



# County Supervisors

A S S O C I A T I O N  
o f a r i z o n a

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## COUNTY SUPERVISORS ASSOCIATION LEGISLATIVE POLICY COMMITTEE

### AGENDA

March 29, 2013

Teleconference 1-866-228-9900

Access Code 326208#

[Web Link](#)

County Supervisors Association

1905 W. Washington St.

Phoenix, AZ

9:00 a.m. Call to Order ~ *President Lenore Stuart*

- A) State Budget Update
- B) TPT Proposal
  1. [HB 2657](#) transaction privilege tax changes (*Lesko*)
  2. [HB 2111](#) S/E transaction privilege tax changes (*Lesko*)
- C) Legislative Bills / Issues for Discussion and Possible Consideration
  - Structural Pest Control Commission
    1. [SB 1290](#) office of pest management (*Griffin*)
  - Regulatory Reform
    1. [HB 2443](#) cities; counties; regulatory review (*Olson*)
    2. [HB 2463](#) NOW: rules; counties; flood control districts (*Gowan*)
    3. [HB 2527](#) NOW: flood control districts; counties; rules (*Ugenti*)
    4. [SB 1463](#) counties; flood control districts; rules (*Griffin*)
- D) Update of CSA-sponsored Bills
  1. [HB 2124](#) fire districts reorganization elections (*Ugenti*)
  2. [HB 2138](#) municipalities; rights-of-way; transfer (*Pratt*)
  3. [HB 2175](#) special districts; use fees (*Fann*)
  4. [SB 1098](#) medical marijuana; zoning authority (*Pierce*)
  5. [SB 1284](#) county general excise tax rate (*Crandell*)
- E) Other Business
- F) Next Meeting Date and Time (*Friday, April 5, at 9:00 a.m.*)
- G) Adjourn

## March 29th LPC

51st Legislature - 1st Regular Session, 2013

Wednesday, Mar 27 2013 11:52 AM

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### TPT Proposal

#### Posted Calendars and Committee Hearings

No hearings, calendars, or amendments posted.

#### Bill Summaries

##### H2111: INVESTMENTS; PUBLIC MONIES

The list of eligible investments for public monies invested by the State Treasurer is modified to include bonds of special taxing districts, and to allow investment in any evidences of indebtedness that are denominated in U.S. dollars and that carry at least an "A" rating from two or more nationally recognized rating agencies. Previously, investments in evidences of indebtedness were limited to bonds, debentures and notes issued by corporations organized and doing business in the U.S. that were rated within the top three ratings by one rating agency.

First sponsor: Rep. Lesko

H2111 Daily History

Date Action

INVESTMENTS; PUBLIC MONIES 3/26 Senate appro amended; report awaited.

INVESTMENTS; PUBLIC MONIES 3/25 from Senate fin with amend [#4873](#).

INVESTMENTS; PUBLIC MONIES 3/21 further referred to Senate appro.

INVESTMENTS; PUBLIC MONIES 3/20 Senate fin amended; report awaited.

INVESTMENTS; PUBLIC MONIES 3/12 referred to Senate fin.

INVESTMENTS; PUBLIC MONIES 3/11 House COW approved. Passed House [55-3](#); ready for Senate.

INVESTMENTS; PUBLIC MONIES 3/7 from House rules okay.

INVESTMENTS; PUBLIC MONIES 1/28 from House ways-means do pass.

INVESTMENTS; PUBLIC MONIES 1/24 House ways-means do pass; report awaited.

INVESTMENTS; PUBLIC MONIES 1/17 referred to House ways-means.

##### H2657: TRANSACTION PRIVILEGE TAX CHANGES

Numerous changes related to transaction privilege taxes (TPT) and affiliated excise taxes. Requirements for the sourcing of transactions are established, effective January 1, 2014. Retail sales of tangible personal property must be sourced to the seller's business location if the seller receives the order at a business location in Arizona, or to the purchaser's location in Arizona if the seller receives the order at a business location outside of Arizona. For the purposes of municipal excise taxes, the jurisdiction with the right to tax a sale of tangible personal property is the municipality where the order is received (defined), or where the stock is located from which the property is taken, or where the transfer of title or possession of the property occurred. The gross receipts from leasing or renting tangible personal property must be sourced to the lessor's business location in Arizona or to the lessee's address if the lessor does not have a business location in Arizona. The list of exemptions from the retail TPT classification is modified to remove sales to nonresidents for use outside the state if the vendor ships or delivers the property out of the state, and sales of property that is shipped or delivered directly to a destination outside the U.S. for use in a foreign country. Effective January 1, 2015, the

prime contracting and owner builder sales transaction privilege tax classifications are eliminated and replaced with a manufactured building dealer classification. The sale of tangible personal property to a "contractor" (defined), regardless of whether it will be incorporated into a building or structure, is considered to be a retail sale and is subject to retail TPT unless otherwise exempt. Prime contracting TPT distributions to political subdivisions are deleted. Tangible personal property sold to a manufactured building dealer is only exempt from the retail TPT classification only if the property is to be incorporated or fabricated into a manufactured building. Numerous items are removed from the list of deductions from the tax base for the manufactured building dealer classification (formerly prime contracting). Once the distribution of revenues for municipal or county infrastructure improvements related to manufacturing facilities has reached the maximum amount, 40 percent of the remaining TPT revenues from the retail classification are designated as the distribution base for state shared revenues, increased from 20 percent. The Department of Revenue is required, rather than permitted, to collect and administer TPT and use taxes imposed by municipalities and to enter into intergovernmental agreements with municipalities to provide a uniform method of administration, collection, audit and licensing of TPT and affiliated excise taxes. Municipalities are prohibited from employing auditors and entering into contracts with a party other than the state for the collection, administration and processing of TPT or affiliated taxes. Municipalities are prohibited from levying a TPT or use tax on construction contracting, owner builder sales or speculative building. Municipalities are no longer prohibited from levying a TPT or use tax on sales of motor vehicles to nonresidents for use outside the state or on any amount attributable to development fees incurred in relation to construction. Effective January 1, 2014, if a county or special taxing district levies one or more excise taxes on the effective date of this legislation, and if approved by the voters at a county-wide or district-wide election, a county or district is authorized to levy an excise tax on the storage, use or consumption in the county of tangible personal property purchased from a retailer, as a percentage of the sales price. The tax must be at a rate equal to the sum of the rates of all the excise taxes levied on the effective date. The Department of Revenue is required to collect the tax. Session law provides that this legislation does not apply to or affect the tax liability of contracts entered into before January 1, 2015 by a person engaged in business under the prime contracting classification or the construction contracting, owner builder or speculative builder classification of the model city tax code, or to the sale of tangible personal property to a contractor for incorporation into a project that was subject to a tax deduction.

First sponsor: Rep. Lesko

Others: Sen. Ableser, Rep. Allen, Sen. Barto, Rep. Barton, Sen. Biggs, Rep. Boyer, Rep. Brophy McGee, Sen. Burges, Rep. Cardenas, Rep. Carter, Rep. Coleman, Sen. Crandall, Sen. Crandell, Sen. Driggs, Rep. Fann, Sen. Farley, Rep. Forese, Rep. Gallego, Rep. Gowan, Rep. Gray, Rep. Kwasman, Rep. Livingston, Rep. Lovas, Sen. McComish, Rep. Mesnard, Sen. Meza, Rep. Miranda, Rep. Mitchell, Rep. Montenegro, Sen. Murphy, Rep. Olson, Rep. Orr, Rep. Petersen, Rep. J. Pierce, Sen. S. Pierce, Rep. Pratt, Sen. Reagan, Sen. Shooter, Rep. Shope, Rep. Thorpe, Rep. Tobin, Rep. Townsend, Sen. Ward, Rep. Wheeler, Sen. Worsley, Sen. Yarbrough, Sen. Yee

H2657 Daily History

Date Action

TRANSACTION PRIVILEGE TAX CHANGES 2/19 from House ways-means with amend [#4199](#).

TRANSACTION PRIVILEGE TAX CHANGES 2/12 referred to House ways-means, appro.

## March 29th LPC

51st Legislature - 1st Regular Session, 2013

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### Structural Pest Control Commission

#### Bill Summaries

#### S1290: OFFICE OF PEST MANAGEMENT

Numerous changes to statutes regulating structural pest management. The powers and duties of the acting director of the Office of Pest Management are transferred to the Director of the Department of Agriculture. The Dept is required to provide management and administrative services to the Office through an interagency agreement, and the Office must reimburse the Dept in an agreed on amount. Session law provides for continuing fee authority for the Office. The Director is required to establish by rule a Pest Management Advisory Committee and appoint five members to the Committee, including one public member. The Director is required to adopt rules for licensure and registration, including application, registration and renewal fees, training requirements, and financial security standards. The Director is authorized to enter into consent agreements and provide for certain exemptions from licensure or registration. Establishes provisions for disciplinary action and civil penalties. The regulation of pest management is of statewide concern and not subject to further regulation by political subdivisions. The list of persons exempt from structural pest management licensure and registration is modified. Political subdivisions and their employees that use pesticides on property owned, leased or managed by the political subdivision are not required to be licensed. Various pest management-related regulations and reports are repealed. AS PASSED SENATE.

First sponsor: Sen. Griffin

Others: Rep. Barton, Sen. Crandall, Rep. Gowan, Sen. McGuire, Sen. Melvin, Sen. Pancrazi, Sen. S. Pierce, Rep. Pratt, Sen. Shooter, Rep. Stevens

S1290 Daily History

Date Action

OFFICE OF PEST MANAGEMENT 3/12 from House rules okay.

OFFICE OF PEST MANAGEMENT 3/11 to House consent calendar.

OFFICE OF PEST MANAGEMENT 3/5 from House energy-env do pass.

OFFICE OF PEST MANAGEMENT 3/4 withdrawn from House agri-water.

OFFICE OF PEST MANAGEMENT 2/27 referred to House energy-env, agri-water.

OFFICE OF PEST MANAGEMENT 2/25 passed Senate [21-7](#); ready for House.OFFICE OF PEST MANAGEMENT 2/21 Senate COW approved with amend [#4115](#) and floor amend [#4299](#).

OFFICE OF PEST MANAGEMENT 2/19 from Senate rules okay.

OFFICE OF PEST MANAGEMENT 2/12 from Senate gov-env with amend [#4115](#).

OFFICE OF PEST MANAGEMENT 2/6 from Senate com-energy-mil do pass.

OFFICE OF PEST MANAGEMENT 1/30 referred to Senate gov-env, com-energy-mil.

## March 29th LPC

51st Legislature - 1st Regular Session, 2013

Wednesday, Mar 27 2013 11:55 AM

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### Regulatory Reform

#### Bill Summaries

#### H2443: CITIES; COUNTIES; REGULATORY REVIEW

Various changes to the regulatory bill of rights for municipalities, counties and county flood control districts. Municipalities, counties and county flood control districts are permitted to make one comprehensive written or electronic "request for corrections" (defined) to license applications. If the municipality, county or county flood control district identifies legal requirements that were not included in the request, a municipality, county or county flood control district may amend comprehensive request for corrections once to include the legal requirements. If an applicant requests significant changes to an application that are in response to the request for corrections, the municipality, county or county flood control district is permitted to make one additional comprehensive request for corrections and may have no more than an additional 50 percent of the substantive review time frame to grant or deny the license. If an applicant submits another application for the same purposes with only revisions or corrections to the original application, a municipality or county is prohibited from assessing any additional application fees that exceed the cost of processing the resubmitted revisions or corrections, and a county flood control district is prohibited from assessing any additional fees that exceed 50 percent of the original permit fee that has not been refunded, with some exceptions. Municipalities, counties and county flood control districts may consider an application withdrawn if the applicant does not supply requested documentation or information by established deadlines. When establishing licensing time frames, municipalities, counties and county flood control districts are required to consider that the time frames do not include the time required for an applicant to obtain other licenses or to participate in required meetings. Licensing time frames must be posted on a municipality's or county's website or the website of an association of municipalities or counties if the municipality or county does not have a website. A "fire and life safety inspection" (defined) of areas accessible to the general public is exempt from the requirement that a representative of the regulated person have the opportunity to accompany the inspector or regulator on the premises. The list of exemptions from the municipal regulatory bill of rights is expanded to include the function or operation of a municipal airport, public safety or police department, town marshal's office, fire department, ambulance service or zoning adjustment process, and the definition of "license" is modified to exclude a transaction privilege tax license. AS PASSED HOUSE.

First sponsor: Rep. Olson

H2443 Daily History

Date Action

CITIES; COUNTIES; REGULATORY REVIEW 3/26 passed Senate [27-0](#); ready for House action on Senate amendments.CITIES; COUNTIES; REGULATORY REVIEW 3/25 Senate COW approved with amend [#4702](#).

CITIES; COUNTIES; REGULATORY REVIEW 3/19 from Senate rules okay.

CITIES; COUNTIES; REGULATORY REVIEW 3/12 from Senate gov-env with amend [#4702](#).

CITIES; COUNTIES; REGULATORY REVIEW 2/27 referred to Senate gov-env.

CITIES; COUNTIES; REGULATORY REVIEW 2/25 passed House [60-0](#); ready for Senate.CITIES; COUNTIES; REGULATORY REVIEW 2/21 House COW approved with amend [#4053](#) and floor amend [#4303](#).

CITIES; COUNTIES; REGULATORY REVIEW 2/18 from House rules okay.

CITIES; COUNTIES; REGULATORY REVIEW 2/6 from House gov with amend [#4053](#).

CITIES; COUNTIES; REGULATORY REVIEW 1/23 referred to House gov.

**H2463: APPEARANCE BONDS; EXONERATION**

A surety is required to be relieved from liability on the appearance bond on which the defendant is released if one of several circumstances applies, including if the surety surrenders the defendant into the custody of the sheriff on or before the date they are ordered to appear in court or the defendant is released or transferred to the custody of another government agency, preventing them from appearing in court.

First sponsor: Rep. Gowan

H2463 Daily History	Date	Action
APPEARANCE BONDS; EXONERATION	3/26	from Senate rules okay.
APPEARANCE BONDS; EXONERATION	3/25	from Senate gov-env with amend #4866.
APPEARANCE BONDS; EXONERATION	3/21	Senate gov-env amended; report awaited.
APPEARANCE BONDS; EXONERATION	3/19	Further referred to Senate gov-env. From Senate jud do pass.
APPEARANCE BONDS; EXONERATION	2/20	referred to Senate jud.
APPEARANCE BONDS; EXONERATION	2/18	passed House 58-0; ready for Senate.
APPEARANCE BONDS; EXONERATION	2/11	from House rules okay.
APPEARANCE BONDS; EXONERATION	2/11	to House consent calendar.
APPEARANCE BONDS; EXONERATION	1/31	from House jud do pass.
APPEARANCE BONDS; EXONERATION	1/23	referred to House jud.

**H2527: ELECTIONS; REVISIONS**

Various changes relating to elections. Counties are required to prohibit electioneering at certain polling places in cases of an emergency if either an act of God renders a previously set polling place as unusable, or a county recorder or other officer has exhausted all options and there are no suitable facilities in a precinct that are willing to be a polling places unless a facility can be given an emergency designation. Counties that designate emergency polling places are required to post on their website the number of attempts that were made to find a polling place before granting an emergency designation. Condominium associations cannot prohibit the indoor or outdoor display of a "political sign" (defined) by a unit owner on the owner's property, except earlier than 71 days before election day and later than 3 days after election day. In order to comply with legislation passed in 2012 providing for consolidated election dates, municipalities are permitted to shorten or lengthen the term of office for municipal elected officials. For any municipality whose alternate expenditure limit expires in the spring of 2014, the statutory penalties do not apply in FY2015 provided the municipality seeks voter approval of an alternative expenditure limit in the fall of 2014. AS PASSED HOUSE.

First sponsor: Rep. Ugenti

H2527 Daily History	Date	Action
ELECTIONS; REVISIONS	3/20	from Senate elect with amend #4809.
ELECTIONS; REVISIONS	3/5	referred to Senate elect.
ELECTIONS; REVISIONS	2/28	House COW approved with amend #4240. Passed House 52-3; ready for Senate.
ELECTIONS; REVISIONS	2/25	from House rules okay.
ELECTIONS; REVISIONS	2/20	from House gov with amend #4240.
ELECTIONS; REVISIONS	2/14	from House jud do pass.
ELECTIONS; REVISIONS	2/4	referred to House jud, gov.

**S1463: COUNTIES; FLOOD CONTROL DISTRICTS; RULES**

County boards of supervisors and county flood control district boards are required to adopt procedures for the adoption, amendment, repeal and enforcement of rules that contain at least specified provisions, including public notice at various stages and a public meeting at which the public is able to provide comments on the proposed rule. Some exceptions. Except for rules approved before the effective date of this legislation, a county or district rule cannot be enforced without substantial compliance with this legislation. Effective January 1, 2014 for a county with a population of 375,000 or more, and January 1, 2015 for a county with a population of less than 375,000. AS PASSED SENATE.

First sponsor: Sen. Griffin

Others: Sen. Ableser, Rep. Allen, Sen. Barto, Rep. Barton, Sen. Biggs, Rep. Borrelli, Rep. Boyer, Sen. Bradley, Rep. Brophy McGee, Sen. Burges, Sen. Cajero Bedford, Rep. Cardenas, Rep. Carter, Sen. Crandall, Sen. Crandell, Rep. Dial, Sen. Driggs, Rep. Fann, Sen. Farley, Sen. Gallardo, Rep. Gowan, Sen. Hobbs, Sen. Landrum Taylor, Sen. Lopez, Sen. McComish, Sen. McGuire, Sen. Melvin, Rep. Mesnard, Sen. Meza, Rep. Mitchell, Rep. Montenegro, Sen. Murphy, Rep. Olson, Rep. Orr, Sen. Pancrazi, Rep. Petersen, Rep. J. Pierce, Sen. S. Pierce, Rep. Pratt, Rep. Quezada, Sen. Reagan, Rep. Robson, Rep. Saldate, Rep. Seel, Sen. Shooter, Rep. Shope, Rep. Smith, Rep. Stevens, Rep. Thorpe, Sen. Tovar, Rep. Townsend, Sen. Ward, Sen. Worsley, Sen. Yarbrough, Sen. Yee

S1463 Daily History

Date Action

COUNTIES; FLOOD CONTROL DISTRICTS; RULES 3/5 referred to House gov.  
 COUNTIES; FLOOD CONTROL DISTRICTS; RULES 2/28 Senate COW approved with amend [#4221](#) and the rules tech amendment. Passed Senate [19-9](#); ready for House.  
 COUNTIES; FLOOD CONTROL DISTRICTS; RULES 2/28 retained on Senate COW calendar.  
 COUNTIES; FLOOD CONTROL DISTRICTS; RULES 2/26 from Senate rules with a technical amendment.  
 COUNTIES; FLOOD CONTROL DISTRICTS; RULES 2/19 from Senate gov-env with amend [#4221](#).  
 COUNTIES; FLOOD CONTROL DISTRICTS; RULES 2/6 referred to Senate gov-env.

## March 29th LPC

51st Legislature - 1st Regular Session, 2013

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### Legislative Agenda

#### Bill Summaries

##### H2124: FIRE DIST REORGANIZATION ELECTIONS

Various changes to statues governing elections to reorganize a fire district, including requiring any person seeking election to the governing body that would be formed or expanded upon reorganization to comply with the nomination requirements for a candidate prescribed in state statute, including filing a nomination paper and nomination petitions.

First sponsor: Rep. Ugenti

H2124 Daily History

Date Action

FIRE DIST REORGANIZATION ELECTIONS 3/19 from Senate rules with a technical amendment.

FIRE DIST REORGANIZATION ELECTIONS 3/13 from Senate elect with amend [#4732](#).

FIRE DIST REORGANIZATION ELECTIONS 3/12 Senate elect amended; report awaited.

FIRE DIST REORGANIZATION ELECTIONS 2/19 referred to Senate elect.

FIRE DIST REORGANIZATION ELECTIONS 2/12 passed House [59-0](#); ready for Senate.

FIRE DIST REORGANIZATION ELECTIONS 2/4 to House consent calendar. From House rules okay.

FIRE DIST REORGANIZATION ELECTIONS 1/30 from House gov do pass.

FIRE DIST REORGANIZATION ELECTIONS 1/22 referred to House gov.

##### H2138: MUNICIPALITIES; RIGHT-OF-WAY; TRANSFER

As an alternative to municipal annexation, a county right-of-way or roadway may be transferred to an adjacent city or town by mutual consent of the governing bodies. Previously, a county right-of-way or roadway could be annexed to an adjacent city or town by mutual consent of the governing bodies.

First sponsor: Rep. Pratt

H2138 Daily History

Date Action

MUNICIPALITIES; RIGHT-OF-WAY; TRANSFER 3/19 from Senate gov-env do pass.

MUNICIPALITIES; RIGHT-OF-WAY; TRANSFER 3/5 further referred to Senate gov-env.

MUNICIPALITIES; RIGHT-OF-WAY; TRANSFER 2/25 referred to Senate rules only.

MUNICIPALITIES; RIGHT-OF-WAY; TRANSFER 2/20 passed House [58-0](#); ready for Senate.

MUNICIPALITIES; RIGHT-OF-WAY; TRANSFER 2/11 from House rules okay.

MUNICIPALITIES; RIGHT-OF-WAY; TRANSFER 2/11 to House consent calendar.

MUNICIPALITIES; RIGHT-OF-WAY; TRANSFER 2/6 from House gov do pass.

MUNICIPALITIES; RIGHT-OF-WAY; TRANSFER 2/5 House gov do pass; report awaited.

MUNICIPALITIES; RIGHT-OF-WAY; TRANSFER 1/22 referred to House gov.

##### H2175: WATER IMPROVEMENT, SANITARY DISTRICTS; LIENS

Domestic water improvement districts are authorized to charge an availability fee of up to 50 percent of the user fee on all property in the district that is not connected to the existing water system. Water improvement districts and sanitary districts are authorized to file a lien on property for the nonpayment of availability fees.

First sponsor: Rep. Fann

H2175 Daily History	Date	Action
WATER IMPROVEMENT, SANITARY DISTRICTS; LIENS	2/27	referred to Senate gov-env, appro.
WATER IMPROVEMENT, SANITARY DISTRICTS; LIENS	2/26	passed House <u>41-18</u> ; ready for Senate.
WATER IMPROVEMENT, SANITARY DISTRICTS; LIENS	2/18	to House consent calendar. From House rules okay.
WATER IMPROVEMENT, SANITARY DISTRICTS; LIENS	2/12	from House agri-water do pass.
WATER IMPROVEMENT, SANITARY DISTRICTS; LIENS	1/22	referred to House agri-water.

### **S1098: MARIJUANA; CULTIVATION; COUNTY ZONING**

The restriction on county zoning regulations for general agricultural purposes does not include the cultivation of cannabis.

First sponsor: Sen. S. Pierce  
 Others: Rep. Borrelli, Rep. Fann, Rep. Goodale, Sen. Yee

S1098 Daily History	Date	Action
MARIJUANA; CULTIVATION; COUNTY ZONING	3/12	from House rules okay.
MARIJUANA; CULTIVATION; COUNTY ZONING	3/11	to House consent calendar.
MARIJUANA; CULTIVATION; COUNTY ZONING	2/26	from House agri-water do pass.
MARIJUANA; CULTIVATION; COUNTY ZONING	2/26	House agri-water do pass; report awaited.
MARIJUANA; CULTIVATION; COUNTY ZONING	2/18	referred to House agri-water.
MARIJUANA; CULTIVATION; COUNTY ZONING	2/6	passed Senate <u>28-0</u> ; ready for House.
MARIJUANA; CULTIVATION; COUNTY ZONING	2/4	to Senate consent calendar. From Senate rules okay.
MARIJUANA; CULTIVATION; COUNTY ZONING	1/30	from Senate nat res-rural do pass.
MARIJUANA; CULTIVATION; COUNTY ZONING	1/22	referred to Senate nat res-rural.

### **S1284: COUNTY GENERAL EXCISE TAX RATE**

The county general excise tax that counties with a population of less than 1.5 million (all but Maricopa County) may levy may be levied by a majority of the voters voting at a countywide election, in addition to by a unanimous vote of the board of supervisors. In counties with a population of 150,000 or fewer where the primary property tax rate for the county is less than 85 cents per \$100 of assessed value, if the voters approve the tax at an election held within 10 years after the effective date of this legislation, the percentage of the state transaction privilege tax and use tax rates used as the excise tax rate may be set at greater than 10 percent but cannot exceed 20 percent for a period of 5 years and one renewal period of 5 years. AS PASSED SENATE.

First sponsor: Sen. Crandell  
 Others: Rep. Barton, Rep. Fann, Sen. Jackson, Jr., Rep. Thorpe

S1284 Daily History	Date	Action
COUNTY GENERAL EXCISE TAX RATE	3/19	House agri-water no action.
COUNTY GENERAL EXCISE TAX RATE	3/13	passed Senate <u>24-5</u> ; ready for House. Referred to House ways-means, agri-water.
COUNTY GENERAL EXCISE TAX RATE	3/11	Senate COW approved with floor amend <u>#4694</u> .
COUNTY GENERAL EXCISE TAX RATE	3/6	retained on Senate COW calendar.
COUNTY GENERAL EXCISE TAX RATE	3/5	from Senate rules okay. Stricken from Senate consent calendar by Crandell.
COUNTY GENERAL EXCISE TAX RATE	3/4	to Senate consnet calendar.
COUNTY GENERAL EXCISE TAX RATE	2/21	from Senate fin do pass.
COUNTY GENERAL EXCISE TAX RATE	2/20	Senate fin do pass; report awaited.
COUNTY GENERAL EXCISE TAX RATE	1/30	referred to Senate fin.