Sponsors: Duerr, Fitzgibbon, Ryu  
Final Status: C 179 L 22  
Establishes requirements related to methane emissions from municipal solid waste landfills. Establishes surface methane emissions standards for covered landfills. Requires the owner or operator of a covered landfill with gas generation equivalent to 3.0 million British thermal units per hour to install and operate a gas collection and control system unless certain exceptions apply. Exempts municipal solid waste landfills that are subject to, and in compliance with, methane emissions requirements from coverage under the Climate Commitment Act. Expands the scope of permissible uses of funds within the Climate Commitment Account to include the installation of gas collection devices and gas control systems, and monitoring and reporting of methane emissions.
E2SHB 1691  Oil Spills/Financial Responsibility

Sponsors: Gregerson, Lekanoff, Fitzgibbon  Final Status: C 202 L 22

Requires the owners or operators of facilities and vessels subject to financial responsibility demonstration requirements to obtain a certificate of financial responsibility (COFR) from the Department of Ecology (Ecology). Requires owners or operators of stationary oil facilities to be able to compensate federally recognized Indian tribes in the event of a reasonable worst-case oil spill, in order to demonstrate required financial responsibility to Ecology. Requires Ecology rules related to vessel and facility demonstrations of financial responsibility through self-insurance to meet certain standards, and adds certificates of deposit, letters of credit, and protection and indemnity club membership as acceptable options for vessels and facilities to demonstrate financial responsibility to Ecology.

ESHB 1694  Chemicals/Consumer Products

Sponsors: Berry, Fitzgibbon, Ramel  Final Status: C 264 L 22 Partial Veto

Designates firefighting personal protective equipment as a priority consumer product for Per- and Poly-fluoroalkyl (PFAS) chemicals under the 2019 law directing the Department of Ecology (Ecology) to regulate priority chemicals in priority consumer products (Safer Products for Washington). Authorizes Ecology to designate products identified in the PFAS chemical action plan as priority consumer products for PFAS under Safer Products for Washington.

Partial Veto Summary: Vetoes sections of current code that were not amended by the act, which does not change the effect of the enacted law.

ESHB 1753  Climate Funding/Tribes

Sponsors: Lekanoff, Fitzgibbon, Valdez  Final Status: C 253 L 22

Requires state agencies that administer funds from certain accounts created by the Climate Commitment Act (CCA) to offer consultation to federally recognized tribes whose tribal resources may be affected by the award of CCA account funding. Requires applicants for certain CCA account funding to engage in a preapplication process with all federally recognized tribes within the project area. Prohibits agencies from releasing certain CCA account funding or making permitting decisions that advance the proposed project during the pendency of the preapplication process, except where required by law. Requires the Governor’s Office of Indian Affairs, in coordination with the Department of Archaeology and Historic Preservation, to develop a state agency tribal consultation process for the preapplication process.

SHB 1768  Energy Conservation Projects

Sponsors: Duerr, Fitzgibbon, Berry  Final Status: C 128 L 22

Authorizes state agencies, school districts, and municipalities to deploy distributed energy resources as conservation projects at their facilities. Changes definitions applicable to energy conservation projects to allow public agencies to contract for projects and services that reduce energy demand and reduce greenhouse gas emissions. Requires the Department of Enterprise Services to issue guidelines for cost-effectiveness determination.
E2SHB 1799  **Organic Materials Management**  
Sponsors: Fitzgibbon, Berry, Duerr  
Final Status: C 180 L 22

Establishes state goals related to organic materials management, and requires county solid waste plans to identify priority areas and a volumetric capacity for managing organic materials in a manner consistent with state goals. Requires certain local governments to provide source-separated organic materials collection services, and requires certain businesses to arrange for organic materials management services. Amends civil and criminal liability standards applicable to the donation of food. Creates the Washington Center for Sustainable Food Management within the Department of Ecology. Establishes and expands funding programs applicable to organic materials management. Requires county and city development regulations to allow for the siting of organic materials management facilities in priority areas consistent with county solid waste plans and to the extent necessary to achieve state organic materials management goals. Requires certain cities and counties to adopt ordinances addressing procurement of finished compost materials. Makes numerous changes to the program establishing standards related to the labeling of plastic and compostable products.

E2SHB 1812  **Energy Facility Site Council**  
Sponsors: Fitzgibbon, Wylie, Berry  
Final Status: C 183 L 22 Partial Veto

Establishes the Energy Facility Site Evaluation Council (EFSEC) as an independent agency separate from the Utilities and Transportation Commission. Authorizes clean energy product manufacturing facilities, storage facilities, renewable natural gas facilities, and renewable or green electrolytic hydrogen facilities to opt into the EFSEC siting process. Requires notices to and consultation with federally recognized tribes in the EFSEC siting process. Requires a public comment period and other engagement in the EFSEC site application review process. Establishes authorities of the EFSEC, including ongoing regulatory oversight. Directs the Department of Commerce to conduct rural stakeholder meetings and develop recommendations for how to more equitably distribute costs and benefits of energy projects to rural communities. Directs the legislative Joint Committee on Energy Supply and Energy Conservation to review several issues, including inequities where large alternative energy projects have been and are forecast to be sited.

**Partial Veto Summary:** Vetoes the section that requires the Department of Commerce to conduct stakeholder meetings and then complete a report on rural clean energy and resilience, and vetoes the sections that change the name of and add new requirements to the Joint Committee on Energy Supply and Energy Conservation.

2SHB 1814  **Community Solar Projects**  
Sponsors: Shewmake, Berry, Bateman  
Final Status: C 212 L 22

Establishes a new community solar incentive program, administered by the Washington State University Extension Energy Program, to provide direct benefits to low-income subscribers, low-income service provider subscribers, and tribal and public agency subscribers (Community Solar Expansion Program). Sets a statewide total cap of $100 million for incentive payments under the Community Solar Expansion Program. Creates a new public utility tax credit equal to the incentive payments paid by an electric utility under the Community Solar Expansion Program.
SB 5042  **GMA Actions Effective Date**

Sponsors: Salomon, Billig, Kuderer  
Final Status: C 218 L 22

Modifies the effective dates of certain actions under the Growth Management Act (GMA), including: expansion of an Urban Growth Area; removal of the designation of agricultural, forest, or mineral resource lands; creation or expansion of a limited area of more intensive rural development; establishment of a new fully contained community; and creation or expansion of a master planned resort. Provides that the effective date of these actions are on the later of: 60 days after publication of notice of the action; or if a petition for review to the Growth Management Hearings Board (Board) is timely filed, the date on which the Board's final order is issued.

SB 5585  **Domestic Wastewater Fees**

Sponsors: Rolfes, Das  
Final Status: C 227 L 22

Removes the annual cap on fees for wastewater facility permits charged to municipalities by the Department of Ecology (Ecology). Creates an advisory committee to provide recommendations to Ecology by December 31, 2022 for adjusting wastewater facility permit fees, and requires Ecology to present the recommendations to the Legislature before the end of the 2023 legislative session.

SSB 5590  **Marine Resources Advisory Council**

Sponsors: Wagoner, Das, Lovelett  
Final Status: C 91 L 22

 Extends the expiration date of the Marine Resources Advisory Council until June 30, 2032.

SSB 5678  **Energy Project Orders**

Sponsors: Short, Carlyle, Frockt  
Final Status: C 92 L 22

Allows an investor-owned utility to petition the Utilities and Transportation Commission for a declaratory order to determine whether an energy transformation project, nonemitting electric generation project, or renewable resource project meets the requirements of the Clean Energy Transformation Act standards.

SSB 5722  **Greenhouse Gases/Buildings**

Sponsors: Nguyen, Liias, Lovelett  
Final Status: C 177 L 22

Requires the Department of Commerce (Commerce) to adopt energy management and benchmarking requirements for certain commercial buildings of more than 20,000 but not more than 50,000 square feet and multifamily residential buildings of more than 20,000 square feet (Tier 2 covered buildings) by December 1, 2023, and requires building owners to report compliance with these requirements beginning July 1, 2027. Authorizes Commerce to determine Tier 2 covered building eligibility for incentive payments based on compliance with energy management and benchmarking requirements, and requires certain utilities to then provide these incentive payments to building owners if the utility may receive a related tax credit, for up to $150 million in total. Requires Commerce to evaluate benchmarking data from Tier 2 covered buildings to determine energy use and greenhouse gas emissions averages by building type by July 1, 2029. Requires Commerce to adopt rules for performance standards for Tier 2 covered buildings by December 31, 2030.
SB 5747  **Statewide Oil Spill Plan**

Sponsors: Stanford, Muzzall, Frockt  
Final Status: C 54 L 22

Requires the Department of Ecology (Ecology) to consult with federal agencies, state agencies, and Idaho, and to invite consultation from federally recognized tribes, during the annual preparation and update of the statewide master oil and hazardous substance spill prevention and contingency plan (statewide master plan). Requires the statewide master plan to state the responsibilities of federally recognized tribes for preventing and responding to spills. Directs Ecology, during the preparation of the statewide master plan, to require or schedule unannounced vessel oil spill drills to test the sufficiency of already required oil spill contingency plans for vessels.

SSB 5818  **Housing/SEPA & GMA**

Sponsors: Salomon, Liias, Kuderer  
Final Status: C 246 L 22

Exempts certain nonproject actions to increase housing capacity from review and appeal under both the Growth Management Act and the State Environmental Policy Act (SEPA). Exempts certain project actions from appeal under SEPA on the basis of impacts to the aesthetics and light and glare elements of the environment if the project is subject to design review at the local government level. Directs the Department of Ecology to modify maximum thresholds in certain SEPA categorical exemptions. Exempts a project applicant whose project qualifies as exempt or categorically exempt under SEPA from certain requirements to provide documentation to prove the exemption in certain circumstances.

E2SSB 5842  **Climate Change**

Sponsors: Carlyle, Liias, Das  
Final Status: C 181 L 22

Creates a Public Records Act exemption for certain records related to the Climate Commitment Act (CCA). Modifies the CCA’s preemption of state agency greenhouse gas regulatory programs. Reenacts and modifies certain vetoed provisions addressing the logistics of compliance obligations under the CCA. Requires the Office of Financial Management to submit a report to the Legislature by December 1, 2023, addressing greenhouse gas emission laws other than the CCA.

SSB 5910  **Hydrogen**

Sponsors: Carlyle, Billig, Conway  
Final Status: C 292 L 22

Establishes the statewide Office of Renewable Fuels within the Department of Commerce (Commerce). Authorizes Commerce to provide state funding to assist applications for securing federal funding to develop a regional clean hydrogen hub. Authorizes public utility districts to produce, use, sell, and distribute green electrolytic hydrogen. Authorizes municipal utilities to produce, use, sell, and distribute green electrolytic hydrogen and renewable hydrogen. Expands several existing tax exemptions for the production of renewable hydrogen to also apply to the production of green electrolytic hydrogen. Requires the Department of Revenue to publish guidance to advise county assessors when appraising renewable energy facilities. Requires gas companies to provide notice to the Utilities and Transportation Commission (UTC) prior to replacing natural gas with renewable hydrogen or green electrolytic hydrogen to serve customers. Requires the UTC to consider recommendations made by the Office of Renewable
Fuels when making a determination on a gas company's request for any tariff related to replacing natural gas with green electrolytic hydrogen or renewable hydrogen.
HB 1641  Custom Farming, etc./Tax
Sponsors: Hoff, Springer, Corry  Final Status:  C 119 L 22
Reinstates the business and occupation tax exemption for custom farming. Reinstates the public utilities tax exemption for the hauling of farm products.

ESHB 1643  Affordable Housing/REET
Sponsors: Hackney, Stokesbary, Bateman  Final Status:  C 199 L 22
Establishes a real estate excise tax exemption for the sale or transfer of real property to a nonprofit, cooperative association, housing authority, public corporation, county, or municipal corporation if the property will be used for housing for low-income persons.

HB 1765  Health Benefit Exchange/B&O Tax
Sponsors: Chopp, Cody, Macri  Final Status:  C 73 L 22
Makes the previously temporary business and occupation tax exemption for health benefit exchanges permanent.

ESHB 1846  Data Centers Tax Preference
Sponsors: Berg, Ramel  Final Status:  C 267 L 22 Partial Veto
Establishes a sales and use tax exemption for eligible server equipment, power infrastructure, and related labor and services for data centers located in counties with a population over 800,000. Expands and extends the existing sales and use tax exemption for data centers in rural counties. Requires a qualifying business operating a new data center, receiving either the rural or non-rural county exemption, to attain a specified sustainable design or green building standard certification within three years after being placed in service. Requires new construction on the site of a data center, receiving either the rural or non-rural county exemption, to be developed under a community workforce agreement or project labor agreement.

Partial Veto Summary: Vetoes the section that directs the Department of Commerce to contract with the Pacific Northwest National Laboratory to evaluate Washington's current and future grid resilience and reliability, as well as the section that makes the grid resilience and reliability evaluation section null and void unless funded in the omnibus appropriations act.

HB 1888  Working Families' Credit/Rates
Sponsors: Thai, Berry, Ortiz-Self  Final Status:  C 33 L 22
Authorizes the Department of Revenue to annually adjust the rate of Working Families Tax Credit reductions based on qualifying income changes.
EHB 1982   **Property Tax Penalties**

Sponsors: Volz, Caldier, Wylie

Clarifies the applicability of penalties and interest on personal property taxes.

2SHB 1988   **Clean Technology Tax Deferrals**

Sponsors: Shewmake, Berry, Paul

Establishes a retail sales and use tax deferral program for certain investment projects in clean technology manufacturing, clean alternative fuels production, and renewable energy storage. Reduces the amount of state sales and use tax that must be repaid by eligible projects if the recipient complies with specified labor standards.

EHB 1990   **SR 167 & I-405 Tax Deferral**

Sponsors: Duerr, Slatter, Kloba

Establishes a sales and use tax deferral for qualified Interstate 405/State Route 167 Corridor construction projects.

HB 2058   **Parks & Recreation Leasehold Tax**

Sponsors: Tharinger, Leavitt, Santos

Provides a leasehold excise tax exemption until January 1, 2034, for all leasehold interests in facilities owned by the State Parks and Recreation Commission that are listed on the National Register of Historic Places or the Washington Heritage Register.

HB 2061   **Public Improvements/Housing**

Sponsors: Ormsby, Santos, Valdez

Clarifies that "public improvements" include permanently affordable housing for the purposes of community revitalization financing.

EHB 2096   **Working Families' Tax Exemption**

Sponsors: Thai, Frame, Berry

Makes technical clarifications to the Working Families Tax Credit.

SHB 2099   **Tax Penalties**

Sponsors: Berg, Frame, Sutherland

Provides for the calculation of interest when the Department of Revenue grants a filing extension for any return. Increases the statute of limitations for prosecuting certain felonies involving the filing of fraudulent or false returns or the use of sales suppression software from three to six years after the date of commission or discovery.
SB 5505   **Farmers Market Property Tax Exemption**

Sponsors: Rolfes, Warnick, Hasegawa  
Final Status: C 84 L 22

Allows public meeting halls and churches that are property tax exempt to conduct qualifying farmers markets without losing the property tax exemption.

ESSB 5531   **Uniform Unclaimed Property**

Sponsors: Pedersen, Wilson, L., Mullet  
Final Status: C 225 L 22

Revises and updates the Uniform Unclaimed Property Act.

SB 5713   **Limited Equity Cooperative Housing**

Sponsors: Das, Liias, Nobles  
Final Status: C 93 L 22

Authorizes a property tax exemption until January 1, 2033, for qualifying limited equity cooperative housing providing low-income housing.

ESSB 5714   **Solar Canopies Tax Deferral**

Sponsors: Carlyle, Liias, Gildon  
Final Status: C 161 L 22

Defers state and local sales and use taxes on a qualified solar canopy located in a qualifying commercial center, including labor and services rendered in the planning, installation, and construction of the project. Requires a solar canopy be at least 50,000 square feet and be capable of producing at least one megawatt of electricity to qualify for the deferral. Reduces the amount of state sales and use tax to be repaid if the recipient complies with specified labor standards. Directs the Department of Revenue to stop accepting new applications for the deferral after June 30, 2032.

E2SSB 5755   **Underdeveloped Land Redevelopment**

Sponsors: Trudeau, Billig, Nobles  
Final Status: C 241 L 22

Authorizes certain cities to establish a sales and use tax deferral program for investment projects dedicated to affordable housing in underdeveloped areas lacking affordable housing.

SSB 5799   **Workforce Surcharge/Clinics**

Sponsors: Robinson, Lovick  
Final Status: C 170 L 22

Exempts provider clinics and affiliated organizations from the workforce education investment surcharge.

ESB 5800   **Tax & Revenue Laws**

Sponsors: Schoesler, Padden, Rolfes  
Final Status: C 56 L 22

Makes technical corrections, statutory clarifications, and administrative changes to the state tax and licensing codes.
ESB 5849  Tax Incentives
Sponsors: Warnick  Final Status: C 172 L 22
Extends the expiration date until July 1, 2032, for the reduced business and occupation tax rate for manufacturers and wholesalers of certain kinds of solar energy systems and their components. Removes the requirement for industrial and manufacturing lands to be zoned as of December 31, 2014, under the property tax exemption for targeted urban areas.

SB 5868  Public Facilities Tax/Housing
Sponsors: Hawkins, Kuderer, Braun  Final Status: C 175 L 22
Adds affordable workforce housing as an authorized use of moneys collected from the rural county public facilities sales and use tax.

ESB 5901  Economic Development Tax Incentives
Sponsors: Randall, Billig, Holy  Final Status: C 257 L 22 Partial Veto
Establishes a state and local sales and use tax deferral program for manufacturing or research and development investment projects in qualifying counties. Expands the warehouse sales and use tax exemption to include warehouses over 100,000 square feet in qualifying counties. Limits the maximum amount of sales and use tax that may be exempted for the construction or expansion of any warehouse or grain elevator to $400,000. Expires the warehouse sales and use tax exemption on July 1, 2032.

Partial Veto Summary: Vetoes the sections related to the warehouse and grain elevator sales and use tax exemption.

ESSB 5980  B&O Tax Credits
Sponsors: Carlyle, Randall, Hunt  Final Status: C 295 L 22
Increases the business and occupation tax small business credits. Increases the business and occupation filing threshold.
SHB 1052  **Group Insurance Contracts**

Sponsors: Bateman, Cody, Kloba  
Final Status: C 13 L 22

Requires performance standards included in group insurance contracts to be explained in the contract and filed with the Office of the Insurance Commissioner. Exempts performance payments to group policyholders required by contractual performance from the definition of a premium and return of a premium for purposes of premium taxes.

SHB 1074  **Fatality Reviews**

Sponsors: Peterson, Rude, Leavitt  
Final Status: C 190 L 22

Allows local health departments to establish overdose, withdrawal, and suicide fatality review teams to review overdose, withdrawal, or suicide deaths and develop strategies to prevent future overdose, withdrawal, and suicide deaths.

SHB 1124  **Nurse Delegation/Glucose**

Sponsors: Cody  
Final Status: C 14 L 22

Allows a registered nurse to delegate glucose monitoring and testing to a registered or certified nursing assistant or a certified home care aide.

SHB 1286  **Psychology Compact**

Sponsors: Chambers, Riccelli, Jacobsen  
Final Status: C 5 L 22

Adopts the Psychology Interjurisdictional Compact to allow professionals who are licensed in a compact state to provide psychological services through the use of telecommunication technologies and temporary in-person practice.

SHB 1616  **Charity Care**

Sponsors: Simmons, Cody, Bateman  
Final Status: C 197 L 22

Establishes two categories of hospitals for the purposes of charity care requirements. Increases the existing income threshold for patients to receive charity care for the full amount of their charges and the threshold to receive a discount on their charges. Allows hospitals to reduce the amount of a discount provided to a charity care patient based on the person's assets. Requires hospital charity care policies to include procedures for identifying patients who may be eligible for health care coverage through public medical assistance programs or the Washington Health Benefit Exchange and assisting them in applying for available coverage.
SHB 1646  **Dementia Action Collaborative**
Sponsors: Bateman, Harris, Leavitt  
Final Status: C 120 L 22

HB 1651  **Postpartum Contraception**
Sponsors: Thai, Macri, Bateman  
Final Status: C 122 L 22
Requires health plans to allow providers to bill separately for devices or professional services associated with immediate postpartum contraception.

SHB 1675  **Dialysate & Dialysis Devices**
Sponsors: Bateman, Maycumber, Leavitt  
Final Status: C 23 L 22
Requires that pharmacy and legend drug regulations allow manufacturers and wholesalers to sell, possess, deliver, or dispense dialysis devices and related legend drugs directly to home dialysis patients.

E2SHB 1688  **Out-Of-Network Health Care**
Sponsors: Cody, Schmick, Leavitt  
Final Status: C 263 L 22
Expands the services covered by the balance billing prohibitions to include post-stabilization services and air ambulance services in alignment with federal law. Expands the definition of emergency services to include post-stabilization services and emergency services provided by behavioral health emergency services providers. Modifies the dispute resolution process for carriers, health care providers, and facilities for bills covered by the balance billing prohibitions. Requires the Office of the Insurance Commissioner to submit a report and any recommendations on how balance billing for ground ambulance services can be prevented and if ground ambulance services should be subject to the balance billing prohibitions.

ESHB 1689  **Biomarker Testing Prior Authorization**
Sponsors: Walen, Harris, Leavitt  
Final Status: C 123 L 22
Requires health plans to exempt enrollees from prior authorization requirements for biomarker testing for stage 3 or 4 cancer or recurrent, relapsed, refractory, or metastatic cancer.

SHB 1708  **Audio-Only Telemedicine Facility Fees**
Sponsors: Cody, Riccelli, Bateman  
Final Status: C 126 L 22
Prohibits a hospital that is an originating site or a distant site for audio-only telemedicine from charging a facility fee.
SHB 1728  **Insulin Work Group Reauthorizing**

Sponsors: Maycumber, Cody, Callan  
Final Status: C 205 L 22

Extends the report deadlines and expiration date for the Total Cost of Insulin Work Group (Work Group). Modifies the membership of the Work Group. Requires the Work Group to design strategies to provide a once yearly 30-day supply of insulin to individuals on an emergency basis.

HB 1739  **Hospital Policies/Pathogens**

Sponsors: Maycumber, Cody, Ramos  
Final Status: C 207 L 22

Requires hospitals to adopt policies on any pathogen of epidemiological concern, rather than only methicillin-resistant staphylococcus aureus. Imposes and changes hospital reporting requirements relating to pathogens of epidemiological concern.

HB 1761  **Opioid Reversal by Emergency Department Nurses**

Sponsors: Schmick, Bateman, Bronoske  
Final Status: C 25 L 22

 Adds registered and licensed practical nurses to the types of health care providers who must dispense or distribute opioid overdose reversal medication in compliance with requirements for hospital emergency departments.

ESHB 1821  **Telemedicine/Relationship**

Sponsors: Schmick, Riccelli, Cody  
Final Status: C 213 L 22

Changes the definition of "established relationship" for purposes of reimbursement for audio-only telemedicine.

EHB 1851  **Abortion Care**

Sponsors: Thai, Macri, Fitzgibbon  
Final Status: C 65 L 22

Grants specific statutory authorization for physician assistants, advanced registered nurse practitioners, and certain other providers acting within their scopes of practice to perform abortions. Prohibits the state from taking action against an individual based on pregnancy outcomes or for assisting a pregnant individual in exercising the right to reproductive freedom.

2SHB 1860  **Behavioral Health Discharge**

Sponsors: Davis, Eslick, Callan  
Final Status: C 215 L 22

Requires the Performance Measures Coordinating Committee to convene a work group of stakeholders to establish performance measures that track rates of homelessness and housing instability among medical assistance clients. Requires the Health Care Authority to include in any contract with a managed care organization (MCO) a requirement to provide housing-related care coordination services to enrollees being discharged from inpatient behavioral health settings. Requires psychiatric hospitals to inform the MCO in which the person is enrolled of the person's discharge.
Supportive Housing

ESHB 1866  Supportive Housing
Sponsors: Chopp, Riccelli, Macri  Final Status:  C 216 L 22
Establishes the Apple Health and Homes Program (Program) to provide a permanent supportive housing benefit and a community support services benefit to persons who meet eligibility criteria related to income, medical risk factors, and barriers to finding stable housing. Establishes the Office of Apple Health and Homes (Office) within the Department of Commerce to allocate funding for permanent supportive housing units to fulfill the needs of persons enrolled in the Program and establish metrics related to the effects of the Program. Establishes the Apple Health and Homes Account to be used for permanent supportive housing programs administered by the Office.

Birth Doulas

ESHB 1881  Birth Doulas
Sponsors: Harris-Talley, Entenman, Berry  Final Status:  C 217 L 22
Establishes a voluntary certification process for birth doulas.

Emergency Medical Technicians/Public Health

SHB 1893  Emergency Medical Technicians/Public Health
Sponsors: Donaghy, Riccelli, Leavitt  Final Status:  C 136 L 22
Modifies the definition of "emergency medical technician" (EMT) to allow EMTs to provide collaborative medical care. Creates a provisional emergency services provider certification and establishes eligibility criteria and certain corresponding restrictions on employment.

Health Professional Monitoring

SSB 5496  Health Professional Monitoring
Sponsors: Muzzall, Cleveland  Final Status:  C 43 L 22
Changes requirements relating to voluntary substance abuse monitoring programs for health professionals who have committed unprofessional conduct.

Insurance Guaranty Fund

SB 5508  Insurance Guaranty Fund
Sponsors: Liias, Muzzall, Cleveland  Final Status:  C 151 L 22
Adds health care service contractors and health maintenance organizations to Washington's Life and Disability Insurance Guaranty Association.

Occupational Therapy Licensure Compact

SB 5518  Occupational Therapy Licensure Compact
Sponsors: Muzzall, Keiser, Cleveland  Final Status:  C 152 L 22
Adopts the Occupational Therapy Licensure Compact to allow occupational therapists and occupational therapy assistants in member states to practice occupational therapy in other member states.

Self-Directed Care

SB 5529  Self-Directed Care
Sponsors: Cleveland, Keiser, Dhingra  Final Status:  C 86 L 22
Eliminates the requirement that personal aides who work as individual providers register and contract with the Department of Social and Health Services. Specifies that licensing exemptions
for personal aides performing health care tasks do not exempt personal aides working as individual providers from becoming certified as home care aides.

2SSB 5532  Prescription Drug Affordability Board
Sponsors: Keiser, Robinson, Conway  Final Status: C 153 L 22
Establishes the Prescription Drug Affordability Board (Board). Authorizes the Board to set upper payment limits for certain prescription drugs and biologics that the Board determines have led or will lead to excess costs.

SSB 5546  Insulin Affordability
Sponsors: Keiser, Van De Wege, Cleveland  Final Status: C 10 L 22
Requires health plans, including health plans offered to public employees and their dependents, to cap the amount an enrollee is required to pay for a 30-day supply of insulin at $35.

SSB 5589  Primary Care Spending
Sponsors: Robinson, Cleveland, Frockt  Final Status: C 155 L 22

SSB 5610  Prescription Drug Cost Sharing
Sponsors: Frockt, Cleveland, Conway  Final Status: C 228 L 22
Requires certain third-party payments to count towards an enrollee's cost-sharing obligation or out-of-pocket maximum for certain health plans.

E2SSB 5702  Donor Human Milk Coverage
Sponsors: Trudeau, Dhingra, Lovelett  Final Status: C 236 L 22
Requires certain group health plans and Medicaid to provide coverage for donor human milk for inpatient use when medically necessary and other conditions are met. Requires the Department of Health to adopt minimum standards for milk bank safety. Requires the Office of the Insurance Commissioner to include coverage for donor human milk in the state's essential health benefits benchmark plan (plan) upon authorization by the Legislature to modify the plan.

SSB 5753  Board & Commission Sizes
Sponsors: Robinson, Lovick  Final Status: C 240 L 22
Modifies requirements regarding the membership, compensation, and meetings of various boards, commissions, and advisory committees that oversee health professions.

SSB 5765  Midwifery
Sponsors: Randall, Keiser, Conway  Final Status: C 289 L 22
Changes requirements regarding licensed midwives, including requirements for licensing and prescribing and administering drugs and devices.
SSB 5821  **Cardiac & Stroke Response**

Sponsors: Rivers, Billig, Conway  
Final Status: C 58 L 22

Requires the Department of Health to evaluate the state’s current system response for cardiac and stroke emergencies and provide recommendations to the Legislature regarding potential improvements.

SB 5866  **Medicaid Long-Term Services & Supports/Tribes**

Sponsors: Robinson, Randall, Conway  
Final Status: C 255 L 22

Authorizes the Department of Social and Health Services to contract with federally recognized Indian tribes to provide the same services as an area agency on aging for persons receiving home and community services within their regional authority.
HB 1122  **State Guard Retirement Age**
Sponsors: Lovick, Klippert, Ryu  
Final Status: C 258 L 22 Partial Veto

Eliminates the age restriction for enlistment with the Washington State Guard (Guard). Allows the Adjutant General to extend the service age of an active member of the Guard under certain conditions.

**Partial Veto Summary:** Vetoes the section containing an emergency clause.

E2SHB 1181  **Veterans and Military Suicide**
Sponsors: Orwall, Boehnke, Callan  
Final Status: C 191 L 22

Creates various outreach programs and other services to prevent suicide among veterans and military service members. Establishes a veterans suicide prevention emblem for license plates. Requires certain buildings, bridges, ferries, and parks to display a sign with the 988 National Suicide Prevention and Mental Health Crisis Hotline. Allows the Secretary of State to solicit funds for a Washington State Global War on Terror Memorial.

SHB 1593  **Landlord Mitigation/Victims**
Sponsors: Leavitt, Riccelli, Ryu  
Final Status: C 196 L 22

Expands the Landlord Mitigation Program to allow claims by landlords for damages to residential rental property when a tenant-victim of domestic violence, sexual assault, unlawful harassment, or stalking terminates the tenancy and other conditions are met.

SHB 1724  **Supportive Housing Resources**
Sponsors: Macri, Ryu, Berry  
Final Status: C 266 L 22

Establishes an advisory committee on permanent supportive housing within the Department of Commerce. Adds a provider of permanent supportive housing and services to the Affordable Housing Advisory Board.

HB 1738  **Housing Finance Commission Debt**
Sponsors: Peterson, Bateman, Macri  
Final Status: C 70 L 22

Increases the Housing Finance Commission's debt limit from $8 billion to $14 billion.

HB 1748  **Human Trafficking/Aged, Blind, or Disabled Program**
Sponsors: Entenman, Leavitt, Valdez  
Final Status: C 208 L 22

Makes victims of human trafficking eligible for the Housing and Essential Needs (HEN) program, the Aged, Blind, or Disabled (ABD) program, and the Pregnant Women Assistance
Program. Replaces references to "drug or alcohol" with "substance use" for purposes of the HEN and ABD programs.

HB 1755  **TANF Time Limit Extensions**

Sponsors: Peterson, Leavitt, Bateman  
Final Status: C 24 L 22

Requires the Department of Social and Health Services to extend the five-year time limit for Temporary Assistance for Needy Families when the most recently published state unemployment rate is 7 percent or higher.

2SHB 1818  **Reentry And Rehabilitation**

Sponsors: Simmons, Caldier, Davis  
Final Status: C 29 L 22

Allows the Department of Corrections (DOC) to provide housing vouchers to a person being released from any state correctional facility in certain situations and extends the period for which the DOC may provide housing vouchers from three to six months. Requires the Washington State Institute for Public Policy to conduct an outcome evaluation and benefit-cost analysis of the expanded housing voucher program. Eliminates supervision fees charged to persons who commit criminal offenses.

HB 1975  **Management/Housing Authorities**

Sponsors: Wylie, Harris, Berry  
Final Status: C 273 L 22

 Allows a public housing authority to contract with a property management services company for the operation of a housing project. Specifies that rent and other housing project revenues collected by a property management services company to pay operating and maintenance costs must be treated as private funds.

SHB 1980  **Concurrent Services**

Sponsors: Taylor, Caldier, Davis  
Final Status: C 142 L 22

Removes the prohibition on a client of the Developmental Disabilities Administration from concurrently participating in Employment services and Community Access services.

2SHB 2008  **Developmental Disability Programs/Intelligence Quotient**

Sponsors: Taylor, Fitzgibbon, Peterson  
Final Status: C 277 L 22

Prohibits the Developmental Disabilities Administration, beginning July 1, 2025, from using intelligence quotient scores in determining eligibility for programs and services.

ESHB 2064  **Residential Tenant Deposits**

Sponsors: Peterson, Simmons, Chopp  
Final Status: C 81 L 22

Authorizes landlords to offer tenants the option of paying an entirely or partially nonrefundable fee in lieu of a security deposit. Requires that any such fee collected by the landlord be used to purchase insurance coverage that meets certain requirements for the landlord's losses associated with unpaid rent or unit damage.
E2SHB 2075  **DSHS Service Requirements**

Sponsors: Peterson, Fitzgibbon, Simmons  
Final Status: Gov vetoed

Establishes minimum service expectations and requirements for the Department of Social and Health Services Economic Services Administration's Community Services Division (CSD), including requiring community services offices to be open for walk-in services during normal business hours and for the CSD to maintain telephonic access to services.

ESSB 5268  **Developmental Disability Services**

Sponsors: Keiser, Braun, Nguyen  
Final Status: C 219 L 22

Requires the Developmental Disabilities Administration (DDA) to develop metrics, recommendations, and policies related to increasing services in community residential settings and redesigning Intermediate Care Facilities. Adds caseload forecasting and budgeting requirements for individuals requesting supported living, services through certain DDA waivers, and the number of clients expected to reside in state-operated living alternatives. Directs the Joint Legislative Audit and Review Committee to review the DDA's processes for determining eligibility and assessment, delivering services, and managing individuals who are waiting for services.

SB 5566  **Independent Youth Housing**

Sponsors: Kuderer, Lovelett, Das  
Final Status: C 154 L 22

Expands eligibility for the Independent Youth Housing Program to youth who were formerly dependent at any time, are under the age of 25, and are receiving Extended Foster Care services.

SSB 5729  **Hearing Deadlines/Good Cause**

Sponsors: Nguyen, Das, Hasegawa  
Final Status: C 163 L 22

Creates a good cause exception from the 90-day administrative hearing deadline for applicants and recipients who are aggrieved by a decision of the Department of Social and Health Services (DSHS) or the Health Care Authority (HCA). Provides a one-year period from the date of such decision for aggrieved applicants and recipients to request a hearing for good cause. Defines "good cause" as a substantive reason or legal justification for failing to meet a hearing deadline.

SSB 5749  **Rent Payments**

Sponsors: Trudeau, Salomon, Hasegawa  
Final Status: C 95 L 22

Requires a landlord to accept a personal check, cashier’s check, or money order for rent payments. Requires a landlord to allow tenants to submit rent payments by mail unless the landlord provides an accessible, on-site location for payments. Prohibits a landlord from including in the rental agreement a provision in which the tenant agrees to make rent payments through electronic means only.

ESSB 5758  **Condominium Conversions**

Sponsors: Gildon, Rivers  
Final Status: C 165 L 22

Requires the Housing Finance Commission to implement a tenant-to-homeowner program for condominium conversions. Requires the Affordable Housing Advisory Board (AHAB) to review
and report on issues associated with the conversion of multifamily buildings to condominium ownership. Expands membership of the AHAB to include a representative of a condominium or common interest community association.

**SSB 5785  
Transitional Food Assistance**

Sponsors: Lovelett, Wilson, C., Das  
Final Status: C 98 L 22

Directs the Department of Social and Health Services to provide transitional food assistance to a household that ceases to receive Temporary Assistance for Needy Families and is not in full-family sanction status.

**SSB 5790  
Community Support Services**

Sponsors: Braun, Conway, Fortunato  
Final Status: C 167 L 22

Requires the Department of Social and Health Services to establish a Statewide Council and a School to Work program in all counties to connect high school students with intellectual and developmental disabilities (IDD) who are receiving high school transition services to Supported Employment Services provided by the Developmental Disabilities Administration. Requires the Office of the Superintendent of Public Instruction to submit a list of students receiving special education services to state agencies working with individuals with IDD, with the student's consent, at least three years before the student leaves the school system.

**SSB 5819  
DDA No-Paid Caseload**

Sponsors: Braun, Brown, Conway  
Final Status: C 247 L 22

Directs the Developmental Disabilities Administration (DDA) to hire two full-time employees to review and maintain the no-paid services caseload. Requires the DDA to provide case resource management services to clients on the no-paid services caseload.

**SSB 5838  
Diaper Subsidy/TANF**

Sponsors: Nobles, Rivers, Das  
Final Status: C 100 L 22

Authorizes the Department of Social and Health Services, subject to appropriation, to make additional monthly payments to recipients of Temporary Assistance for Needy Families with children under age 3, for the purpose of child-related necessities such as diapers.

**SB 5929  
WorkFirst Poverty Task Force**

Sponsors: Wilson, C., Nguyen  
Final Status: C 176 L 22

Expands the membership of the Legislative-Executive WorkFirst Poverty Oversight Task Force to include a representative from the Women's Commission, a representative from the LGBTQ Commission, and a representative from the Office of Equity. Adds a member of a group representing accredited financial counselors to the Intergenerational Poverty Advisory Committee.
HB 1612    **Unemployment Insurance/Technical**

Sponsors: Sells, Berry, Wicks                      Final Status: C 17 L 22

Corrects unemployment insurance cross references.

HB 1613    **Employer Reports/Private**

Sponsors: Sells, Berry, Ryu                       Final Status: C 18 L 22

Provides data confidentiality, sharing, and disclosure parameters under the Long-Term Services and Supports (LTSS) trust program. Provides for disclosure of Paid Family and Medical Leave (PFML) program data to certain agencies for the administration of the LTSS trust program.

SHB 1779    **Surgical Smoke**

Sponsors: Callan, Bronoske, Sells                Final Status: C 129 L 22

Requires hospitals and ambulatory surgical facilities to adopt policies requiring the use of smoke evacuation systems during planned surgical procedures likely to generate surgical smoke.

SHB 1794    **Dishonored Paycheck Fees**

Sponsors: Hoff, Sells, Berry                     Final Status: C 28 L 22

Requires employer reimbursement of fees charged to an employee due to a paycheck returned for nonsufficient funds.

ESHB 1795   **Nondisclosure/Illegal Acts**

Sponsors: Berry, Walen, Sells                   Final Status: C 133 L 22

Makes void and unenforceable provisions in agreements between an employer and employee that prohibit the disclosure of conduct that is illegal discrimination, harassment, retaliation, a wage and hour violation, or sexual assault, or that is against a clear mandate of public policy, occurring in the workplace.

SHB 1902    **Workers' Compensation Reopening**

Sponsors: Schmick, Pollet                       Final Status: C 269 L 22

Provides for reopening a workers' compensation claim where the provider fails to submit the application.

HB 1927     **Legislative Service Leave**

Sponsors: Riccelli, Sullivan, Santos            Final Status: C 271 L 22

Provides a protected leave of absence from public employment for members of the Legislature.
ESHB 2076  Transportation Network Companies
Sponsors: Berry, Simmons, Kloba  
Final Status: C 281 L 22 Partial Veto

Establishes minimum per mile and per minute rates for drivers of transportation network companies (TNCs) and provides drivers with paid sick time and workers' compensation coverage. Creates uniform statewide regulations of TNCs. Creates a fund for a Driver Resource Center to, among other things, support drivers in resolving disputes related to deactivations. Establishes statewide preemption with exceptions for certain local ordinances.

Partial Veto Summary: Vetoes the section that exempts TNCs and drivers from the "common carrier" statutes.

SSB 5564  Employee Assistance Programs
Sponsors: Keiser, Kuderer, Conway  
Final Status: C 11 L 22

Prohibits employers from obtaining individually identifiable information regarding an employee's participation in an employee assistance program.

2SSB 5649  Family & Medical Leave
Sponsors: Robinson, Conway, Lovick  
Final Status: C 233 L 22

Allows the use of family leave under Paid Family and Medical Leave (PFML) after the death of certain family members. Defaults the type of leave taken after giving birth to be medical leave, unless requested otherwise, without certification needed. Expires the collective bargaining agreement exception. Requires the Employment Security Department (ESD) to publish a list of employers with approved voluntary plans. Creates the Office of Actuarial Services within the ESD and requires: (1) short- and long-term actuarial assessments on the financial condition of the PFML program; (2) reports to the PFML Advisory Committee and to the Legislature; (3) through the Office of Financial Management (OFM), a separately contracted actuarial evaluation and report to the Legislature; and (4) assistance from the State Actuary as requested by the ESD or the OFM. Creates a legislative task force on PFML program premiums and requires a Joint Legislative Audit and Review Committee report.

SSB 5701  Workers' Compensation Wages
Sponsors: Nguyen, Frockt, Hasegawa  
Final Status: C 53 L 22

Provides for the monthly wage under workers' compensation for inmates and institutional patients to be based on the usual wage paid in like or similar occupations where the wages are fixed. Requires the Department of Labor and Industries to submit a report to the Legislature on impacted claims by December 1, 2024.

ESSB 5761  Wage & Salary Information
Sponsors: Randall, Keiser, Nguyen  
Final Status: C 242 L 22

Requires employers with 15 or more employees to disclose salary information and a description of expected benefits in job postings.
SB 5763  **Minimum Wage/Disabilities**  
Sponsors: Randall, Sheldon, Lovelett  
Final Status: C 55 L 22  
Repeals the statute allowing the Department of Labor and Industries to issue special certificates for the employment of individuals with disabilities at wages lower than the applicable prevailing wage rate.

ESSB 5873  **Unemployment Insurance**  
Sponsors: Keiser, Billig, Conway  
Final Status: C 61 L 22  
Decreases the maximum unemployment insurance (UI) social cost factor for 2022 and 2023. Sets a maximum UI rate class for the purposes of the percentage of the social cost factor to be paid by small businesses in 2023.

SB 5875  **Driver License Employees**  
Sponsors: Nguyen, Lovelett, Lovick  
Final Status: C 290 L 22  
Applies the Health Emergency Labor Standards Act occupational disease presumption to certain Department of Licensing employees.

SSB 5890  **Radiological Waste Workers**  
Sponsors: Keiser, Conway, Dhingra  
Final Status: C 62 L 22  
Removes references to "Hanford nuclear site" and "Hanford site worker" and instead applies the rebuttable presumption, for workers' compensation purposes, to "exposed workers" working at a "radiological hazardous waste facility." Specifies that the presumption does not apply to communicable respiratory diseases and communicable neurological diseases.
E2SHB 1241  **GMA Plans**

Sponsors: Duerr, Berg, Ortiz-Self  
Final Status: C 192 L 22

Increases the review and revision cycle for comprehensive plans under the Growth Management Act from eight to 10 years. Extends the deadline for the next comprehensive plan update for King, Kitsap, Pierce, and Snohomish counties, and for the cities within those counties, from June 30, 2024, to December 31, 2024. Requires certain counties and cities to submit an implementation progress report with certain required information to the Department of Commerce five years after reviewing and revising a comprehensive plan, and, if any action needed to implement changes in the comprehensive plan has not occurred at the time of the report, to create a work plan to take any needed actions within two years.

ESHB 1329  **Public Meetings**

Sponsors: Wicks, Pollet, Taylor  
Final Status: C 115 L 22

Encourages public agencies to provide for remote access to meetings of their governing bodies, and to record and post recordings of meetings online for at least six months. Requires governing bodies to provide an opportunity for public comment at or before every regular meeting at which final action is taken, except in emergency situations, and allows this requirement to be satisfied by accepting oral testimony or by providing an opportunity for written testimony to be submitted prior to the meeting. Requires governing bodies, upon the request of an individual who will find physical attendance at a meeting difficult, to provide an opportunity for remote oral comment for that individual when feasible and if oral public comment from other members of the public will be accepted at the meeting. Allows a public agency to hold meetings of its governing body remotely or with limited in-person attendance after a declared emergency. Requires that the public be allowed to listen in real time and at no cost to meetings that are held remotely or with limited in-person attendance. Requires public agencies, except for certain special purpose districts, cities, and towns, to post agendas online for regular meetings and for special meetings held remotely or with limited in-person attendance.

SHB 1717  **GMA Planning/Tribes**

Sponsors: Pollet, Goehner, Fitzgibbon  
Final Status: C 252 L 22

Requires local governments, upon receiving notice from a federally recognized Indian tribe, to enter into negotiations on a memorandum of agreement for collaboration and coordination with the tribe for participation in the planning process under the Growth Management Act, and provides for mediation if an agreement is not reached. Requires the Department of Commerce to provide notice to a tribe of a city or county's proposed adoption of a comprehensive plan upon request of the tribe, and to facilitate a dispute resolution process to attempt to resolve a tribe's concerns with a city or county's comprehensive plan or development regulations. Requires that a tribe that has a reservation or ceded lands within a county be invited to participate in the countywide planning process, and that, if the tribe does participate, that the planning process
include policies that address the protection of tribal cultural resources in collaboration with the tribe.

**HB 1769  Community Municipal Corps**

Sponsors: Duerr, Springer, Fitzgibbon  
Final Status: C 26 L 22

Provides that the terms of existence of a community municipal corporation is four years after its authorization, or 30 days after the effective date of the act, whichever is sooner. Repeals provisions allowing the creation of a community municipal corporation following annexation of an unincorporated area or the consolidation of two or more cities and provisions related to the membership and powers of the community councils of community municipal corporations.

**HB 1832  Code City Form of Government**

Sponsors: Springer, Vick, Walen  
Final Status: C 30 L 22

Allows a proposal to change a city's form of government to council-manager under the optional municipal code and a proposal to designate the person in council position one as chair of the city council to be combined and placed before voters as a single proposition. Allows the city manager in a city operating under the optional municipal code to reside outside of the city, unless the city council affirmatively requires residency within the city.

**SHB 2001  Tiny Houses/GMA**

Sponsors: McCaslin, Graham, Jacobsen  
Final Status: C 275 L 22

Allows tiny house communities to be part of an affordable housing incentive program under the Growth Management Act.

**2ESSB 5275  Intense Rural Development Areas**

Sponsors: Short, Lovelett, Das  
Final Status: C 220 L 22

Allows development and redevelopment in terms of building size, scale, use, or intensity within a limited area of more intensive rural development if all existing providers of public facilities and services confirm that there is sufficient capacity to serve the new or increased demand from the development. Requires that commercial development or redevelopment within a mixed-use area of a limited area of more intensive rural development be primarily designed to serve the needs of the rural population, and sets limits on the size of retail or food service spaces within such development.

**SB 5565  Fire District Treasurers**

Sponsors: Sheldon, Rolfes, Lovick  
Final Status: C 90 L 22

Allows fire protection districts and regional fire protection service authorities with over $10 million in annual revenue for the preceding three consecutive years to designate a person with financial or fiscal experience as the treasurer of the district or authority.
SB 5582  Port Commission Districts

Sponsors: Hunt, Kuderer  Final Status: C 47 L 22

Requires a port district commission that is increasing from three to five members that will be divided into five commissioner districts to complete this division by January 1 of the year in which the two additional members will be elected. Requires a port district commission that is changing from a five-member commission with three members elected from commissioner districts and two elected at large to a commission with all five commissioners elected from commissioner districts to complete the division of the port district into five districts by January 1 of the year in which the two additional members will be elected.

ESSB 5593  UGA Boundaries

Sponsors: Short, Lovelett, Gildon  Final Status: C 287 L 22

Allows a county to make revisions to an urban growth area boundary to accommodate patterns of development under certain conditions.

SSB 5862  Commercial Energy Program

Sponsors: Lovelett, Rivers, Fortunato  Final Status: C 101 L 22

Clarifies the responsibilities of a capital provider of Commercial Property Assessed Clean Energy and Resiliency (C-PACER) funds. Authorizes a C-PACER lien to be foreclosed in the same manner as a mortgage lien. Specifies the order in which proceeds of the foreclosure sale of the property must be applied.
SHB 1571  Indigenous Persons/Services
Sponsors: Mosbrucker, Dye, Boehnke  Final Status: C 251 L 22
Requires a county coroner or medical examiner with jurisdiction over the remains of a deceased indigenous person to make certain efforts to contact family members and affected tribes of the deceased and provide an opportunity to conduct spiritual practices and receive the remains, subject to certain limitations. Requires the Department of Commerce's Office of Crime Victims Advocacy to establish two grant programs related to services and resources for indigenous survivors of human trafficking. Provides that, upon knowledge from certain authorities that a person in custody or being released from custody at a jail is the subject of a missing person's report, the jail is required to notify the agency of original jurisdiction for the missing person's report.

HB 1719  Military Equipment/Law Enforcement
Sponsors: Bronoske, Johnson, J., Bateman  Final Status: C 3 L 22
Removes the prohibition on the use and acquisition of ammunition of .50 caliber or greater by law enforcement agencies. Narrows the prohibition on the use and acquisition of firearms of .50 caliber by law enforcement agencies to apply only to rifles of .50 caliber or greater.

SHB 1725  Missing Indigenous Persons
Sponsors: Lekanoff, Goodman, Berry  Final Status: C 256 L 22
Requires the Washington State Patrol to establish a Missing Indigenous Person Alert designation as a part of its Endangered Missing Person Advisory plan.

SHB 1735  Peace Officers/Use of Force
Sponsors: Johnson, J., Rule, Wicks  Final Status: C 4 L 22
Expands the authority for a peace officer to use physical force, subject to the requirement to exercise reasonable care, in additional specific circumstances. Modifies the requirement to exercise reasonable care before using force, including defining "de-escalation tactics" and clarifying when a peace officer must use de-escalation tactics and less lethal alternatives. Provides that the standard for use of force by peace officers does not limit or restrict a peace officer’s authority or responsibility to perform lifesaving measures or perform community caretaking functions to protect health and safety, and does not prevent a peace officer from responding to requests for assistance or service.
E2SHB 1815  **Catalytic Converter Theft**
Sponsors: Ryu, Boehnke, Johnson, J.  
Final Status: C 221 L 22

Requires the Washington State University to convene a work group to study and provide recommendations related to catalytic converter theft. Requires the Washington Association of Sheriffs and Police Chiefs (WASPC) to develop a comprehensive state law enforcement strategy targeting metal theft, including a related grant and training program. Expands WASPC’s no-buy list database program to include tracking of certain individuals. Modifies certain business regulations, record keeping requirements, and criminal and civil penalties related to transactions involving nonferrous or private metal property.

ESHB 2037  **Peace Officers/Use of Force**
Sponsors: Goodman, Sutherland  
Final Status: C 80 L 22

Defines "physical force" as it pertains to the standard for use of force by peace officers. Authorizes a peace officer to use physical force, subject to the requirement to exercise reasonable care, to the extent necessary to prevent a person from fleeing or stop a person who is actively fleeing a lawful temporary investigative detention and to take a person into custody when authorized or directed by statute.

ESSB 5245  **Safety of Crime Victims**
Sponsors: Brown, Wilson, L., Rolfes  
Final Status: C 82 L 22

Expands the list of crimes of conviction that trigger the Department of Corrections' requirement to notify certain persons of an incarcerated person's parole, release, community custody, work release placement, furlough, or escape. Exempts from disclosure under the Public Records Act specified information and records pertaining to notification and requests for notification of a person's custody or supervision status, upcoming hearing, case disposition, or service of a protection order.

SB 5612  **Domestic Violence Sentencing Statements**
Sponsors: Wilson, L., Warnick, Braun  
Final Status: C 229 L 22

Extends certain statutory rights afforded to victims in felony cases to victims of misdemeanor domestic violence cases, including the right to receive notices as to the date, time, and place of the trial and sentencing hearing and the right to provide a statement at the sentencing hearing.

ESSB 5628  **Cyber Harassment**
Sponsors: Dhingra, Frockt, Kuderer  
Final Status: C 231 L 22

Renames the crime of Cyberstalking "Cyber Harassment" and makes changes to components of the offense. Creates a new crime of Cyberstalking applicable when a person knowingly and without consent utilizes an electronic tracking device with the intent to track the location of another person. Allows election officials and criminal justice participants who have been the target of Cyber Harassment to apply for the Address Confidentiality Program through the Office of the Secretary of State.
SB 5694    **DOC-Tribal Agreements**
Sponsors: Stanford, Robinson, Wilson, C.    Final Status: C 254 L 22

Authorizes the Secretary of the Department of Corrections (DOC) to contract and enter into agreements with federally recognized tribes providing for the operation of any correctional facility or program for persons convicted of certain crimes, subject to specific requirements. Authorizes the DOC to receive and imprison persons sentenced by the authority of federally recognized tribes.

2SSB 5695    **DOC Body Scanner Pilot**
Sponsors: Dhingra, Wagoner, Brown    Final Status: C 160 L 22

Requires the Department of Corrections to establish a comprehensive body scanner program at the Washington Corrections Center for Women and at a state correctional facility serving male incarcerated individuals as part of an expanded pilot program to create drug-free prisons.
HB 1430  **State Upland Leases**  
Sponsors: Kloba, Klicker  
Final Status: C 194 L 22

Changes, from 55 years to 99 years, the maximum length of a lease of land managed by the Department of Natural Resources, where the purpose of the lease is for commercial, industrial, business, or recreational purposes. Requires all commercial, industrial, or business leases extending beyond 55 years to provide for periodic rental reevaluation and adjustment, except leases with rentals based on a percentage of income.

SHB 1626  **WDFW Electronic Licensing**  
Sponsors: Chapman, Shewmake, Ryu  
Final Status: C 20 L 22

Specifies that the Fish and Wildlife Commission’s authority to adopt rules regarding the issuance, use, and display of various recreational fishing and hunting licensing documents extends to electronic licensing documents.

SHB 1649  **WDFW Advisory Committee on Hunters & Fishers with Disabilities**  
Sponsors: Shewmake, Taylor  
Final Status: C 21 L 22

Specifies that the Fish and Wildlife Commission (Commission) may appoint up to two additional members who meet certain criteria to the Advisory Committee on Hunters and Fishers with Disabilities (Advisory Committee). Modifies the content and frequency of the report the Commission must submit to the Legislature about the Advisory Committee.

2SSB 5619  **Kelp & Eelgrass Conservation**  
Sponsors: Lovelett, Conway, Das  
Final Status: C 230 L 22

Directs the Department of Natural Resources (DNR) to establish a Native Kelp Forest and Eelgrass Meadow Health and Conservation Plan (Plan). Requires the DNR to provide an initial report to the Office of Financial Management (OFM) and the Legislature by December 1, 2022, and a final draft of the Plan by December 1, 2023. Requires the final draft of the Plan to include mapping, prioritization, potential tools and actions, and a monitoring plan. Requires the DNR to submit a report to the OFM and the Legislature by December 1, 2024, and by December 1 of each subsequent even-numbered year, that describes the native kelp forest and eelgrass meadow conservation priority areas, monitoring approaches, and findings.

SB 5624  **Livestock Identification**  
Sponsors: Warnick, Van De Wege, Nobles  
Final Status: C 158 L 22

Extends, from July 1, 2023, to July 1, 2024, the expiration date for certain livestock inspection fees, modifications to the Livestock Identification Advisory Committee (Advisory Committee), and
the requirement that the Department of Agriculture report to the Legislature and the Advisory Committee on the Livestock Inspection Program by September 1 of each year.

SSB 5860  Water Policy & Aquifer Level

Sponsors: Warnick, Dozier, Schoesler  Final Status:  C 60 L 22

Reestablishes a process for protecting unused groundwater rights in the Odessa aquifer from relinquishment.
ESHB 1357  **Voters’ Pamphlets Overseas**

Sponsors: Mosbrucker, Gregerson, Chase  
Final Status: C 193 L 22

Requires county auditors to mail or send printable electronic versions of the statewide and local voters' pamphlets to service and overseas voters who request them.

SHB 1617  **State & School Holidays**

Sponsors: Morgan, Leavitt, Johnson, J.  
Final Status: C 198 L 22

Specifies that all state holidays are also school holidays on which school may not be taught.

ESHB 1716  **Ballot Casting Locations**

Sponsors: Valdez, Dolan, Pollet  
Final Status: C 69 L 22

Requires that county auditors open a voting center during a special election only when the county is conducting a special election. Requires the county auditor to open a voting center, rather than only conduct in-person voter registration, at certain locations, and narrows those locations to include the county auditor’s office or the division of elections if located in a separate location from the auditor’s office, rather than at both the county auditor’s office and the division of elections if located in a separate city than the auditor's office. Restricts certain political activity near voting centers, student engagement hubs, and ballot drop boxes during the specified voting period.

EHB 1744  **Cancer Care Collaboratives**

Sponsors: Dolan, Harris, Leavitt  
Final Status: C 71 L 22

States that a comprehensive cancer center that enters into a collaborative arrangement with an institution of higher education is not a state agency or state employer, and the employees of such a comprehensive cancer center are not state employees nor have any right or entitlement to any benefits conferred upon state employees, if certain criteria are met.

HB 1798  **LCEDIR/Tourism Slogan**

Sponsors: Ryu, Boehnke, Berry  
Final Status: C 6 L 22

Removes the requirement that the Legislative Committee on Economic Development and International Relations study and adopt any state tourism slogan or tagline recommended by the Washington Tourism Marketing Authority.

SHB 1876  **Ballot Measures/Impact Disclosure**

Sponsors: Gregerson, Valdez, Fitzgibbon  
Final Status: C 114 L 22

Requires a public investment impact disclosure (disclosure) to appear on the ballot alongside the ballot title for state ballot measures that affect taxes or fees and cause a net change in state
revenue. Requires the disclosure to describe the state investments that will be affected if the measure is adopted. Creates an abbreviated process for the disclosure to be appealed to the Thurston County Superior Court. Modifies the deadline for the Office of Financial Management to submit fiscal impact statements regarding ballot measures.

HB 1953  **Sensitive Voter Information**

Sponsors: Valdez, Volz, Sutherland  
Final Status: C 140 L 22

Creates an exemption to the Public Records Act for a voter’s signature, phone number, and electronic mail address on a ballot return envelope, ballot declaration, or signature correction form. Authorizes the Secretary of State to create rules to allow for in-person inspection of those documents.

ESHB 1956  **Incarcerated Individuals/Public Records Act**

Sponsors: Hackney, Valdez, Davis  
Final Status: C 272 L 22

Exempts from public disclosure body scanner images, certain records maintained pursuant to the Prison Rape Elimination Act, and certain health information maintained by the Department of Corrections pertaining to presently or formerly incarcerated individuals.

SHB 2046  **Legislative Activity Ethics**

Sponsors: Stonier, Abbarno, Senn  
Final Status: C 37 L 22

States that, as applied to a legislator and certain legislative staff, it is not a violation of the prohibition on the use of public resources for special privileges, private gain, or campaign purposes to engage in the following activities: (1) communications directly pertaining to any introduced legislative proposal; and (2) posting information to a legislator’s official legislative website about emergencies, holidays, congratulatory letters, and information about government resources. Adjusts the start of the election year freeze period for mail and electronic mails to constituents from December 1 the year before the general election to the first day of candidate filing in the year of the general election. Specifies that the election year freeze restrictions for websites and mail do not apply to legislators who have announced their retirement from public office and who have not filed a declaration of candidacy by the end of the candidacy filing period.

SB 5002  **State Auditor**

Sponsors: Hunt, Carlyle, Conway  
Final Status: C 148 L 22

Requires the State Auditor to establish policies for agency reporting of loss of funds, assets, or other illegal activity. Eliminates the Citizen Advisory Board (Board) and the performance audit program under the authority of the Board. Makes other modifications to existing audit requirements and audit functions of the State Auditor.

SB 5196  **Special Legislative Sessions**

Sponsors: Billig, Braun, Fortunato  
Final Status: C 150 L 22

Sets procedures for the Legislature to call a special session by resolution. Requires a two-thirds vote in each chamber to approve a resolution calling a special session.
ESSB 5490  Interbranch Advisory Committee
Sponsors: Pedersen, Padden, Dhingra  Final Status: C 284 L 22 Partial Veto

Creates the Interbranch Advisory Committee (Committee) with membership from the legislative, judicial, and executive branches; cities; counties; and court clerks. Directs the Committee to discuss issues of mutual concern between the three branches of government, including access to justice and court services. Dissolves the Committee on January 1, 2026, unless otherwise renewed.

Partial Veto Summary: Vetoes the section that provides examples of topics to be discussed by the Committee and that requires the Committee to select cochairs and be supported by specified agencies.

SB 5583  Census Data/Incarceration
Sponsors: Trudeau, Hunt, Das  Final Status: C 48 L 22

Requires each unit of local government that conducts redistricting to use federal decennial census populations as adjusted by the Redistricting Commission to count each person in state custody as residing at the person's last known place of residence, rather than at an adult correctional, juvenile justice, or involuntary behavioral health commitment facility.

SB 5615  State Sport
Sponsors: Lovick, Hunt, Hasegawa  Final Status: C 188 L 22

Designates pickleball as the official state sport.

SB 5750  Washington State Leadership Board
Sponsors: Wilson, C., Kuderer  Final Status: C 96 L 22

Designates the Washington State Leadership Board (WSLB) as a trustee of the State of Washington. Makes the WSLB responsible for administering the Washington World Fellows Program, the Sports Mentoring Program, Boundless Washington, and Compassion Scholars. Creates the WSLB Account and the WSLB Special License Plate Account to receive funds.

SSB 5756  Semiquincentennial Committee
Sponsors: Hunt, Muzzall, Conway  Final Status: C 97 L 22

Establishes the Semiquincentennial Committee to coordinate and provide guidance for Washington's official observance of the 250th anniversary of the founding of the United States.

2SSB 5793  State Boards, etc./Stipends
Sponsors: Wilson, C., Trudeau, Das  Final Status: C 245 L 22

Authorizes stipends and reimbursement of expenses such as child care and travel for eligible members of class one groups. Requires the Office of Equity (Office) to establish uniform guidelines that agencies must follow when issuing stipends or reimbursements to eligible members of class one groups. Requires agencies issuing stipends to eligible members of class one groups to report to the Office by August 30, 2023, and August 30, 2024, on data for fiscal years
2023 and 2024, respectively. Requires the Office to analyze information in the agency reports and report to the Governor and Legislature by December 1, 2024.

**SB 5855  Campaign Funds/Child Care**

Sponsors: Lovelett, Nobles, Wilson, C.  
Final Status: C 174 L 22

States that expenses for child care or other direct caregiving responsibilities that are incurred as a direct result of a candidate's campaign activities are an example of out-of-pocket expenses for which candidates may be reimbursed from their campaign contributions.

**SSB 5961  Biochar**

Sponsors: Sefzik, Warnick, Honeyford  
Final Status: C 293 L 22

Requires state agencies and local governments to consider whether biochar products can be used when planning government-funded projects that are public works or when soliciting and reviewing bids for such projects, and requires them to use biochar when possible except in certain circumstances. Directs the Department of Natural Resources to implement a pilot project to evaluate the costs and benefits of marketing and selling forest products to a biochar facility.

**SB 5972  Wildlife Conflict Resolution**

Sponsors: Warnick, Van De Wege  
Final Status: C 294 L 22

Extends the expiration date for the Public Records Act exemptions for certain personal identifying information of persons involved in preventative measures regarding wolf interactions, as well as persons involved in reports of and responses to wolf depredations, from June 30, 2022, to June 30, 2027.
TRANSPORTATION COMMITTEE
(360) 799-4902

ESHB 1530  Wine Special License Plates
Sponsors: Chambers, Springer, Klicker  Final Status: C 117 L 22
Creates the Washington Wine special license plate. Establishes original and renewal fees for the special license plate. Directs proceeds from the plate to the State of Washington to promote tourism throughout Washington.

SHB 1655  Safety Rest Areas
Sponsors: Griffey, Shewmake, Barkis  Final Status: C 262 L 22 Partial Veto
Directs the Washington State Department of Transportation (WSDOT) to reconfigure its maintenance operations to ensure that safety rest areas are open for use except for seasonal closures or cleaning, maintenance, and repairs. Allows the WSDOT to initiate a strategic planning process for safety rest area maintenance and operations. Requires the WSDOT to report to the Transportation committees of the Legislature on the safety rest areas by January 15, 2023, including recommendations related to commercial vehicle parking.

Partial Veto Summary: Vetoes the intent/findings section.

SHB 1706  Truck Drivers/Restrooms
Sponsors: Sells, Ryu, Wicks  Final Status: C 204 L 22
Requires port terminal operators to provide sufficient restrooms in appropriate locations for drayage drivers. Grants the Departments of Health and Labor and Industries jurisdiction to enforce this restroom requirement.

EHB 1784  License Plate Visibility
Sponsors: Thai  Final Status: C 130 L 22
Provides that the display of a single license plate properly attached to a vehicle that has two license plates properly attached may be temporarily obstructed by: a trailer hitch; a wheelchair lift or wheelchair carrier; a trailer being towed by the vehicle; or a bicycle rack, ski rack, or luggage rack. Provides that the display of a single license plate properly attached to a trailer may be obstructed by a device for transporting a forklift used for product delivery purposes.

HB 1785  WSP Minimum Salary
Sponsors: Fey, Barkis, Goodman  Final Status: C 131 L 22
Eliminates the June 30, 2025, expiration date of requirements to set Washington State Patrol trooper and sergeant salaries to be competitive with other state law enforcement agencies, conduct salary surveys during the collective bargaining process, and provide proportionate salary increases for captains and lieutenants. Requires the Office of Financial Management to conduct
an evaluation of the six local law enforcement agencies that are surveyed for salary comparison purposes to determine if any of the agencies should be replaced in the comparison, by January 1, 2028, and each decade thereafter, to ensure the continued competitiveness of trooper and sergeant salaries.

SHB 1790  **Temporary License Plates**  
Sponsors: Ramos, Robertson, Fitzgibbon  
Final Status: C 132 L 22  
Replaces temporary permits with temporary license plates following application for the registration of a vehicle. Requires that temporary license plates be composed of durable material and be displayed in the same manner as a license plate.

HB 1934  **Tribal Exchange Agreements**  
Sponsors: Fey, Robertson, Taylor  
Final Status: C 184 L 22  
Removes the requirement that a tribal government provide the Washington State Department of Transportation (WSDOT) with a waiver of its tribal sovereign immunity and agree not to place the property in trust status in order to participate in an exchange agreement with the WSDOT for the transfer of property requiring environmental mitigation.

SHB 1984  **Vehicle Registration Certificates Addresses**  
Sponsors: Jacobsen, Graham  
Final Status: C 36 L 22  
Requires that paper-issued registration certificates for vehicles, trailers, and vessels be printed to allow for the manual removal of a registrant's address, by the named registered owner, without compromising any required information on the certificate, beginning January 1, 2023.

HB 2024  **SR 520 Sales Tax Deferral**  
Sponsors: Fey, Valdez, Macri  
Final Status: C 144 L 22  
Extends the deferral period from five years to 24 years, for sales and use taxes associated with the State Route 520 bridge replacement and high-occupancy vehicle project.

HB 2033  **Emergency And Work Zones**  
Sponsors: Donaghy, Bronoske, Shewmake  
Final Status: C 279 L 22  
Allows fire department vehicles to operate rear-facing blue lights. Permits the use of the combination of red and blue lights only at the scene of the emergency. Requires any driver on a road with a posted speed limit of 60 miles per hour (mph) or more approaching any emergency or work zone who is unable to move away or change lanes to reduce speed to no more than 50 mph.

SHB 2057  **State Patrol Workforce**  
Sponsors: Valdez, Ramos, Senn  
Final Status: C 146 L 22  
Requires the Governor's Office of Equity to provide oversight of the Washington State Patrol's (WSP) development and ongoing implementation of its Diversity, Equity, and Inclusion Strategic Recruitment and Retention plan (strategic plan). Directs the Office of Equity to work with the Department of Enterprise Services to contract for an independent, expert consultant to assist with the oversight. Requires the consultant to establish benchmark goals for the demographic
composition of the WSP workforce, develop agency-specific process and outcome measures of performance, recommend effective agency programs and services to reduce disparities, evaluate progress in the implementation of the strategic plan, annually update the strategic plan in coordination with the WSP, report biannually on the composition of the WSP workforce and otherwise assist the Office of Equity. Requires the Office of Equity to provide technical assistance to the WSP, publish the strategic plan on its performance dashboard, report performance on the dashboard, establish accountability procedures for the WSP, report annually to the Governor and Legislature on the WSP's compliance with the strategic plan and progress towards meeting performance goals. Expires these requirements on June 30, 2032.

HB 2074  **Off-Road Vehicles Fees**  
Sponsors: Wylie  
Final Status: C 40 L 22  
Requires a resident of a state that borders Washington that does not impose sales and use tax on transactions involving off-road vehicles (ORVs) to pay certain fees if registering an ORV in Washington.

2SSB 5085  **Electric Motorcycles/Fees**  
Sponsors: Rolfes, Lovelett  
Final Status: C 149 L 22  
Lowers the additional annual electric vehicle registration renewal fee on electric motorcycles from $150 to $30.

SSB 5488  **Tacoma Narrows Toll Bridge**  
Sponsors: Randall, Rolfes, Billig  
Final Status: C 223 L 22  
Requires the State Treasurer to make quarterly transfers of $3.25 million from the State General Fund to the Tacoma Narrows Toll Bridge (Bridge) Account beginning in September 2022 and ending in June 2032, for a total of $130 million. Modifies the legislative intent with respect to toll rate setting for the Bridge to exclude consideration of specific toll rate goals.

SSB 5528  **RTA Supplemental Revenue**  
Sponsors: Pedersen, Liias, Hawkins  
Final Status: C 285 L 22  
Allows a Regional Transit Authority (RTA) to establish one or more enhanced service zones (ESZ) within its boundaries to finance high capacity transportation system improvements directly benefiting the ESZ. Allows an RTA to collect certain additional taxes within an ESZ if a majority of the voters in the ESZ approve.

SSB 5558  **Interstate Toll Bridges**  
Sponsors: King, Liias, Mullet  
Final Status: C 89 L 22  
Allows local governments along a bordering state to form a bistate commission to finance, construct, and operate a new replacement interstate bridge.
SSB 5631  **CDLs/Human Trafficking**

Sponsors: Kuderer, Brown, Dhingra  
Final Status: C 51 L 22

Disqualifies a person from driving a commercial motor vehicle for a first violation of a human trafficking offense committed while using a motor vehicle.

SB 5687  **Traffic Safety**

Sponsors: Wilson, C., Liias, Billig  
Final Status: C 235 L 22

Extends the authority to establish a maximum speed limit of 20 miles per hour (mph) on a non-arterial highway from cities and towns to all local authorities, and from non-arterial highways in residential and business districts, to all non-arterial highways. Authorizes the Washington State Department of Transportation to establish a maximum speed limit of 20 mph on a non-arterial state highway without making a determination based on an engineering and traffic investigation. Requires a pedestrian to exercise due care when walking or moving along a roadway to avoid colliding with a vehicle.

ESSB 5689  **Supplemental Transportation Budget**

Sponsors: Liias, Saldaña, Nguyen  
Final Status: C 186 L 22 Partial Veto

Makes supplemental changes to transportation appropriations for the 2021-23 fiscal biennium (see [http://leap.leg.wa.gov](http://leap.leg.wa.gov) for additional information).

**Partial Veto Summary:** Vetoes the section relating to a pilot program to allow registered tow truck operators to respond to a regional transit authority’s request for impoundment of certain vehicles and the section relating to a pilot program to allow commercial motor vehicles to park in chain up/off areas.

SSB 5741  **Patches Pal License Plates**

Sponsors: Lovick, Pedersen, Conway  
Final Status: C 239 L 22

Creates the Patches Pal special license plate. Directs proceeds from the plate be directed to the Seattle Children's Hospital's Strong Against Cancer Program. Allows for the renaming and redesign of the plate in the future.

ESSB 5815  **Identicards**

Sponsors: Cleveland, Saldaña, Hasegawa  
Final Status: C 57 L 22

Creates a program in the Department of Licensing to provide certain homeless individuals with an original or renewal identicard.

ESSB 5853  **DOT Property Leasing**

Sponsors: Billig, Liias, Kuderer  
Final Status: C 59 L 22

Authorizes the Washington State Department of Transportation to lease property purchased as part of the Interstate 90 Corridor and United States 395 North Spokane Corridor projects at less than fair market rent to a community-based nonprofit corporation or the Department of Commerce to remedy past impacts to historically marginalized populations.
SB 5898  Vehicle Fees/State Bonds

Sponsors: Liias, King, Saldaña  Final Status: C 103 L 22

Supplements existing highway bond authorizations with an additional pledge of vehicle-related fees, for future bond issuances.

ESSB 5974  Transportation Resources

Sponsors: Liias, Saldaña, Carlyle  Final Status: C 182 L 22

Provides direction and requirements on the spending for a portion of the funding generated under the Climate Commitment Act. Removes the requirement to consider and enact legislation dealing with compliance obligations for emissions-intensive and trade-exposed industries under the Climate Commitment Act. Increases a variety of transportation taxes and fees and provides additional local government taxing authority. Removes the requirement to pass an additive transportation package before the Clean Fuel compliance and credit provisions go into effect. Makes transfers from the State General Fund and other changes dealing with State General Fund support. Makes transfers from the Public Works Assistance Account to the Move Ahead WA Account. Creates multiple new transportation accounts and programs. Makes a variety of other changes associated with financing and spending assumptions, and with certain transportation policies, as provided in the Move Ahead WA transportation package.

SSB 5975  Additive Transportation Funding

Sponsors: Liias, Randall, Carlyle  Final Status: C 187 L 22

Makes additive Transportation appropriations for the 2021-23 fiscal biennium.
April 1, 2022

To the Honorable President and Members,
The Senate of the State of Washington

Ladies and Gentlemen:

I am returning herewith, without my approval as to Sections 117(11); 117(15); 121(4); 122, page 41, lines 4-5; 122(1); 122(2); 133, page 164, lines 21-36; 134(2); 128(138); 945; 128(235); 150(8); 150 (19); 211(105); 222(56); 603(83); 215(129); 222(81); 222(86); 308(42); 308(72); 402(6); 501(1)(a) (xiii); 501(4)(aa); 509(15); 504(12)(b); 604(39); 103(10); 103(11); 103(14); 128(177); 128(230); 136(21); 141(10); 141(11); 218(31); 308(64); 402(18); and 402(19), Engrossed Substitute Senate Bill No. 5693 entitled:

“AN ACT Relating to fiscal matters.”

Section 117(11), page 29, Office of the Governor, Clean Energy Workforce Transition Work Group

This section directs the Office of the Governor to convene a Clean Energy Workforce Transition work group including, but not limited to, the Department of Commerce, Department of Ecology, Employment Security Department, and representatives from business and labor. The work group is tasked with assessing the workforce development impacts of climate change and the state's strategies to transition to a clean economy. The work group must also develop recommendations on emerging issues related to workforce development and submit a report by December 1, 2022. Because funding was not provided for these agencies to do this work, I have vetoed Section 117(11). However, I am directing the impacted agencies to continue their work on workforce development to determine how to best support individuals in our state’s energy sector.

Section 117(15), page 30, Office of Equity, Educational Opportunity Gap Report

Section 121(4), page 40, Governor’s Office of Indian Affairs, Educational Opportunity Gap Report

Section 122, page 41, lines 4-5, Section 122(1), page 41, and Section 122(2), page 41, Commission on Asian Pacific American Affairs, Educational Opportunity Gap Report

Section 133, page 164, lines 21-36, Commission on Hispanic Affairs, Educational Opportunity Gap Report

Section 134(2), pages 165-166, Commission on African American Affairs, Educational Opportunity Gap Report

These sections direct the Office of Equity to collaborate with the Governor's Office of Indian
Affairs, Commission on Asian Pacific American Affairs, Commission on Hispanic Affairs, and Commission on African American Affairs to engage contractors to conduct a detailed analysis of the educational opportunity gaps for students of color. The provisos in the final budget do not reflect the intent of the legislative members of the Educational Opportunity Gap Oversight and Accountability Committee, and they requested that I veto these sections to allow for updated provisos to be enacted next session. Therefore, I have vetoed Section 117(15); Section 121(4); Section 122, page 41, lines 4-5; Section 122(1); Section 122(2); Section 133, page 164, lines 21-36; and Section 134(2).

Section 128(138), page 111, and Section 945, pages 809-810, Department of Commerce, Broadband Deployment Task Force

Section 945 creates the Broadband Deployment Task Force to be chaired by the Legislature and staffed by the Department of Commerce. Because it is not appropriate for the executive branch to staff a legislative task force, I have vetoed Section 945. Because Section 945 is vetoed, the funding for the department to staff the task force is no longer needed. Therefore, I have also vetoed Section 128(138).

Section 128(235), pages 147-148, Department of Commerce, Electric Grid Resilience

We have multiple state agencies working to ensure that our electric grid continues to reliably provide power to Washingtonians. The requirements in this section are redundant to planning efforts already under way at the Utilities and Transportation Commission, Department of Commerce, and Northwest Power and Conservation Council. While we welcome additional resources for scenario planning and modeling, the Northwest Power and Conservation Council should perform that work because it aligns with its existing forecasting and modeling work. For these reasons, I have vetoed Section 128(235).

Section 150(8), page 207, Consolidated Technology Services, Reporting Requirements for Health and Human Services Coalition

The Office of the Chief Information Officer evaluates budget requests related to information technology projects from all state agencies and provides funding recommendations each fall as required by statute. This section would require the Health and Human Services Coalition agencies to submit budget details to the OCIO each July. This is in addition to the information these agencies already submit to the OCIO. This reporting is redundant and would create extra work for the agencies involved with no value added. For this reason, I have vetoed Section 150(8).

Section 150(19), page 213, Consolidated Technology Services, Automated Decision Systems

This section requires the Office of the Chief Information Officer (OCIO) to develop universal requirements for agencies interested in developing or procuring an automated decision system by June 30, 2022. Additionally, all agencies would be required by January 1, 2023 to submit an inventory of any automated decision system in use. These decision systems use data and algorithms to make decisions with varying degrees of human oversight or intervention. The timeline to develop a meaningful framework is not feasible with pressing technology threats that must be addressed by the OCIO. For this reason, I have vetoed Section 150(19). I am directing Consolidated Technology Services to develop guidance for agencies’ procurement and use of automated decision systems and to conduct a preliminary inventory of these systems currently in use by November 30, 2023.

Section 211(105), page 318, Health Care Authority, Behavioral Health Support Specialists
Section 222(56), page 426, Department of Health, Behavioral Health Support Specialists

Section 603(83), page 710, University of Washington, Behavioral Health Support Specialists

These sections provide funding solely for the University of Washington to collaborate with the Department of Health and the Health Care Authority to develop a licensure and regulatory program for behavioral health support specialists, consistent with the provisions in Engrossed Second Substitute Senate Bill 5884. The Department of Health cannot develop a licensure and regulatory program because the authority for this section was not enacted by the Legislature. This work is premature until the substantive law is passed. For this reason, I have vetoed Section 211(105), Section 222(56), and Section 603(83).

Section 215(129), pages 381-383, Health Care Authority, Involuntary Treatment Act Task Force

This section creates a task force focused on individuals refusing services for involuntary behavioral health treatment who are then referred to the state hospitals for forensic competency evaluation and restoration. The task force would identify alternate treatments for people with one or more violent offenses who are having trouble locating a community placement and for obtaining medical clearance. This proviso requires the task force to complete a preliminary report by October 15, 2022 and submit a final report by December 1, 2022, which is not enough time to complete the work. For this reason, I have vetoed Section 215(129).

Section 222(81), pages 431-432, Department of Health, Criminal Justice Integrated Data System Task Force

This section provides funding for the Department of Health to convene a criminal justice integrated data system task force. The task force includes members or their designee from the executive and judicial branches and from various criminal justice associations. By December 1, 2022, the task force is required to submit a report to the Legislature with recommendations, an implementation plan and a feasibility study for the creation of a criminal justice integrated data system. Additionally, funds are provided for the department to contract with the Washington Association of Coroners and Medical Examiners to conduct a study of the shortage of board-certified forensic pathologists and recommend steps to foster a more robust forensic pathology community. The funding provided for this task force is insufficient to complete this work by the December 1, 2022 timeline. Additionally, it is more appropriate for the Office of Financial Management to convene this data work group. For these reasons, I have vetoed Section 222(81).

Section 222(86), pages 433-434, Department of Health, Behavioral Health Work Group

This section provides funding for the Department of Health to convene a work group to study the root cause of behavioral health issues in Washington communities. The work group is required to provide a progress report to the governor and Legislature by December 15, 2022, and a final report with recommendations by June 30, 2023. The funding provided was insufficient to complete the work within the required timeframe. For this reason, I have vetoed Section 222(86).

Section 308(42), page 547, Department of Fish and Wildlife, Salmon Data Analysis and Modeling

This section provides funding to improve salmon population data analysis and modeling to better manage salmon fisheries and collaborate with tribal co-managers on fisheries allocations as part of
the North of Falcon process. This proviso also requires the Department of Fish and Wildlife to make all state-generated documents and notes that were part of the North of Falcon process available for public review once the process is completed. I support this funding and enhancing our ability to manage fisheries. However, it is important for the state and tribal co-managers to have successful sovereign-to-sovereign negotiations. The requirements in this proviso will make this more difficult. For this reason, I have vetoed Section 308(42).

Section 308(72), page 553, Department of Fish and Wildlife, Report on Annual Fishery Harvest Impacts

This section requires the Department of Fish and Wildlife to complete a report on annual fish harvest impacts from 2010-2020. Compiling this information with the level of detail required by the proviso is a more cost intensive effort than is supported by the funding provided in the proviso. For this reason, I have vetoed Section 308(72). However, I am asking the department to make available to the public the pre-season and post-season assessments of Chinook and coho escapement and harvest from the Fishery Regulation Assessment Model (FRAM) for Puget Sound and the coast for the same years.

Section 402(6), page 583, Washington State Patrol, Firefighter Apprenticeship Training Program

This section increases the funding for the firefighter apprenticeship training program by $300,000. There is not enough revenue in the account to support this increase in expenditure. For this reason, I have vetoed Section 402(6).

Section 501(1)(a)(xiii), pages 589-590, Office of the Superintendent of Public Instruction, Out of State Special Education Services

Section 501(4)(aa), pages 603-604, Office of the Superintendent of Public Instruction, Allergic Reactions Report

Section 509(15), pages 638-639, Office of the Superintendent of Public Instruction, Services for Preschool Students with Disabilities

These sections require the Office of the Superintendent of Public Instruction (OSPI) to collect and disseminate school district data on allergic reactions, out-of-state special education services, and services for preschool students with disabilities. This data is currently not being collected at the state level and would be an administrative burden for OSPI and school districts to produce this data, especially retroactively, without a clear intent for the use of the data once collected. More clarity is needed regarding the problems to be solved so that the right types of data and analysis can be collected and completed to inform decisionmakers. For these reasons, I have vetoed Section 501(1)(a)(xiii), Section 501(4)(aa), and Section 509(15). I have asked OSPI to work with legislators to clarify the problems, identify the data needed, and devise a path forward.

Section 504(12)(b), page 620, Office of the Superintendent of Public Instruction, Transitional Kindergarten

This section requires the Office of the Superintendent of Public Instruction to establish rules regarding exceptions to uniform entry qualifications for kindergarten admission. This section caps the appropriations for transitional kindergarten at the fiscal year 2022 funding level while allowing school districts to use local levy revenue for any expansion of the program. Because this would limit
school services for our young learners during and after the pandemic, I cannot support this proviso. Therefore, I have vetoed Section 504(12)(b). However, I request that the OSPI, upon the conclusion of a Washington State Institute for Public Policy study, work with agencies and stakeholders under the rulemaking authority in RCW 28A.225.160 to further define how school districts may grant exceptions to the uniform entry qualifications based on the ability, or the need, or both, of an individual student as laid out in statute.

Section 604(39), pages 718-719, Washington State University, Columbia River Commercial Gillnet Fishery Mortality Study

This section requires the Washington State Academy of Sciences to review the Department of Fish and Wildlife’s fishery-related mortality estimates for wild salmonid stocks from conventional and alternative commercial fishing gear authorized for use within the lower Columbia River nontribal salmon fisheries. Commercial fishing mortality rates have been studied by WDFW, the tribes, and universities. Mortality estimates related to Endangered Species Act-listed salmonids are already reviewed and approved by NOAA Fisheries. Although better estimates of commercial mortality could potentially be helpful, any review of fishing mortality rates should also include a review of mortality from recreational fishing. For this reason, I have vetoed Section 604(39).

The following sections provided funding to agencies to implement bills which did not pass the Legislature. Because the funding has lapsed, I have vetoed Section 103(10), Section 103(11), Section 103(14), Section 128(177), Section 128(230), Section 136(21), Section 141(10), Section 141 (11), Section 218(31), Section 308(64), Section 402(18), and Section 402(19).

Section 103(10), page 8, Joint Legislative Audit and Review Committee, HB 1924, Hog Fuel Tax Exemption

Section 103(11), page 8, Joint Legislative Audit and Review Committee, SHB 1792, Hydrogen

Section 103(14), page 9, Joint Legislative Audit and Review Committee, ESSB 5004, Medical Marijuana Tax Exemption

Section 128(177), page 127, Department of Commerce, E2SHB 1099, Comprehensive Planning

Section 128(230), page 146, Department of Commerce, ESSB 5803, Wildfires/Electric Utilities

Section 136(21), page 177, Department of Revenue, SB 5983, Cannabinoid Regulations

Section 141(10), page 186, Liquor and Cannabis Board, ESSB 5004, Medical Marijuana Tax Exemption

Section 141(11), page 186, Liquor and Cannabis Board, SB 5983, Cannabinoid Regulations

Section 218(31), page 391, Criminal Justice Training Commission, ESB 5919, Police Use of Force

Section 308(64), page 551, Department of Fish and Wildlife, SHB 1508, Sanitary Shellfish Control

Section 402(18), page 586, Washington State Patrol, SSB 5880, Fire Sprinkler Contractors
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