

## **Final**

Summary of Legislation & Budgets Passed by the Washington State Legislature

2010 Regular & 1<sup>st</sup> Special Legislative Sessions

Office of Program Research Washington House of Representatives



#### Office of Program Research Washington House of Representatives

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#### **Standing Committees**

Agriculture and Natural Resources	786-7117
Audit Review and Oversight	786-7142
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Commerce and Labor	786-7134
Community and Economic Development and Trade	786-7105
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#### OFFICE OF PROGRAM RESEARCH

# State of Washington House of Representatives



August 10, 2010

#### Members of the House of Representatives:

I am pleased to send you the final end-of-session report prepared by the committee staff of the House of Representatives. This "Final Summary of Legislation & Budgets Passed by the Washington State Legislature" summarizes all of the bills that passed the Legislature during the 2010 Regular and 1st Special Sessions. Budget summaries are also provided. The report includes prime sponsors, a brief summary of each measure, a brief explanation of partial vetoes, and the final status of each measure.

If you have any questions about this report or the issues raised during the session, please feel free to call committee staff. For your convenience, a committee phone list is provided in the report.

Please don't hesitate to call me if you have comments or if I can be of any assistance. I can be reached at (360) 786-7102.

Sincerely,

Ken Conte Staff Director Office of Program Research



## **Summary of Legislation**

Passed during the 2010 Regular & 1<sup>st</sup> Special Legislative Sessions

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.

	Key to "Final Status" Column				
	The "Final Status" column indicates the final status,				
including wr	nether the bill was vetoed or partially vetoed by the Governor.				
Abbreviations in	the column include				
C 2 L 10	Chapter 2, Laws of 2010. This is where the bill will be found in				
	the <u>Session Laws of the State of Washington</u> , which is compiled				
	annually.				
C 2 L 10 E1	Chapter 2, Laws of 2010 1st Special Session. This is where the				
	bill will be found in the <u>Session Laws of the State of</u>				
<u>Washington</u> , which is compiled annually.					
Gov Vetoed	Vetoed by Governor.				
HFiled Sec/St	Filed with the Secretary of State.				
SFiled Sec/St	Filed with the Secretary of State.				
Partial Veto	Partially vetoed by Governor.				

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#### AGRICULTURE & NATURAL RESOURCES COMMITTEE

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
HB 2460	Smith, Nelson, Liias	Regarding Organic Products - Provides authority for the Department of Agriculture to obtain federal accreditation as an organic products certifying agent under the federal Organic Food Production Act of 1990. Defines transitional organic products and establishes initial application fees. Establishes the Brand Name Materials List to register materials that meet federal, international, or other organic standards.	C 109 L 10
SHB 2503	Blake	Regarding Membership on the Board of Natural Resources - Changes the university representation on the Board of Natural Resources to the director of the School of Forest Resources at the University of Washington and the Washington State University's dean of the College of Agriculture, Human, and Natural Resource Sciences.	C 189 L 10
ESHB 2541	Takko, Orcutt, Kessler	Promoting the Economic Success of the Forest Products Industry - Directs the Department of Natural Resources to develop landowner conservation proposals that support forest landowners by December 31, 2011.	C 188 L 10
SHB 2593	Rolfes, Morris, Upthegrove	Concerning the Department of Fish and Wildlife's Ability to Manage Shellfish Resources - Creates two new enforcement mechanisms for individuals who use noncompliant shellfish gear or are found in possession of non-compliant shellfish gear while on a vessel. Provides discretionary authority for the Department of Fish and Wildlife to expand the coastal commercial Dungeness crab pot removal permit to the Puget Sound. Expands, temporarily, the valid uses of assessments collected on recreational Puget Sound crabbing endorsements to allow the Department of Fish and Wildlife to use a portion of the revenue for the removal and disposal of derelict shellfish pots. Extends the expiration of the fees and taxes used to retire the Sea Cucumber and Sea Urchin Dive Fishery Licenses until 2013 or until the number of licenses is reduced to 20. Permits certain vessels in the commercial coastal Dungeness crab fishery to be designated for the fishery annually instead of once every two years.	C 193 L 10

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
HB 2598	Takko, Blake, Herrera	Concerning the Disposal of Dredged Riverbed Materials from the Mount St. Helen's Eruption - Changes the instances when a landowner may sell, transfer, or dispose of dredge spoils removed from the rivers adjacent to Mount St. Helens without paying compensation to the Department of Natural Resources (DNR). Provides that any landowner who receives dredge material before the end of the year 2035 may sell those materials without paying compensation as long as the materials have not already been sold or transferred prior to the effective date of the legislation. Removes the requirement that a landowner must provide written notification to the DNR prior to selling or using Mount St. Helens dredge materials and that the DNR must report each biennium to the Legislature a summation of the amount of revenue that would have otherwise been due to the DNR from the use of those dredge materials had they not been exempted from the compensation requirements.	C 57 L 10
HB 2659	Ormsby, Orcutt, Blake	Modifying Reporting Requirements for Timber Purchases - Extends authority for the Department of Revenue to collect a timber purchase report to July 1, 2014. Revises the information collected in a timber purchase report. Provides for confidentiality of data submitted in a timber purchase report.	C 197 L 10
EHB 2667	Chandler, Simpson, Kelley	Concerning Communications During a Forest Fire Response - Requires the Department of Natural Resources and a regional fire defense board to dedicate a radio frequency for fire mobilization during response to a forest fire that crosses jurisdictional boundaries.	C 38 L 10
SB 6229	Schoesler, Ranker	<b>Extending the Dairy Inspection Assessment</b> - Extends to June 30, 2015 the authority for the Department of Agriculture to collect a dairy inspection assessment on all processed milk to support the dairy inspection program.	C 17 L 10
E2SSB 6267	Rockefeller, Honeyford	Regarding Water Right Processing Improvements - Authorizes an alternative cost-reimbursement process for water right applications. Authorizes an expedited processing procedure for water right applications. Establishes criteria for qualifying as a certified water right examiner. Creates a Water Rights Processing Account to support the processing of water right applications and for the examination, certification, and renewal of certification of water right examiners.	C 285 L 10 Partial Veto
		<b>Partial Veto:</b> Vetoes the provisions that defined the original location of a well associated with a water right claim as the area located within a one-quarter mile radius of the current well or wells and the respective provisions that specified expiration and effective dates.	

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
SB 6275	Jacobsen	<b>Regarding Harbor Lines -</b> Authorizes the Harbor Line Commission to amend the harbor lines for all of the state's harbors.	C 45 L 10
SSB 6299	Schoesler, Hatfield, Shin	Regarding Animal Inspections - Changes the inspection provisions for all animal health inspections. Creates authority for the Department of Agriculture to monitor imported livestock to the state. Changes the self-certification requirements for livestock identification.	C 66 L 10
SSB 6343	Jacobsen, Kohl-Welles, Swecker	<b>Establishing the Washington Food Policy Forum</b> - Establishes a Washington Food Policy Forum to better integrate food related policies and programs statewide.	Gov vetoed
SSB 6350	Ranker, Hargrove, Jacobsen	Concerning Marine Waters Management That Includes Marine Spatial Planning - Creates a Marine Interagency Team to assess and recommend a framework for conducting marine spatial planning. Requires the Marine Interagency Team to coordinate the development of a comprehensive Marine Management Plan. Requires the Department of Commerce to develop guidance for the siting and operation of renewable energy facilities in the state's coastal and estuarine marine waters. Creates the Marine Resources Stewardship Trust Account to be used for the purposes of marine management planning, marine spatial planning, research, monitoring, implementation of the Marine Management Plan, and for the restoration or enhancement of marine habitat or resources.	C 145 L 10
SB 6481	Morton, Schoesler, Holmquist	Clarifying Which Local Governments Have Jurisdiction Over Conversion-Related Forest Practices - Limits the number of counties that are required to adopt local forest practices ordinances to counties that plan under the Growth Management Act with a population greater than 100,000 citizens.	C 219 L 10
SB 6543	Hatfield, Schoesler, Shin	Modifying the Powers of the Washington Tree Fruit Research Commission - Provides additional authorities to the Washington Tree Fruit Research Commission.	C 78 L 10
SSB 6634	Ranker, Hatfield, Morton	Establishing Civil Penalties for Failure to Comply with Dairy Nutrient Management Recordkeeping Requirements - Authorizes the Washington State Department of Agriculture to impose a civil penalty on a dairy producer of up to \$5,000 for failure to comply with nutrient management recordkeeping requirements.	C 84 L 10
SB 6745	Sheldon	Concerning Veterinary Technician Licenses - Authorizes the Veterinary Board of Governors to approve additional examinations for the purposes of issuing a veterinary technician license. Eliminates the option to use experience in place of completing an educational program to obtain a license as a veterinary technician starting July 1, 2015.	C 123 L 10

#### **CAPITAL BUDGET COMMITTEE**

BILL NO.	PRIME SPONSORS	SUMMARY	SINE DIE STATUS
EHB 2561	Dunshee, Williams, White	Funding Construction of Energy Cost Saving Improvements to Public Facilities - Authorizes the State Finance Committee to issue \$505 million in general obligation bonds, to be known as Jobs Act Bonds (Act), for the purpose of creating jobs by constructing capital improvements that lead to energy-related cost savings in public schools, state colleges and universities, and other public facilities. Appropriates funds for grants to public school districts and public higher education institutions. Removes the expiration date for the temporary sales tax on bottled water, imposed by 2ESSB 6143. Provides that the tax extension does not occur if the voters do not ratify the bond referendum. Directs the Secretary of State to submit the short title and intent, the bond authorization, and technical provisions sections of the Act to the people for adoption and ratification or rejection in the next general election to be held in the state.	C 35 L 10 E1
ESHB 2753	Orwall, Springer, Maxwell	Creating the Washington Works Housing Program - Requires \$1 billion of outstanding debt to be used for implementing the Washington Works Housing Program to increase opportunities for nonprofit organizations and public agencies to purchase, acquire, build, and own real property used for affordable housing if state subsidies are available. Requires federal bond allocations to the state to be determined by Internal Revenue Service code or by Department of Commerce rule. Adjusts the dates by which allocations to a state issuer may be made.	C 6 L 10 E1
ESHB 2836	Dunshee, White	Concerning the Capital Budget - Makes supplemental capital appropriations for the 2009-11 biennium in the amount of \$433 million.  Partial Veto: Vetos the following three provisions of the capital budget bill: 1) Reducing design funding for the Bates Technical College - Mohler Communications Technology Center - in the Community and Technical College System section; 2) Directing the Office of Financial Management (OFM) to require preliminary energy audits on projects included in agency budget requests for renovations or improvements; and 3) Eliminating the OFM's authority to transfer funds from one capital project to another within the same state agency, prohibiting allotments for contingencies above the amount required for completion of a project and proposed alternates if agencies cannot document a programmatic need and an operational budget savings, and prohibiting allotments for equipment costs or project scope beyond the funded project.	C 36 L 10 E1 Partial Veto

BILL NO.	PRIME SPONSORS	SUMMARY	SINE DIE STATUS
SB 6218	Fraser, Brandland	Authorizing Use of Voter-Approved Local Excess Tax Levies to Pay Financing Contracts Under the Local Option Capital Asset Lending Program - Authorizes local governments to use voter-approved excess property tax levies to pay financing contracts under the Office of the State Treasurer's pooled financing program.	C 115 L 10
SB 6220	Fraser, Brandland	Concerning Determination of the Terms and Conditions of Bonds, Notes, and Other Evidences of Indebtedness of the State of Washington - Requires the State Finance Committee (SFC) to meet no less than two times each year. Allows the SFC to authorize the State Treasurer to accept debt issuance offers and to sell, set prices, terms, and conditions of debt issuances. Requires the SFC to publish a summary of debt management activities at least annually and to publish the results of each debt issuance in a timely manner after the issuance of debt.	C 18 L 10 E1
SJR 8225	Fraser, Brandland, Prentice	Resolving to Define "Interest" in the State Constitution - Amends the state Constitution by changing the interest calculation on debt, used to determine the debt limit, by subtracting federal subsidies.	SFiled Sec/St

#### **COMMERCE AND LABOR COMMITTEE**

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
E2SHB 1560	Conway, Wood, Simpson	Collective Bargaining - Institutions of Higher Education - Permits multi-employer bargaining involving certain universities and colleges. Provides for legislative action on initial agreements between institutions of higher education and certain new bargaining units.	C 104 L 10
SHB 2429	Wood, Condotta, Williams	Consumer Protection - Motor Vehicle Warranty Modifications - Extends Washington's "lemon" disclosure law to used motor vehicle dealers. Requires manufacturers and motor vehicle dealers to include a title brand on the resale disclosure form. Reorganizes subsections and makes other housekeeping changes.	C 31 L 10
SHB 2546	Van De Wege, Conway, Morrell	<b>Building and Construction - Electrical Trainees -</b> Increases the number of classroom hours required to renew an electrical trainee certificate from 16 to 32 beginning on July 1, 2011, and from 32 to 48 beginning on July 1, 2013.	C 33 L 10
ESHB 2547	Conway, Condotta, Maxwell	Business Regulation - Franchise Agreements Between Motor Vehicle Dealers and Manufacturers - Modifies the provisions regarding manufacturer and dealer franchise agreements, including those related to terminations of franchises, warranty work, designated successors to franchise ownership, and unfair practices.	C 178 L 10
SHB 2555	Conway, Simpson, Ormsby	Building and Construction - Electrical Program and Subpoena Authority - Authorizes the Department of Labor and Industries to issue subpoenas when there is reason to believe a violation of laws relating to electricians and electrical installations has occurred.	C 55 L 10
SHB 2649	Green, Conway, Moeller	<b>Unemployment Compensation - Technical Corrections -</b> Corrects references to certain sections of the Employment Security Act that were amended and restructured or alphabetized in 2009.	C 25 L 10
SHB 2678	Quall, Priest, Simpson	Horse Racing - Nonprofit Purses - Changes funding of nonprofit horse race purses paid by the Washington Horse Racing Commission (Commission) from \$300,000 distributed on a pro rata basis to \$15,800 per race day. Authorizes the Commission to fund nonprofit purses with funds from a hierarchy of funding sources, including a percentage of source market fees on advance deposit wagering.	C 39 L 10
HB 2697	Conway, Condotta	Professional Licensing - Real Estate Fees - Extends the Department of Licensing's authority to collect a \$10 fee from real estate licensees to fund the activities of the Washington Center on Real Estate Research for five additional years.	C 156 L 10

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
SHB 2789	Conway, Chase, Hudgins	Underground Economy - Judicial Approval of Subpoenas - Creates a process for the Department of Labor and Industries, the Employment Security Department, and the Department of Revenue to seek judicial approval of a subpoena in advance of its issuance.	C 22 L 10
EHB 2805	Ormsby, Campbell, Williams	Prevailing Wage - Off-Site Prefabrication - Requires contractors and subcontractors on public works projects estimated to cost over \$1 million to submit information about certain off-site prefabricated items produced outside Washington to the Department of Labor and Industries.	C 276 L 10
ESHB 3040	Conway, Wood, Appleton	Professional Licensing - Appraisal Management Companies - Establishes a licensing requirement for businesses engaged in appraisal management services. Directs the Department of Licensing to administer the provisions. Provides for adjudication of disputes between appraisal management companies and appraisers.	C 179 L 10
HB 3061	Condotta	Workers' Compensation - Self-insured Insolvency Trust Fund - Requires that the balance of a defaulted self-insured employer's surety must be transferred into the Insolvency Trust Fund when all claims are closed and the employer has been in default for 10 years. Provides that if a self-insured employer is in default or the certification withdrawn, the cost of claims which would otherwise be paid from the Second Injury Fund are instead assessed against the self-insured employer's surety and when the surety is insufficient, the Insolvency Trust Fund.	C 213 L 10
SHB 3145	McCoy, Roberts, Simpson	Wage and Hour - Administration of Wage Complaints - Modifies the wage payment provisions with respect to repeat willful violators, tolling the statute of limitations, successor business liability, minimum penalty amounts, and the bonding authority of the Department of Labor and Industries.	C 42 L 10
SSB 5046	Kohl-Welles, Keiser, Kline	Collective Bargaining - Symphony Musicians - Establishes procedures for collective bargaining between certain private symphony orchestras and symphony musicians.	C 6 L 10
ESSB 5529	Jarrett, King	<b>Professional Licensing - Architects -</b> Modifies provisions regulating architects, including the seal and sign provisions, corporate practice and registration requirements, definitions, exemptions to registration as an architect, the application requirements, and the examination procedures.	C 129 L 10
SSB 6329	Kohl-Welles, King, Franklin	<b>Liquor - Grocery Store Beer and Wine Tasting -</b> Allows grocery stores to offer beer and wine tasting. Establishes eligibility criteria for stores and conditions for tastings.	C 141 L 10

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
SSB 6332	Kohl-Welles, Haugen, Delvin	<b>Employment - Trafficking Information -</b> Exempts foreign workers who have been provided with a pamphlet under federal law, or who hold certain visas, from the disclosure requirement. Limits the definition of "foreign worker" to those with a nonimmigrant visa for temporary visitors. Establishes civil penalties.	C 142 L 10
SSB 6349	Ranker, Holmquist, Haugen	Employment - Farm Internship Pilot Project - Requires the Department of Labor and Industries (Department) to establish a farm internship pilot project in San Juan and Skagit Counties. Sets standards for farm internship programs. Exempts services of farm interns from the Minimum Wage Act and from covered employment for purposes of unemployment insurance. Requires the Department to report to the Legislature by December 31, 2011.  Partial Veto: Vetoes the provision providing that appropriations for purposes of the project must be from the state General Fund.	C 160 L 10 Partial Veto
SSB 6485	Marr, King, Kohl-Welles	<b>Liquor - Distillers -</b> Increases the gallon threshold to qualify as a craft distillery from 20,000 to 60,000 gallons. Allows craft distillers to contract distill spirits for specified other licensees, including growers. Allows distillers to provide pouring or dispensing of spirits for a special occasion licensee.	C 290 L 10
SSB 6524	King, Kohl- Welles, Kastama	Unemployment Compensation - Delinquent Employer Rates - Modifies the experience rated factor for delinquent employers, and provides for a lower experience rated factor for delinquent employers who enter a deferred payment contract.	C 72 L 10
2SSB 6575	Kohl-Welles, Keiser, Kline	Underground Economy - Task Force Recommendations - Requires contractors who fail to register with the Department of Labor and Industries to take a training class, in addition to registering, to be eligible for a reduced penalty for a first-time offense. Creates a dedicated account for contractor registration.	Gov vetoed
SSB 6647	Honeyford, Swecker, Morton	<b>Leave - Civil Air Patrol Members -</b> Prohibits an employer from discharging or disciplining Civil Air Patrol members for leave related to emergency service operations.	C 170 L 10
ESSB 6726	Marr, Kohl- Welles, Ranker	Collective Bargaining - Language Access Providers - Provides for collective bargaining between the Governor and language access providers under the Public Employees' Collective Bargaining Act.	C 296 L 10 Partial Veto
		<b>Partial Veto:</b> Vetoes the provision requiring the Office of Financial Management to establish a working group on language access services.	

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
SSB 6749	Fraser, Honeyford	Business Regulation - Commercial Real Estate Disclosures - Requires sellers of commercial real estate to provide buyers with a disclosure statement, which is similar to the required disclosure statement for sellers of residential real property.	C 64 L 10

#### **COMMUNITY & ECONOMIC DEVELOPMENT & TRADE COMMITTEE**

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
E2SHB 1096	Hasegawa, Green, Kenney	Small Business Participation in State Contracts - Requires the departments of General Administration, Information Services, and Transportation to implement a plan to increase the number of small businesses receiving state contracts for goods and services by specific percentages by 2014, with annual reports on progress to the Legislature.	Gov vetoed
SHB 2420	Kenney, Orcutt, Van De Wege	Green Occupations in the Forest Products Industry - Requires an Employment Security Department analysis of forest product industry occupations to determine growth factors, employment projections, and education and skill standards required for green occupations. Requires Department of Commerce and Workforce Training and Education Coordination Board identification of barriers to green job growth in traditional industries such as the forest products industry. Requires business representation on green industry skill panels from specified "green industry sectors," including forest products companies.	C 187 L 10
SHB 2525	Nealey, Klippert, Chandler	Public Facilities Districts - Allows new, overlapping public facilities districts to be created only by a group of at least three contiguous cities with a combined population of at least 160,000, each of which must have already established a public facilities district. Authorizes new, overlapping public facilities districts to construct regional centers and special events centers in addition to recreational facilities. Requires a sales and use tax proposal sent to the voters by a new, overlapping public facilities district to specify the project to be funded by the proposal. Requires approval by a majority of board members representing each city only when submitting a tax proposition to the voters. Prohibits new, overlapping public facilities districts from submitting proposals to the voters prior to January 1, 2011.	C 192 L 10
SHB 2651	Upthegrove, Orwall, Simpson	Port Districts and Certain Job Training and Placement Programs - Authorizes ports to sponsor certain job training and placement programs, and pre-apprenticeship training, or educational programs that are operated by non-profit entities and in existence on the act's effective date. Requires specified outcome information to be submitted to the sponsoring port annually.	C 195 L 10

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
E2SHB 2658	Kenney, Maxwell, McCoy	Department of Commerce Reorganization - Transfers five programs from the Department of Commerce (Department) to other state agencies. Directs that business and economic development services be delivered primarily through sector-, cluster-, and regionally-based organizations. Directs the Department to establish a community services and housing division, identifies programs to be included in it, and includes an expiration date for these requirements of July 1, 2012. Requires the Department to produce an updated state energy strategy and implementation report by December 1, 2010, with the guidance of an advisory committee and information from a technical experts group. Requires the Legislature to approve or recommend changes to the state energy strategy by concurrent resolution.  Partial Veto: Vetoes the provision that required the Department to produce an updated state energy strategy and the Legislature to approve or recommend changes to the strategy by concurrent resolution.	C 271 L 10 Partial Veto
ESSB 6241	Kilmer, Delvin	<b>Community Facilities Districts</b> - Authorizes the establishment of community facilities districts and sets out requirements and authorities related to their formation, governance, powers, and finances.	C 7 L 10
E2SSB 6609	Kastama, Delvin, Hobbs	Infrastructure Financing for Local Governments - Increases the total "state contribution" for the Local Revitalization Financing (LRF) program by \$1.95 million and dedicates the increase to six named demonstration projects. Ties the Department of Revenue approval of the six projects to completion of an economic analysis by the University of Washington. Authorizes taxing districts to participate in the LRF program on a partial basis and sponsoring local governments to issue revenue bonds under certain conditions. Authorizes an increment and revitalization area to overlap when certain conditions and constraints are met. Revises the requirements that must be met before a sponsoring jurisdiction can impose local sales and use taxes under the Local Infrastructure Financing Tool program.	C 164 L 10
2SSB 6667	Kauffman, Kastama	Small Business Access to Capital and Technical Assistance - Requires the Department of Commerce and the Small Business Development Center, subject to amounts appropriated for this purpose, to present a joint plan by December 1, 2010, to increase access to capital and technical assistance for small businesses and entrepreneurs.	C 165 L 10

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
2SSB 6675	Murray, Pflug, Shin	Washington Global Health Technologies and Product Development Competitiveness Program - Creates a grant-making program (Program) to support the in-state development, production, promotion, and delivery of global health technologies and products. Requires the Program to be administered, with assistance by the Department of Commerce, by a nonprofit 501 (c) (6) organization whose Board is appointed by the Governor. Requires the Board to solicit funds from private and federal sources to underwrite the grants. Requires award recipients to conduct their research, development and production activities within Washington, except for clinical trials that are required to be carried out in developing countries.	C 13 L 10 E1
2SSB 6679	Kauffman, Kastama, Shin	Small Business Export Finance Assistance Center - Authorizes the Small Business Export Finance Assistance Center (Center) to make loans or provide loan guarantees to finance export activities for Washington businesses with \$200 million or less in annual sales. Requires the Center to develop, if funding is provided for this purpose, a rural manufacturer export outreach program and export loan or loan guarantee programs.	C 166 L 10
SSB 6706	Murray, Delvin, Kastama	Commercialization of Research at State Universities - Requires the state universities to perform one or more of several commercialization functions relating to providing collaborative research and technology transfer opportunities, publicizing their commercial processes, connecting researchers with others in technology-based industries, and providing industry interaction opportunities for undergraduate and graduate students. Authorizes the state universities to develop bridge funding programs, using federal and private funds, to support the formation of companies created around the technologies developed at state universities.	C 14 L 10 E1
SSB 6727	Marr, Brown	Health Sciences and Services Authorities - Increases the number of health sciences and services authorities that may be created from one to two, and requires them to be located east of the Cascade Mountains. Allows only a local jurisdiction that created a Health Sciences and Services Authority (Authority) before January 1, 2010, to impose the sales and use tax that is credited against the state portion of the sales tax. Allows an Authority, when authorized by the local jurisdiction, to borrow money and incur debt. Amends the Open Public Meetings Act to allow, under certain circumstances, an Authority to conduct closed executive sessions when considering the substance of grant applications or awards.	C 33 L 10 E1
SJM 8025	Prentice, Haugen, Fraser	Space Shuttle Orbiter and the Museum of Flight - Petitions the National Aeronautics and Space Administration to transfer a Space Shuttle orbiter to the Seattle Museum of Flight when retired.	SFiled Sec/St

#### **EARLY LEARNING & CHILDREN'S SERVICES COMMITTEE**

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
SHB 2596	Williams, Chase, Upthegrove	Defining Child Advocacy Centers for the Multidisciplinary Investigation of Child Abuse and Implementation of County Protocols - Creates a definition for Children's Advocacy Center within the chapter governing abuse and neglect of children. Adds Children's Advocacy Centers to the list of local multidisciplinary entities with whom counties must coordinate in developing protocols for investigations of child abuse, neglect, and fatality. Adds Children's Advocacy Centers and Community Sexual Assault Programs to the list of local multidisciplinary entities with whom counties must coordinate in developing protocols for investigations of child sexual abuse. Makes a technical change to establish uniformity in existing references to child protective services.	C 176 L 10
SHB 2680	Roberts, Kagi, Angel	Implementing a Guardianship Program - Creates a process for the establishment, modification, and termination of guardianships to allow children to safely exit foster care. Removes dependency guardianships as a future permanency option for children in foster care. Revises elements of the subsidized guardianship program.	C 272 L 10
2SHB 2731	Goodman, Haler, Maxwell	Creating An Early Learning Program for Educationally At-risk Children - Directs implementation of an early learning program for children ages 3 and 4 years from low-income households.  Partial Veto: Vetoes the provision that made legislative findings regarding the links between high-quality preschool experience and successful K-12 outcomes and declared legislative intent to implement an entitlement early learning program for eligible children.	C 231 L 10 Partial Veto
ESHB 2752	Dickerson, Orwall, Walsh	Modifying Provisions Relating to Providing Shelter to a Minor - Modifies requirements for notice to the Department of Social and Health Services, local law enforcement agencies, and parents when youth are admitted to licensed shelters serving youth who have run away from home or who are homeless. Creates a private cause of action for a parent against an unlicensed youth shelter that fails to comply with notice provisions. Requires the Washington State Patrol to, at the request of a parent, make information regarding a runaway youth publically available, if there is no cost to do so.	C 229 L 10

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
2SHB 2867	Kagi, Sells, White	Promoting Early Learning - Makes legislative findings relating to the connection between early childhood development and children's social and academic functioning and success in school and beyond, and the current shortage of high-quality programs for children age birth to 3 years and their parents and caregivers. Adds to the primary duties of the Department of Early Learning (DEL) the responsibility to develop a comprehensive birth-to-three plan to provide education and support through a continuum of options. Directs the DEL to develop a birth-to-three plan, including recommended appropriation levels, and report to the Legislature by December 1, 2010.	C 232 L 10
SHB 3124	Roberts, Kagi, Simpson	Requiring a Report to Child Protective Services When a Child is Present in the Vehicle of a Person Arrested for a Drug-or Alcohol-related Driving Offense - Requires law enforcement officers to notify child protective services when a child is present in the car of a driver being arrested for driving or being in control of a vehicle while under the influence of alcohol or drugs.	C 214 L 10
E2SHB 3141	Kagi, Pettigrew, Seaquist	Regarding Delivery of Temporary Assistance to Needy Families - Makes legislative findings regarding the link between economic self-sufficiency and completion of educational and training programs. Establishes a 12-month authorization period under the Working Connections Child Care (WCCC) program for eligible families with children enrolled in the Early Childhood Education and Assistance Program, Head Start, or Early Head Start. Requires a report to the Legislature regarding the impact of the 12-month authorization under the WCCC program. Directs the WorkFirst subcabinet to re-evaluate the WorkFirst program, develop a proposal for re-designing delivery of services under the WorkFirst program, and report back to the Legislature by December 1, 2010.  Partial Veto: Vetoes the provisions that: (1) made legislative findings pertinent to the families seeking assistance through the WorkFirst program; (2) directed a reevaluation and a proposal for redesigning the WorkFirst program; and (3) required that job search requirements in the individual's case plan be developed with consideration of the individual's marketable job skills, attachment to the labor force, and level of education or training.	C 273 L 10 Partial Veto
2ESB 5617	Kauffman, McAuliffe	Changing Early Learning Advisory Council Provisions - Revises the membership and duties of the Early Learning Advisory Council.	C 12 L 10

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
SB 6593	Gordon, Kauffman, Prentice	Transferring the Administration of the Infant and Toddler Early Intervention Program from the Department of Social and Health Services to the Department of Early Learning - Transfers responsibility for the administration of the Infant and Toddler Early Intervention Program (ITEIP) from the Department of Social and Health Services to the Department of Early Learning (DEL), effective July 1, 2010. Renames the ITEIP the Early Support for Infants and Toddlers (ESIT) Program. Establishes the DEL as the lead state agency for administering the ESIT Program under the federal Individuals with Disabilities Education Act.	C 233 L 10
SSB 6759	Kauffman, Oemig, Prentice	Requiring a Plan for a Voluntary Program of Early Learning - Establishes a working group to develop a plan for implementing a voluntary program of early learning. Requires a report from the Quality Education Council to the Legislature by July 1, 2011. Revises the duties and membership of the Early Learning Advisory Council.	C 234 L 10
SSB 6832	Hargrove	Concerning Child Welfare Services - Adds a representative of foster youth to the Child Welfare Transformation Design Committee (TDC). Extends the deadline by which the Department of Social and Health Services (DSHS) must consolidate and convert existing contracts to performance-based contracts from January 1, 2011, to July 1, 2011. Extends the deadline by which the DSHS must complete implementation of two demonstration sites from June 30, 2012, to December 30, 2012. Specifies that contracting for child welfare services must be accomplished in a manner that does not jeopardize receipt of federal funding. Clarifies authority for the DSHS to provide case management services in the demonstration sites to establish a control group for the evaluation. Establishes preferences for contracting with non-profit entities, Indian tribes, and state employees for the purchase of child welfare services after July 1, 2015, and when all other elements of the bids are equal.	C 291 L 10

#### **ECOLOGY & PARKS COMMITTEE**

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
ESHB 2399	Upthegrove, Rodne, Finn	Addressing Solid Waste Collection Without a Solid Waste Collection Certificate - Includes advertising for solid waste collection as part of the operations of a solid waste collection company. Provides for separate violations for each advertisement for solid waste collection services without a solid waste collection certificate.	C 24 L 10
ESHB 2538	Upthegrove, Taylor, Eddy	Regarding High-Density Urban Development - Encourages certain cities under the Growth Management Act to include compact development in their comprehensive plans. Requires the development of a nonproject environmental impact statement for a compact development plan included in a comprehensive plan. Provides for immunity of appeals for proposals that are covered by a nonproject environmental impact statement for the compact development area. Encourages establishment of a transfer of development rights program for cities that include compact development in their comprehensive plans. Provides funding incentives to assist with the cost of developing a nonproject environmental impact statement for a compact development plan.	C 153 L 10
E2SHB 2539	Upthegrove	Optimizing the Collection of Source Separated Materials - Requires each solid waste management plan to consider and plan for solid waste reduction, collection, handling, and management services. Allows solid waste collection companies collecting recyclable materials to retain up to 50 percent of the revenue paid to the companies for the recyclable material.	C 154 L 10
SHB 3105	Rolfes, Wallace, Kenney	Allowing as a Strategy to Reduce Fuel Consumption and Emissions from State Agency Fleets - Requires state agencies, in their purchasing of light duty passenger vehicles, light duty vans, and sport utility vehicles after June 15, 2010, to either achieve the current average fuel economy standards or purchase ultra-low carbon fuel vehicles. Encourages state agencies to consider purchasing or converting to ultra-low carbon fuel vehicles.	C 159 L 10
SB 6365	Swecker, Roach	Exempting the Motor Vehicles of Residents Who Are Members of the Armed Services Emission Standards – Exempts motor vehicles that are obtained and used by a member of the armed services while serving in another state from the Washington motor vehicle emission standards.	C 76 L 10

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
SSB 6373	Ranker, Rockefeller, Swecker	Directing the Department of Ecology to Adopt Rules Requiring Entities to Report the Emissions of Greenhouse Gases - Requires the Department of Ecology to modify its greenhouse gas emissions reporting rules. Requires persons who emit 10,000 metric tons of carbon dioxide equivalent annually from a single facility, source, or site, or from fossil fuels sold in Washington by a single supplier, to report their greenhouse gas emissions to the Department of Ecology. Requires persons who are required to file tax reports of motor vehicle fuel sales, persons required to report periodic tax reports for special fuel sales, and distributors of aircraft fuel to report their annual greenhouse gas emissions to the Department of Ecology. Requires the Department of Ecology's rules to be consistent with the greenhouse gas reporting regulations adopted by the U.S. Environmental Protection Agency.	C 146 L 10

#### **EDUCATION COMMITTEE**

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
E2SHB 1418	Kagi, Priest, Sullivan	Establishing a Statewide Dropout Reengagement System - Directs the Office of the Superintendent of Public Instruction (OSPI) to develop model contracts and inter-local agreements for school districts to use in contracting with community and technical colleges, community-based organizations, or other entities to deliver dropout re-engagement programs. Authorizes, but does not require school districts to offer dropout re-engagement programs using the model contracts and inter-local agreements. Defines dropout re-engagement programs as including academic instruction that generates high school credits, college and work readiness preparation, and case management. Defines eligible students as being at least 16 years old, but less than age 21, not accumulating sufficient credits to graduate by the age of 21, or recommended by the social service or juvenile justice system, and enrolled in either their resident district or a non-resident district through the state's "Choice" laws. Specifies issues to be addressed in the model contracts and inter-local agreements.	C 20 L 10
HB 2621	Orwall, Maxwell, Darneille	Designating Resource Programs for Science, Technology, Engineering, and Mathematics Instruction - Directs the Superintendent of Public Instruction (SPI), subject to funding, to designate up to three high schools and up to three middle schools to serve as "lighthouse" programs that offer technical assistance and advice to school districts and communities regarding best practices in science, technology, engineering, and mathematics (STEM) instruction. Requires the designated schools to have proven experience and be recognized as offering model programs in STEM instruction.	C 238 L 10
SHB 2801	Liias, Johnson, Pedersen	Regarding Anti-Harassment Strategies in Public Schools - Directs the Office of the Superintendent of Public Instruction to revise and update the model harassment, intimidation, and bullying prevention policy and procedure by August 1, 2010. Requires school districts to adopt or amend their policy and procedure by August 1, 2011, to incorporate the revised policy and procedure and to designate a primary contact person in the district. Designates the Office of the Education Ombudsman as the lead agency to provide resources and tools regarding anti-harassment policies and strategies to parents and families.	C 239 L 10

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
ESHB 2913	Haigh, Priest, Quall	Authorizing Innovative Inter-district Cooperative High School Programs - Authorizes non-high districts to form an inter-district cooperative to offer an Innovation Academy Cooperative (Academy) for their high school students. Describes characteristics of an Academy. Provides funding of Academies based on small high school allocations in the appropriations act and adjusts participating districts' levy bases to reflect that one of the districts acts as fiscal agent for the cooperative. Requires the non-high districts to submit their cooperative agreement and proposed plan for an Academy to the Office of the Superintendent of Public Instruction for approval before an Academy begins operation.	C 99 L 10
НВ 2996	Quall, Priest	Including Approved Private Schools in Record Check Information Rules - Authorizes the same record check access rules and procedures be used for approved private schools as are used for school districts, educational school districts, tribal schools, and others.	C 100 L 10
E2SHB 3026	Santos, Quall, Chase	Regarding School District Compliance With Civil Rights Laws - Adds a new chapter to the school code paralleling the current Sexual Equality chapter and prohibiting discrimination on the basis of race, creed, religion, color, national origin, sexual orientation including gender expression or identity, veteran or military status, disability, or the use of a trained guide or service animal by a person with a disability. Tasks the Office of the Superintendent of Public Instruction (OSPI) with developing rules and guidelines to eliminate such discrimination, and authorizes the OSPI to enforce and obtain compliance with these rules and guidelines. Allows private court actions to be brought for violations of the chapter and implementing rules and permits the recovery of damages and equitable relief. Provides that the bill is null and void if not funded in the budget.	C 240 L 10
SHB 3036	Quall, Kenney, Santos	Requiring a Public Meeting Before a School District Contracts for Non-Voter-Approved Debt - Imposes public hearing and notice requirements before a school district issues non-voted bonds in excess of \$250,000.	C 241 L 10

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
ESSB 6403	Kauffman, McAuliffe, Hargrove	Regarding Accountability and Support for Vulnerable Students and Dropouts - Expands the Building Bridges Dropout Prevention Workgroup (workgroup). Tasks state agency workgroup members to work together on various activities to support building K-12 dropout prevention, intervention, and re-engagement systems. Requires the workgroup to recommend state targets for graduation and re-engagements and funding to support career guidance and dropout systems. Directs the workgroup to recommend a state and regional infrastructure for coordinating services for vulnerable students. Directs the Office of the Superintendent of Public Instruction (OSPI) to develop recommendations for development of a comprehensive K-12 dropout reduction initiative. Requires the Washington State Institute for Public Policy to calculate an annual estimate of the savings resulting from annual changes in the extended graduation rate and requires the OSPI to include this estimate in its annual dropout and graduation report.  Partial Veto: Vetoes the intent section.	C 243 L 10 Partial Veto
ESSB 6604	Hobbs, King, McAuliffe	Providing Flexibility in the Education System - Removes requirements that school districts prepare Student Learning Plans for students in grades 5, and 9th through 12th, who are not successful on state assessments or not on track to graduate, but retains the requirement for students in grade 8.	C 244 L 10
E2SSB 6696	McAuliffe, King, Gordon	Regarding Education Reform - Provides authority and specifies a process for the Superintendent of Public Instruction (SPI) and the State Board of Education to implement an accountability system that recognizes successful schools and requires certain actions by school districts with persistently lowest-achieving schools, according to federal definitions. Creates a Joint Select Committee on Accountability, convened no earlier than May 1, 2012. Requires development and implementation of new classroom teacher and principal four-level rating evaluation systems with specified minimum criteria, and extends provisional status for non-supervisory certificated staff from two to three years. Establishes a new process for transferring principals to a subordinate position in school districts with more than 35,000 students. Authorizes the Professional Educator Standards Board to accept proposals for new preparation program providers that include community colleges and non-higher education providers. Requires public colleges of education that offer residency certification to submit a proposal to offer an alternative route program. Requires all teacher preparation programs to administer a new evidence based assessment to all pre-service candidates beginning in 2011-12. Authorizes the SPI to provisionally adopt, by August 2, 2010, the Common Core Standards developed by a multi-state consortium, but prohibits implementation until the Legislature has an opportunity for review.	C 235 L 10

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
2SSB 6702	Kline, McAuliffe, Gordon	Providing Education Programs for Juveniles in Adult Jails - Provides for a program of education for juveniles under the age of 18 who are confined in adult jails. Sets forth the responsibilities of school districts and adult jail facilities. Requires school districts and adult jail facilities to negotiate and execute contracts and specifies provisions which must be included in such contracts. Requires the OSPI to adopt rules for school districts and educational providers regarding the program of education for juveniles confined in adult jails. Prohibits the use of local levy funds for the education program for juveniles in jails.	C 226 L 10

#### **EDUCATION APPROPRIATIONS COMMITTEE**

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
SHB 2776	Sullivan, Priest, Maxwell	Regarding Funding Distribution Formulas for K-12 Education - Sets forth in statute numeric values in the prototypical school funding formula adopted in 2009, for average class size, allocations of building-level staff, supplemental instruction for categorical programs, central office administration, and allocations for maintenance, supplies, and operating costs (MSOC), all to take effect September 1, 2011. Requires that allocations for class size in grades K-3 be phased in to provide for a class size of 17.0 by the 2017-18 school year. Requires an increase in MSOC allocations to be phased in to a total of \$1,082.76 per full-time equivalent student by 2015-16, plus adjustment for inflation. Requires continued incremental phase-in of full-day kindergarten starting in the 2011-13 biennium, with statewide implementation by 2017-18. Implements a new funding formula for pupil transportation in 2011-13 biennium, rather than 2013, and adopts a schedule for phasing-in funding under that formula with full implementation by the 2013-15 biennium. Changes timelines for technical working groups on compensation and local finance and puts the Compensation Working Group under the lead direction of the Office of Superintendent of Public Instruction, rather than the Office of Financial Management.  Partial Veto: Vetoes the provision that appears in another enacted bill requiring the Washington State Institute for Public Policy to calculate an annual savings to taxpayers resulting from changes in the graduation rate.	C 236 L 10 Partial Veto
SHB 2893	Sullivan, Carlyle, Hunter	Changing School Levy Provisions - Increases Local Effort Assistance from 12 percent to 14 percent for 2011 to 2017. Lifts levy lid by 4 percentage points ( to 28 percent for non-grandfathered) for 2011-2017. Extends inclusion of Initiative 728 and Initiative 732 allocations in the levy base from 2011 to 2017. Allows districts to return to voters in the middle of a levy cycle for additional levy authority. Includes the K-4 enhancement program dollars in the levy base, should they be reduced.  Partial Veto: Vetoes the reverse severability clause.	C 237 L 10 Partial Veto

#### **ENVIRONMENTAL HEALTH COMMITTEE**

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
SHB 2745	Hudgins, Campbell, Upthegrove	Concerning Compliance With the Environmental Protection Agency's Rule in the Lead-Based Paint Program - Modifies the state lead-based paint program to include renovators and dust sampling technicians in compliance with changes in rules adopted by the U.S. Environmental Protection Agency.	C 158 L 10
ESSB 5543	Pridemore, Oemig, Rockefeller	Reducing the Release of Mercury into the Environment - Establishes a producer-financed product stewardship program for the collection, recycle, and disposal of mercury-containing lights. Requires that producers of mercury-containing lights participate in and fully implement a product stewardship program by January 1, 2013. Prohibits the sale of bulk mercury by June 30, 2012.	C 130 L 10
SSB 6248	Keiser, Fairley, Rockefeller	Concerning the Use of Bisphenol A - Bans the manufacture and sale of containers made with bisphenol A designed to hold food and beverages used by children under the age of 3 years beginning July 1, 2011. Bans the manufacture and sale of sports bottles containing bisphenol A beginning July 1, 2012.	C 140 L 10
SSB 6557	Ranker, Swecker, Rockefeller	Limiting the Use of Certain Substances in Brake Friction Material - Restricts the use of brake friction material that exceeds certain specified quantities of designated metals beginning January 1, 2014. Prohibits the use of brake friction material that exceeds 5 percent copper by weight beginning January 1, 2021. Provides a process for assessing the availability of brake friction material that does not exceed 0.5 percent copper by weight and prohibiting brake friction material that exceeds that limit eight years after alternative brake friction material is found to be available.	C 147 L 10

#### FINANCE COMMITTEE

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
E2SHB 1597	Springer	Improving the Administration of State and Local Tax Programs Without Impacting Tax Collections - Revises provisions relating to the confidentiality and disclosure of tax information. Makes technical and other changes to the excise, estate, and property tax laws.	C 106 L 10
SHB 2402	White	Concerning a Property Tax Exemption for Property Owned by a Nonprofit Organization and Used for the Purpose of a Farmers Market - Exempts from property tax the real and personal property of nonprofit organizations operating public assembly halls or meeting places for the purpose of a farmers market. Exempts from property tax church property loaned or rented to a nonprofit organization for the purpose of a farmers market. Limits the use of the property for this purpose to 53 days each year.	C 186 L 10
ESHB 2493	Cody, Williams, Pedersen	Concerning the Taxation of Cigarettes and Other Tobacco Products - Increases taxes on cigarettes to \$1 per pack. Increases taxes on other tobacco products from 75 percent to 95 percent of the taxable sales price, with some exceptions: (1) increases the tax on large cigars to 95 percent of the taxable sales price but not to exceed 65 cents per cigar; (2) increases the tax on small cigars to the same rate as the per cigarette tax (\$3.025 per pack of 20); and (3) increases the tax on moist snuff to the greater of 95 percent of the taxable sales price or 83.5 percent of the per pack tax on cigarettes (\$2.526 per unit.)	C 22 L 10 E1
SHB 2620	Hunter	Concerning Excise Taxation of Certain Products and Services Provided or Furnished Electronically - Clarifies ambiguities and corrects unintended consequences with respect to the digital products tax legislation adopted in 2009.	C 111 L 10
EHB 2672	Linville, Ericksen, Quall	Concerning Tax Relief for Aluminum Smelters - Extends the following tax incentives for the aluminum industry to 2017: (1)the reduced B&O rate from 0.484 percent to 0.2904 percent for manufacturers of aluminum; (2) the sales and use tax credit against the state portion of the tax for personal property, construction materials, and labor and services performed on buildings and property at an aluminum smelter; (3) the exemption from the brokered natural gas use tax on gas delivered through a pipeline; and (4) the B&O tax credit for the amount of property taxes paid on an aluminum smelter.	C 2 L 10 E1
SHB 2758	Hunter	<b>Documenting Wholesale Sales for Excise Tax Purposes</b> - Modifies the seller's permit program for wholesale purchases to improve, clarify, and correct provisions.	C 112 L 10

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
ESHB 3014	Kessler, Morrell, Van De Wege	Modifying the Sales and Use Tax Deferral Program for Investment Projects in Rural Counties - Extends the rural county sales and use tax deferral program (program) from July 1, 2010 to July 1, 2020. Limits program to manufacturing projects located in counties with an unemployment rate at least 20 percent above the state average for three years and to community empowerment zones. Eliminates computer programming and other computer-related services from the definition of "manufacturing" beginning July 1, 2010.	C 16 L 10 E1
SHB 3066	Parker	Creating Uniformity Among Annual Tax Reporting Survey Provisions - Replaces numerous tax preference accountability reports and surveys with a uniform survey and report.	C 114 L 10
ESHB 3179	Springer	Concerning Local Excise Tax Provisions for Counties and Cities - Allows cities to impose, with voter approval, the public safety sales and use tax at a rate not to exceed 0.1 percent. Eliminates the non-supplant language in the public safety sales and use tax. Allows a city with a population over 30,000 and located in a county with a population over 800,000 to impose the mental health/chemical dependency sales and use tax if the county has not imposed it by January 1, 2011. Eliminates the non-supplant language in the criminal justice sales and use tax. Imposes brokered natural gas use tax at the location where the gas is consumed or stored by the customer. Allows local gambling revenue to be used for general public safety programs.	C 127 L 10
ESSB 6130	Prentice	Amending Provisions Related to Initiative Measure No. 960 - Suspends the two-thirds majority voting requirement for tax increases and the tax advisory vote requirements of Initiative Measure No. 960 through July 1, 2011.	C 4 L 10
2ESSB 6143	Prentice	Modifying Excise Tax Laws to Preserve Funding for Public Schools, Colleges, and Universities, as Well as Other Public Systems Essential for the Safety, Health, and Security of All Washingtonians - Provides a statutory method for determining whether service businesses have substantial nexus for the purpose of imposing state business and occupation (B&O) taxes. Establishes a gross receipts, single-factor apportionment formula for allocating service and royalty income to Washington. Allows the Department of Revenue (DOR) to disregard transactions intended to avoid tax through use of joint ventures by developers and contractors, moving income to an entity that is not taxable by Washington, and disguising the purchase or use of tangible personal property by vesting ownership in another entity over which the taxpayer exercises control of the tangible personal property. Closes loopholes used to avoid use taxes and real estate excise taxes (REET). Allows the first mortgage B&O tax deduction for points and loan origination fees that are recognized over the life of the loan. Prevents use of the deduction for other fees. Allows deduction for amounts received for servicing loans that were originated by the	C 23 L 10 E1

FINANCE COMMITTEE I-27

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
		financial institution and the loan was sold on the secondary market or securitized. Eliminates the direct seller's representative (DSR) B&O tax exemption on May 1, 2010. Retroactively narrows the DSR B&O tax exemption. Modifies the preferential B&O tax rate for manufacturing and wholesaling activities related to perishable meat products. Clarifies tax preferences for manufacturing and wholesaling activities related to fresh fruits and vegetables. Suspends sales tax exemption for nutrient management equipment, facilities, and related services for beef cattle feeding operations between July 1, 2010 and July 1, 2015. Makes corporate board of directors' fees subject to the B&O tax at the 1.5 percent tax rate. Expands the authority of the DOR to pursue individuals for state and local sales taxes collected by limited liability business entities. Extends state and local sales and use taxes to bottled water (until July 1, 2013), and candy (permanently). Clarifies the definition of "gross revenue" for purposes of the public utility district privilege tax. Imposes a 0.25 percent B&O surtax for three years on services, including real estate brokers and games of chance. Eliminates the B&O tax exemption for amounts received by a property management company for payments to on-site personnel. Increases beer tax by \$15.50 per barrel (50 cents per gallon/ 28 cents per 6-pack) from June 1, 2010 to June 30, 2013. Exempts small brewers on first 60,000 barrels. Imposes tax on carbonated beverages at 2 cents per 12 ounces. Exempts the first 10 million dollars of carbonated beverages sold by each bottler. Limits the deduction for bad debts to the seller (no person purchasing an installment sales contract may claim this deduction). Amends recently adopted exemption for data centers in ESSB 6789. Changes the definition of "qualifying business" so that a lessee of at least 20,000 sq. ft. of space within an eligible computer data center can qualify for the exemption.	
SB 6206	Haugen	Authorizing Extensions of the Due Dates for Filing Tax Incentive Accountability Reports and Surveys - Grants taxpayers a 90-day extension for filing annual tax incentive accountability reports and surveys. The time extension may only be used once.	C 137 L 10
SSB 6339	Hobbs, Pridemore	Concerning a Sales and Use Tax Exemption for Wax and Ceramic Materials Used to Create Molds for Ferrous and Nonferrous Investment Castings - Provides a sales and use tax exemption for wax, ceramic materials, and labor related to the creation of investment castings used in industrial applications.	C 225 L 10
SSB 6614	Pridemore, Zarelli, Morton	Clarifying the Applicability of Business and Occupation Tax to Conservation Programs with the Bonneville Power Administration - Exempts from business and occupation tax funds or credits provided by BPA for implementing energy conservation programs or demand-side management programs.	C 295 L 10

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
SSB 6712	Hobbs, Shin, Kilmer	<b>Extending Expiring Tax Incentives Federal Aviation Regulation Part 145 Certificated Repair Stations</b> - Extends the expiration date for the tax preference for Federal Aviation Regulation part 145 aircraft repair stations.	C 11 L 10 E1
ESSB 6737	Marr, Brown, McCaslin	Providing an Exemption from Property Tax for Aircraft Used to Provide Air Ambulance Services - Provides a property tax exemption and aircraft excise tax exemption for an aircraft owned by a nonprofit that is used exclusively for emergency medical transportation services.	C 12 L 10 E1
ESSB 6789	Prentice, Zarelli, Murray	Concerning Sales and Use Tax Exemptions for Certain Equipment and Infrastructure Contained in Data Centers - Provides a retail sales and use tax exemption for server equipment and power infrastructure for computer data centers that begin construction after March 31, 2010 and before July 1, 2011. Ends the exemption on April 1, 2018.	C 1 L 10 E1
SSB 6846	Brandland, Regala, Fraser	Concerning Enhanced 911 Emergency Communications Services - Increases the maximum tax rate by 5 cents and 20 cents, respectively, for state and county enhanced 911 excise taxes. Expands the enhanced 911 excise tax to include interconnected voice-overinternet protocol service lines. Provides centralized collection by the state Department of Revenue for county enhanced 911 excise taxes.	C 19 L 10 E1
SB 6855	McDermott, Kohl-Welles	Exempting Community Centers from Property Taxation and Imposing Leasehold Excise Taxes on Such Property - Exempts community centers from property tax. Requires payment of leasehold excise tax when community center property is rented to tenants that are not eligible for a property tax exemption.	C 281 L 10
SSB 6889	McDermott, Kohl-Welles, Kline	Concerning the Governance and Financing of the Washington State Convention and Trade Center - Authorizes the creation of a new public facility district in King County to take over the Washington State Convention and Trade Center.	C 15 L 10 E1

FINANCE COMMITTEE 1-29

#### FINANCIAL INSTITUTIONS & INSURANCE COMMITTEE

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
E2SHB 1149	Williams, Roach, Simpson	<b>Providing a Remedy for Breaches of Security</b> - Modifies the state security breach law. Provides a cause of action for a financial institution if account information is compromised by a lack of reasonable care by a business, processor, or vendor.	C 151 L 10
HB 2419	Bailey, Nelson, Kirby	Modifying the Active Transacting Requirement for Foreign or Alien Insurer Applicants - Allows certain applicants for a certificate of authority to be an insurer to provide a monetary deposit with the Insurance Commissioner instead of having a three-year history of selling the class or classes of insurance.	C 93 L 10
HB 2510	Kelley, Rodne, Hurst	<b>Public Hospital Districts</b> - Allows public hospital districts, in connection with the issuance of bonds, to grant a lien on its property pursuant to a mortgage, deed of trust, security agreement, or other security instrument.	C 95 L 10
ESHB 2560	Orwall, Upthegrove, Quall	Forming Joint Underwriting Associations - Requires the Insurance Commissioner to create a market assistance plan for excess flood insurance. Grants the Insurance Commissioner the authority to create a joint underwriting authority for excess flood insurance (JUA). Establishes criteria that must be met prior to the creation of a JUA. Creates governing provisions and funding mechanisms for a JUA.	C 230 L 10
ESHB 2564	Nelson, Chase, Kirby	<b>Escrow Agents</b> - Makes numerous changes to the licensing and bonding requirements, prohibited activities, and enforcement provisions of the escrow agent licensing laws.	C 34 L 10
SHB 2585	Kelley, Kirby, Moeller	Addressing Insurance Statutes - Changes reporting requirements for issuers of charitable gift annuities. Redirects certain license fees from the Insurance Commissioner's Regulatory Account to the General Fund. Changes an incorrect reference regarding Medicare Supplement insurance. Makes a number of grammatical and editing changes.	C 27 L 10
HB 2608	Nelson, Kirby, Chase	Concerning of Residential Mortgage Loan Servicers and Services - Requires licensure of persons performing residential loan modifications. Requires licensure of loan servicers.	C 35 L 10
EHB 2830	Simpson, Bailey, Kirby	<b>Credit Union</b> - Modifies the regulation of credit unions in the areas of examination and supervision, penalties, and corporate governance.	C 87 L 10

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
EHB 2831	Simpson, Bailey, Kirby	<b>Banks</b> - Extends some enforcement authority of the Department of Financial Institutions over commercial banks, trust companies, and savings banks to their holding companies. Modifies provisions regulating commercial banks, trust companies, and savings banks.	C 88 L 10
ESHB 2842	Parker, Kirby, Kenney	Addressing Confidentiality as it Relates to Insurer Receivership Records - Exempts documents and other information obtained by the Insurance Commissioner in his or her capacity as a receiver of an insurer from public records disclosure requirements. Provides that those records are records of the receivership court and are not subject to the disclosure by the Insurance Commissioner unless the court decides that the records should be disclosed.	C 97 L 10
ESHB 3032	Simpson, Bailey	Defining Normal Wear and Tear for a Motor Vehicle for the Purpose of a Service Contract - Expands the definition of "service contract" to allow for the sale of additional products.	C 89 L 10
SSB 6197	Berkey, Parlette, Franklin	Concerning Group Life Insurance - Creates a new type of group that may be offered group life insurance by insurers. Allows for dependents to be covered under policies issued to these new groups.	C 13 L 10
SB 6219	Berkey	Time Certificate of Deposit Investments - Allows funds made available by the State Treasurer for the Time Certificate of Deposit Program to be provided from either treasury surplus funds or funds under the Local Government Investment Pool.	C 139 L 10
SSB 6251	Benton	Concerning Nonresident Surplus Line Brokers and Insurance Producers - Modifies licensing requirements for nonresident insurance producers and nonresident surplus lines brokers.	C 18 L 10
SSB 6298	Berkey, Rockefeller, Kline	<b>Deposits of Public Funds in Credit Unions -</b> Allows state-chartered credit unions to accept public deposits with certain limitations.	C 36 L 10
ESSB 6306	Schoesler	<b>Regulating Crop Adjusters</b> - Establishes a crop adjuster category of insurance adjusters. Allows for licensure reciprocity for crop adjusters licensed outside of the state.	C 67 L 10
SSB 6371	McDermott, Berkey	Concerning Money Transmitters - Requires persons or entities that sell, issue, or act as an intermediary for open loop stored value payment devices to be licensed as money transmitters. Modifies the financial responsibility requirements for money transmitters. Establishes transaction volume as a basis for licensee assessments.	C 73 L 10

#### GENERAL GOVERNMENT APPROPRIATIONS COMMITTEE

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
SHB 2935	Van De Wege, Sells, Blake	Regarding Environmental and Land Use Hearings Boards - Creates the Environmental and Land Use Hearings Office by consolidating the powers, duties, and functions of the Environmental Hearings Office and the Growth Management Hearings Boards. Reduces the number of state boards that conduct administrative review of environmental and land use decisions.	C 210 L 10
SSB 6341	Hatfield, Haugen, Schoesler	Transferring Food Assistance Programs to the Department of Agriculture - Transfers the Emergency Food Assistance Programs at the Department of Commerce and the Department of General Administration to the Department of Agriculture on July 1, 2010.	C 68 L 10
SB 6540	Fairley, Swecker, King	Transferring the Combined Fund Drive from the Department of Personnel to the Secretary of State - Transfers operations of the Combined Fund Drive from the Department of Personnel to the Office of the Secretary of State.	C 101 L 10
SSB 6556	Hatfield, Schoesler	Changing the Fees for Certain Types of Agricultural Burning - Increases agricultural burning permit fees charged by the Department of Ecology for field burning and pile burning.	C 70 L 10

## **HEALTH & HUMAN SERVICES APPROPRIATIONS COMMITTEE**

BILL NO.	PRIME SPONSORS	SUMMARY	SINE DIE STATUS
E2SHB 2956	Pettigrew, Williams, Maxwell	Concerning the Hospital Safety Net - Establishes the Hospital Safety Net Assessment Fund. Creates assessments on hospitals based on non-Medicare inpatient hospital days. Increases inpatient and outpatient hospital payment rates and Disproportionate Share Hospital payments. Requires the Department of Social and Health Services to design a system for providing quality incentive payments to hospitals starting in Fiscal Year 2013.	C 30 L 10 E1

## **HEALTH CARE & WELLNESS COMMITTEE**

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
ESHB 1714	Cody, Morrell, Green	<b>Concerning Association Health Plans</b> - Directs the Insurance Commissioner to gather information on the small group market and association health plans from health carriers and produce a one-time report.	C 172 L 10
2SHB 2396	Morrell, Hinkle, Driscoll	Regarding Emergency Cardiac and Stroke Care - Creates a statewide emergency cardiac and stroke care system.	C 52 L 10
SHB 2430	Morrell, Driscoll, Hinkle	Concerning Cardiovascular Invasive Specialists - Creates a new credential for cardiovascular invasive specialists.	C 92 L 10
SHB 2443	Ericksen, Cody, Morrell	Conforming the Uniform Controlled Substances Act to Existing State and Federal Law - Schedules, deletes, or reschedules 69 drugs, substances, or immediate precursors to bring Washington's Controlled Substances Act into conformance with the Board of Pharmacy rules and federal law. Adds osteopathic physician assistants and naturopathic physicians to the definition of "practitioner" in Washington's Controlled Substances Act. Adds multiple sclerosis as a disease for which a Schedule II non-narcotic stimulant may be prescribed, dispensed, or administered.	C 177 L 10
HB 2521	Driscoll, Williams, Cody	Addressing Conversion Rights Upon Termination of Eligibility for Health Plan Coverage - Provides employees 31 days after notification that their employer's health coverage is terminating to convert to a new individual health plan and avoid a lapse in coverage.	C 110 L 10
HB 2540	Cody, Pedersen, Nelson	Concerning the Practice of Dentistry - Removes the expiration date from provisions relating to licensing dentists from other states.	C 173 L 10
2SHB 2551	Cody, Green, Sullivan	Establishing the Washington Vaccine Association - Establishes a nonprofit corporation entitled the Washington Vaccine Association (Association) to facilitate universal purchase of vaccines for children and assess health carriers and third-party administrators for the cost of vaccines for certain children under the age of 19 years. Directs the Department of Licensing to register all third-party administrators for a health insurer or health care purchaser by September 1, 2010, and renew their registration annually. Authorizes the association board to recommend termination of the association after June 30, 2015.	C 174 L 10

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
SHB 2686	Driscoll, Hinkle, Condotta	Concerning Fees for Dental Services that are Not Covered by Insurance or Contract - Prohibits insurers from setting or requiring approval of out-of-plan dental service fees.	C 228 L 10
SHB 2828	Campbell, Morrell	Hospital Reports on Certain Surgical Site Infections - Requires hospitals to report health care-associated infections for specified surgical sites to the Washington State Hospital Association's Quality Benchmarking System for three years, or until the National Healthcare Safety Network releases a revised module successfully interfacing with a majority of Washington's hospitals' computer systems, whichever occurs first.	C 113 L 10
SHB 2841	Hinkle, Cody, Kristiansen	Concerning the Standard Health Questionnaire - Exempts individuals from taking the standard health questionnaire if they are purchasing an individual health benefit plan because their former employer has gone out of business.	C 277 L 10
ESHB 2876	Moeller, Green, Morrell	Concerning Pain Management - Requires certain health care boards and commissions to adopt rules regarding pain management.  Partial Veto: Vetoes the provisions that: (1) Required that the boards and commissions work collaboratively to ensure that the	C 209 L 10 Partial Veto
		rules are as uniform as practicable; and (2) Required that the boards and commissions submit the rules to the Legislature on January 11, 2011.	
E2SHB 2961	Campbell, Hurst, Morrell	Concerning Non-prescription Sales of Methamphetamine Precursors - Establishes new restrictions on the sale of methamphetamine precursors. Establishes a statewide electronic tracking system for non-prescription sales of methamphetamine precursors.	C 182 L 10
SSB 5798	Kohl-Welles, McCaslin, Keiser	Concerning Medical Marijuana - Expands the list of professionals who may sign a statement that a patient may benefit from the use of medical marijuana to include physicians, osteopathic physicians, physician assistants, osteopathic physician assistants, naturopaths, and advanced registered nurse practitioners. Requires such statements to be written on tamper-resistant paper. Removes copies of the patient's medical records and copies of the signed statement from the definition of "valid documentation."	C 284 L 10
SB 6227	Becker, Marr, Parlette	<b>Concerning the Practice of Opticianry</b> - Allows students in an opticianry program to practice opticianry without a license as long as such practice is part of his or her education program.	C 16 L 10

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
SSB 6273	Swecker, Fairley, Keiser	Regarding Insurance Coverage of the Sales Tax for Prescribed Durable Medical Equipment and Mobility Enhancing Equipment - Requires inclusion of the sales tax or use tax calculation in the plan payment on medical insurance plans issued on or after January 1, 2011, that include coverage for prescribed durable medical equipment and mobility enhancing equipment.	C 44 L 10
SSB 6280	Murray, Shin, Kohl-Welles	Concerning East Asian Medicine Practitioners - Changes "Acupuncture" and "Acupuncturist" to "East Asian Medicine" and "East Asian Medicine Practitioner." Expands the scope of practice for Licensed Acupuncturists/East Asian Medicine Practitioners. Expands the types of health care practitioners with whom a Licensed Acupuncturist/East Asian Medicine Practitioner must consult when seeing a patient with a potentially serious disorder. Allows a Licensed Acupuncturist/East Asian Medicine Practitioner to continue to treat a patient with a potentially serious disorder who refuses a consultation if the patient has signed a waiver.	C 286 L 10
SB 6297	Franklin	Regarding Certification of Speech-Language Pathology Assistants - Extends alternate certification requirements for Certified Speech-Language Pathology Assistants from July 26, 2009, to July 1, 2010. Places Certified Speech-Language Pathology Assistants under the disciplinary authority of the Board of Hearing and Speech. Grants the Board of Hearing and Speech the authority to recommend continuing education and continuing competency requirements for Certified Speech-Language Pathology Assistants.	C 65 L 10
SB 6487	Franklin, Pridemore, Keiser	Payment for Chiropractic Services - Makes permanent the provision prohibiting health carriers from paying chiropractors less than other providers for services provided under the same codes.	C 121 L 10
ESSB 6522	Pflug, Keiser, Swecker	Establishing the Accountable Care Organization Pilot Projects - Directs the Health Care Authority to appoint a lead organization to support two accountable care organization pilot projects. Directs the Health Care Authority to oversee activities related to the pilot projects to ensure antitrust laws are not violated.	C 220 L 10
ESSB 6538	Keiser, Pflug	Defining Small Groups for Insurance Purposes - Changes the small group market from two to 50 employees, to one to 50 employees. Provides a contingent effective date of 180 days after the Insurance Commissioner certifies the President of the United States has signed federal legislation that includes guaranteed issue for individuals purchasing health coverage in the individual or small group market. Provides that the act is null and void if federal legislation related to guaranteed issue is not signed by the President of the United States by December 31, 2010. Provides that the census date for small group policies is 90 days prior to the effective date of the policy.	C 292 L 10

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
ESSB 6582	Keiser, Roach, Zarelli	Nursing Assistant Credentialing - Requires the Nursing Care Quality Assurance Commission to adopt criteria for alternative training to determine eligibility to take the certified nursing assistant competency evaluation, including an option that allows certified home care aides and medical assistants to take the examination after completing specified additional training.	C 169 L 10
SSB 6584	Fraser, Swecker, Keiser	Monitoring and Reporting Customer Complaints and Appeals to the State Health Care Authority - Requires each health plan that provides Public Employees Benefits Board medical coverage to submit a summary of customer service complaints and appeals to the agency. Requires the Health Care Authority to summarize the complaints and appeals processed in the preceding 12 months and report to the Legislature by September 30 of each year.	C 293 L 10
SB 6627	Marr, Pflug, Keiser	Granting Prescriptive Authority to Advanced Registered Nurse Practitioners in Other States and British Columbia - Allows a person to lawfully sell, deliver, or possess any legend drug pursuant to a prescription issued by a licensed Advanced Registered Nurse Practitioner in another state or British Columbia.	C 83 L 10

## HIGHER EDUCATION COMMITTEE

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
E2SHB 2630	Probst, Kenney, Conway	Creating the Opportunity Express Program - Requires that colleges give priority in the use of Worker Retraining funds to programs in aerospace, health care, long-term care, advanced manufacturing, construction, forest products, renewable energy industries, and high-demand occupations in strategic industry clusters as identified by the state and local comprehensive workforce development plans developed by the Workforce Education and Training Coordinating Board and the local Workforce Development Councils. Encourages the State Board for Community and Technical Colleges to develop a single website for the purpose of advertising the availability of funding for the Worker Retraining, Opportunity Grant, Opportunity Internship programs, training programs approved by the commissioner of the Employment Security Department, training programs prioritized by industry, and training programs administered by labor and management partnerships. Creates the Opportunity Express Account and stipulates that funding may be used for certain training programs and administrative costs up to \$88,844,000.  Partial Veto: Removes a provision of the bill that contained an emergency clause that would have made the bill effective immediately. Requires the act to now take effect 90 days after the end of the first special session.	C 24 L 10 E1 Partial Veto
SHB 2684	Kenney, Sullivan, Liias	Establishing Opportunity Centers at Community Colleges - Creates an Opportunity Employment and Education Center (Center) within the Seattle Community College district that is required to co-house and integrate various education, employment, and social service programs. Establishes a workgroup that is charged with developing policies and procedures to govern the Center. Stipulates the types of programs and services that the Center will offer. Requires the State Board for Community and Technical Colleges (SBCTC) to evaluate the Center and report to the Governor and the Legislature by December 1, 2011, and annually thereafter. Requires the SBCTC to make recommendations on the location of an additional Center by December 1, 2010.	C 40 L 10
HB 2694	Sells, White, McCoy	Regarding a Bachelor of Science in Nursing Program At the University Center - Recognizes a shortage of registered nurses in the state and, subject to specific funding for this purpose, directs the University Center at Everett Community College, in partnership with the University of Washington-Bothell, to offer a bachelor of science in nursing program with capacity for up to 50 full-time students.	C 25 L 10 E1

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
HB 2858	Appleton, Anderson, Sells	Regarding the Purchasing Authority of Institutions of Higher Education - Provides institutions of higher education with the authority to participate in group purchasing agreements.	C 61 L 10
HB 2973	Orcutt, Wallace, Herrera	Creating Resident Student Classifications for Certain Members of the Military and Their Spouses and Dependents - Includes, in the definition of "resident student," a student who resides in Washington and is on active military duty stationed in one of nine Oregon border counties. Adds a student who resides in Washington and is the spouse or dependent of a person who resides in Washington and is on active military duty stationed in an Oregon border county to the definition of "resident student."	C 183 L 10
SSB 6355	Kilmer, Becker, Rockefeller	Expanding the Higher Education System Upon Proven Demand - Endorses the System Design Plan approved by the Higher Education Coordinating Board (HECB). Defines "major expansion" and "mission change." Requires the HECB to consider, in the needs assessment process, recommendations from the Technology Transformation Task Force and institutions of higher education regarding the strategic and operational use of technology. Removes applied baccalaureate degrees from pilot status and removes statutory limitations on the number of such programs. Makes changes to the Washington Fund for Innovation and Quality. Authorizes the University of Washington to establish an alternative special public works roster process for awarding contracts for construction and renovation of university buildings in which critical patient care or highly specialized medical research is located. Makes changes to the processes for prioritizing capital project requests from the six four-year higher education institutions.	C 245 L 10
SSB 6357	Kilmer, Becker, Shin	Requiring Policies for Academic Recognition of Certain Formal and Informal Learning Experiences - Tasks the State Board for Community and Technical Colleges (SBCTC), in consultation with numerous other persons and entities, with developing policies for awarding academic credit for learning from work and military experience, military and law enforcement training, career college training, internships and externships, and apprenticeships. Requires the SBCTC to submit these policies, along with recommendations, to the appropriate committees of the Legislature by December 31, 2010.	C 71 L 10

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
ESSB 6359	Kilmer, Becker, Shin	Promoting Efficiencies Including Institutional Coordination and Partnerships in the Community and Technical College System - Requires that community college districts coordinate with districts in the region to avoid unnecessary duplication of student services and administrative functions. Requires the State Board for Community and Technical Colleges (SBCTC) to establish criteria and procedures for consolidating district structures to form multiple campus districts and, in collaboration with the boards of trustees, identify and study potential administrative efficiencies, complimentary administrative functions, and complimentary academic programs in adjacent college districts. Requires colleges to collaborate with faculty and staff representatives appointed by their respective unions when deliberating about system efficiencies and complimentary administrative functions. Requires, if educational programs are identified for consolidation, the SBCTC to convene faculty and staff to help in developing consolidation plans that would impact their programs and collective bargaining agreements. Requires the SBCTC to submit a preliminary report on the development of detailed implementation plans for removing or modifying district boundaries by December 1, 2010, with a final report due on December 1, 2011. Requires the SBCTC to identify any districts that can be consolidated and, by December 1, 2012, to submit any required legislative changes to the Governor and appropriate committees of the Legislature.	C 246 L 10
SB 6467	Shin, Kastama, Delvin	Authorizing Honorary Degrees for Students who Were Ordered into Internment Camps - Allows honorary degrees to be conferred by institutions of higher education upon persons who were students at those institutions in 1942 but did not graduate because they were ordered into an internment camp.	C 51 L 10

## **HUMAN SERVICES COMMITTEE**

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
SHB 2533	Pearson, Hurst, Kelley	Concerning the Interstate Compact on Mental Health - Creates independent civil commitment procedures under the Involuntary Treatment Act for persons who have been found not guilty by reason of insanity and have fled the state where the person was committed or was on conditional release. Provides authority to return such person to the requesting state.	C 208 L 10
SHB 2717	Shea, Parker, Ross	Restricting Leave from State Facilities - Restricts the circumstances under which a person committed to a state institution or facility for competency assessment or restoration or as the result of a finding of not guilty by reason of insanity may leave the facility. Requires the Secretary of the Department of Social and Health Services to notify local law enforcement if authorized leave is granted to a person committed to a state institution or facility.	C 262 L 10
ESHB 2747	Darneille, Cody, Williams	Limiting the Use of Restraints on Pregnant Women or Youth - Prohibits use of restraints on a pregnant woman or youth in a correctional or detention facility during labor, childbirth, or postpartum recovery. Permits use of restraints only under extraordinary circumstances during transportation to and from visits to medical providers and court during the third trimester. Requires the Washington Association of Sheriffs and Police Chiefs and others to jointly develop an information packet describing the requirements of this act for distribution to correctional facility staff. Requires posting of the notice of the act's requirements and distribution to women and youth in custody.	C 181 L 10

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
E2SHB 2782	Dickerson, Appleton, McCoy	Concerning the Security Lifeline Act - Requires the Department of Social and Health Services (DSHS) to develop an Opportunity Portal. Expands the Food Stamp and Training Program, adding three additional community colleges. Renames the General Assistance Program as the "Disability Lifeline Program" and sets time limits for eligibility for benefits under the program to a 24-month maximum within a 5-year period which expires in 2013. Requires the DSHS to implement an Early Supplemental Security Income Transition Project in King, Pierce, and Spokane counties, with later expansion statewide, to facilitate the transition of persons to federal Supplemental Security Income benefits. Creates a Housing Voucher Program to provide housing vouchers to applicants for Disability Lifeline Benefits who are homeless and in need of mental health or chemical dependency treatment. Requires the development of an assessment tool to determine whether Disability Lifeline applicants may benefit from the Division of Vocational Rehabilitation programs to be in use by January 1, 2011. Requires screening of Disability Lifeline program applicants for service in the military and determination of eligibility for state or federal benefits based upon such service. Gives high priority for drug or alcohol treatment to Disability Lifeline clients that require treatment to improve health and to transition to employment or federal benefits with highest priority given to pregnant women and parents. Requires the Washington State Institute for Public Policy to report regarding persons terminated under the time-limit provisions for Disability Lifeline benefits regarding receipt of federal Supplemental Security Income benefits, employment, arrest and conviction, and other criteria. Gives individuals who lose Disability Lifeline benefits due to improvements in health status high priority for enrollment in the Basic Health Plan, if eligible.  Partial Veto: Vetoes the provision giving priority for enrollment in the Basic health Plan for persons who lose Disa	C 8 L 10 E1 Partial Veto
2SHB 3076	Dickerson, Kenney	Concerning the Involuntary Treatment Act - Provides factors that the Designated Mental Health Professional (DMHP) and the court should consider when determining whether a person should be detained under the Involuntary Treatment Act (ITA). Permits the DMHP and the court to consider information from credible witnesses. Requires the Washington State Institute for Public Policy, in collaboration with others, to seek mental health assessment tools for the assessment of persons for detention, commitment, or revocation under the ITA. Requires notice to the DMHP when a person is discharged after being held pursuant to the ITA; requires the court to consider the defendant's ability to pay when imposing monetary penalties upon a defendant with a mental illness. Provides that some provisions take effect January 1, 2012.	C 280 L 10

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
ESSB 5902	Pridemore, Fraser, McAuliffe	Promoting Accessible Communities for Persons with Disabilities - Creates an Accessible Communities Account (Account). Requires the Governor's Committee on Disability Issues and Employment to determine eligibility of Accessible Community Advisory Committees for reimbursement and grant funding and to solicit proposals for projects to improve disability awareness. Allows counties to create Accessible Community Advisory Committees by expanding an existing advisory committee or creating a new Accessible Community Advisory Committee. Adds an assessment to the parking infraction penalties for blocking the access aisle or parking in a space reserved for persons with physical disabilities and requires that the assessments be directed equally to the Account and the Multimodal Account.	C 215 L 10
SSB 6192	Marr, Brandland	Providing for Modification of the Disposition Concerning Restitution in Juvenile Cases - Permits the inclusion of counseling costs reasonably related to the offense in juvenile restitution orders. Allows modification of the order of restitution during the 10-year period after the juvenile's 18th birthday. Terminates the court's restitution jurisdiction once a motion to seal is granted. Clarifies that a person may make a motion to seal at any time during the 10 years after his or her 18th birthday if statutory criteria are met.	C 134 L 10
SSB 6337	Regala, Carrell, Hargrove	Concerning Inmate Savings Accounts - Permits an inmate to use moneys in a personal inmate savings account for accredited post-secondary educational expenses and approved re-entry activities. Requires the Secretary of the Department of Corrections to establish guidelines for the release of moneys. Removes obsolete language related to class I or class II industries.	C 116 L 10

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
SSB 6414	Regala	Improving the Administration and Efficiency of Sex and Kidnapping Offender Registration - Specifies the time frames for registration of persons convicted of sex and kidnapping offenses. Specifies the circumstances allowing relief from the duty to register for a sex or kidnapping offense. Provides factors for court consideration when a petition for relief has been filed. Makes Failure to Register as a Sex Offender (Failure to Register) a sex offense if the offender has at least one prior conviction. Requires a county sheriff, upon the request of a person listed in the Washington State Patrol central registry of sex and kidnapping offenders, to investigate whether the duty to register has ended by statute. Grants immunity to officials and local government from civil liability for removal, requesting the removal, or failure to remove a person from the central registry of sex and kidnapping offenders. Requires Department of Corrections supervision of offenders convicted of Failure to Register. Makes Failure to Register a class B felony on third conviction. Decreases community custody to 12 months for first conviction of Failure to Register. Applies retroactively.	C 267 L 10
ESSB 6476	Stevens, Hargrove, Fraser	Revising Provisions Relating to Sex Crimes Involving Minors - Increases the felony class, standard sentence range, and fine for a Commercial Sexual Abuse of a Minor offense. Allows, on first offense, law enforcement impound the vehicle used. Requires diversion for a juvenile's first prostitution-related offense. Repeals the expiration date of the county pilot program for wraparound services for juveniles diverted for prostitution-related offenses. Requires the Department of Social and Health Services (DSHS), upon referral, to connect a juvenile diverted for a prostitution-related offense to services for sexually assaulted children. Permits a minor to receive benefits under the Victim Compensation Benefits Program even if charged with prostitution. Requires crisis residential centers to have on staff, or have access to, a person trained to work with the needs of sexually exploited children as a condition of licensing. Requires the Criminal Justice Training Commission to develop a model policy for procedures relating to sexually exploited minors or victims. Defines a sexually exploited child as a child in need of services. Prioritizes the uses of the funds in the Prostitution Prevention and Intervention Account. Requires the DSHS to report to the Legislature regarding necessary staff training to effectively assist sexually exploited youth.  Partial Veto: Vetoes the provision that required the DSHS to report to the Legislature regarding necessary evidence-based training for the staff of the Children's Administration and Crisis Residential Centers to work effectively with sexually exploited youth.	C 289 L 10 Partial Veto

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
SSB 6548	Hargrove, Carrell, Stevens	Suspending the Parole or Probation of an Offender who Is Charged with a New Felony Offense in Certain Conditions - Allows the suspension of the parole or probation and total confinement of an offender charged with a new felony for offenders on parole or under the Interstate Compact for Adult Offender Supervision (Interstate Compact). Requires the Department of Corrections (DOC) to identify states that send the highest number of offenders for supervision, determine the feasibility and cost of establishing memoranda of understanding with those states, and report to the Legislature by December 1, 2010. Requires Washington representatives, at the next meeting of the Interstate Commission, to seek a resolution regarding: (1) inequitable distribution of costs, benefits, and obligations; (2) the scope of the mandatory acceptance policy; and (3) Washington's authority to determine when it can no longer supervise an offender. Requires the DOC to examine the feasibility and cost of withdrawal from the Interstate Compact and report to the Legislature by December 1, 2010.	C 258 L 10
E2SSB 6561	Hargrove, McCaslin, Regala	Restricting Access to Juvenile Offender Records - Allows a juvenile to petition the court to seal his or her records for a class A felony that is not a sex offense if the juvenile has spent five years, and for a non-sex offense Class B felony, two years, in the community with no new offenses and meets other statutory criteria. Provides that the term adjudication has the same meaning as conviction but only for purposes of the Sentencing Reform Act.	C 150 L 10
ESB 6610	Hargrove, McAuliffe	Improving Procedures Relating to the Commitment of Persons Found Not Guilty by Reason of Insanity - Creates an independent public review panel to advise the courts regarding persons who have been committed as a result of a finding of not guilty by reason of insanity. Authorizes the Secretary of the Department of Social and Health Services (Secretary) to place a committed person in a secure facility where the person presents a safety risk in a state hospital facility requires the placement to be reviewed every three months. Requires the Secretary to report on the use this authority. Permits the Secretary to apply to the court for the conditional release or petition the court for release of a person committed to a state hospital facility if the person has not applied or petitioned on his or her own behalf. Requires a community corrections officer to notify the Secretary if a person on conditional release is not in compliance with the terms of the conditional release. Requires medical providers for persons on conditional release to report changes in mental health conditions. Permits the court to deny a petition for release if the petitioner suffers from a mental disease in remission. Requires the Washington State Institute for Public Policy, with others, to seek a validated mental health assessment tool for competency evaluation, risk level assessment, and recommendations regarding conditional release.	C 263 L 10

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
SSB 6639	Brown, Stevens, Gordon	Creating Alternatives to Total Confinement for Non-Violent Offenders with Minor Children - Creates a new sentencing alternative for offenders with minor children, called the Parenting Sentencing Alternative. Creates the Parenting Program to allow offenders who are already serving a sentence within the Department of Corrections and who would otherwise be eligible for the Parenting Sentencing Alternative to be released on home detention for up to the final 12 months of their sentence.	C 224 L 10
SB 6804	Kohl-Welles	Allowing the Department of Social and Health Services to Adopt Rules Establishing Standards for the Review and Certification of Treatment Facilities Under the Problem and Pathological Gambling Treatment Program - Allows the Department of Social and Health Services (DSHS) to certify pathological gambling treatment facilities. Allows the DSHS to adopt rules establishing standards for the review and certification of those facilities.	C 171 L 10
SJM 8026	Regala, Hargrove, Brandland	Requesting the Interstate Commission for Adult Offender Supervision Immediately Initiate Its Emergency Rule-Making Process - Requests the Interstate Commission for Adult Offender Supervision to immediately initiate its emergency rule-making process to adopt rule amendments to provide the receiving state with more information about an offender and to authorize the receiving state to determine when it can no longer safely supervise an offender.	SFiled Sec/St

# JUDICIARY COMMITTEE

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
SHB 1913	Warnick, Flannigan, Simpson	Changing Provisions Relating to Process Servers - Requires all process servers who serve process for a fee to be Washington residents at least 18 years of age or older. Exempts persons who are not required to register as process servers from the residency requirement. Removes employees of a registered process server from the list of those who are exempt from the requirement to register.	C 108 L 10
SHB 2226	Orcutt, Blake, Maxwell	Issuing Firearms Certificates to Retired Law Enforcement Officers - Revises the process for issuing firearms qualification certificates to retired law enforcement officers for the purpose of the federal Law Enforcement Officers Safety Act. Provides that a retired officer satisfies the federal certification requirement if the officer possesses a firearms certificate that: uses the model certificate developed by the Washington Association of Sheriffs and Police Chiefs; provides that a law enforcement agency, or an entity certified to provide firearms training, acknowledges that the officer has been qualified or otherwise found to meet standards for firearms qualification for the basic law enforcement training academy; and indicates that the determination of qualification was made within the previous year.	C 264 L 10
HB 2465	Hurst, Rodne, Kelley	Concerning Breath Test Instruments - Authorizes the use of breath test machines that use dry gas external standards.	C 53 L 10
SHB 2466	Goodman, Rodne, Kelley	Concerning the Regulation of Ignition Interlock Devices by the Washington State Patrol - Authorizes the Washington State Patrol (WSP) to inspect the records and equipment of ignition interlock manufacturers and vendors, and allows the WSP to inspect devices of drivers during the initial installation of the device. Authorizes the WSP to suspend or revoke the certification of an ignition interlock device and the installation privileges of a provider or installer for noncompliance. Requires ignition interlock devices to employ fuel cell technology and provides a five year window for vendors not currently using fuel cell technology to begin using fuel cell technology.	C 268 L 10
ESHB 2518	Goodman, Rodne, Kelley	Modifying Oath Requirements for Interpreters - Permits certified or registered interpreters to forego taking the required oath at the beginning of each interpreting session, but requires the oath to be taken upon certification or registration and every two years thereafter. Maintains the oath requirement at the beginning of each interpreting session for interpreters who are neither certified nor registered.	C 190 L 10

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
2SHB 2576	Kenney, Liias, Moeller	Restructuring Fees for Entities and Programs Administered by the Office of the Secretary of the State - Revises various fee provisions in statutes governing corporations and other entities and programs administered by the Office of the Secretary of State (OSOS). Raises fees for registrations under the Charitable Organizations Act, and directs the increased fee revenue to be deposited in the Charitable Organization Education Account. Expands the purposes for which the Secretary of State's Revolving Fund (Fund) may be used, and directs additional fee revenue into the Fund. Allows the OSOS to cancel a certificate of registration of a trademark that was issued in error.	C 29 L 10 E1
SHB 2657	Pedersen	Addressing the Dissolution of Limited Liability Companies - Creates a certificate of dissolution for limited liability companies to provide notice of dissolution. Establishes procedures to allow a dissolved limited liability company to dispose of known claims. Removes all references to a "certificate of cancellation" for domestic limited liability companies.	C 196 L 10
HB 2681	Goodman, Rodne, Kelley	Allowing Compensation for Part-Time Judges' Judicial Services - Allows a part-time district court judge to receive compensation for judicial services provided in another district court if the county legislative body of the visited county approves the payment in advance and the visiting judge is not serving in a judicial capacity in the judge's own district.	C 191 L 10
HB 2735	Goodman, Appleton, Rolfes	Concerning Representation of Children in Dependency Matters - Requires the Department of Social and Health Services (DSHS) and the guardian ad litem (GAL) to notify a child in a dependency who is age 12 years or older that the child has the right to request an attorney. Requires the DSHS or the GAL to notify the child of his or her right to petition the court to re-instate a previously terminated parent's rights if the child is eligible to petition and the previously terminated parent contacts the DSHS or the GAL. Requires the Administrative Office of the Courts to develop recommendations for voluntary training and caseload standards for attorneys representing children in dependencies.	C 180 L 10

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
2SHB 2742	Goodman, Liias, Sells	Concerning Ignition Interlock Licenses, Sentencing, and Other Procedures Applicable to Persons Driving Under the Influence - Allows persons convicted of vehicular homicide or vehicular assault, based on driving under the influence, to apply for ignition interlock licenses. Removes the requirement that persons in deferred prosecution apply for ignition interlock licenses. Expands the employer exception to ignition interlock requirements. Provides that an ignition interlock requirement on a person's regular driver's license may not be removed until certain conditions are met. Changes the definitions of "prior offenses" and "within seven years" for the purposes of sentencing in DUI cases. Addresses liability of municipalities and counties when a person is under probation or supervision and required to use an ignition interlock device. Makes other changes to driving-related statutes.	C 269 L 10
HB 2861	Rodne, Pedersen, Wallace	Allowing State Certified Court Reporters to Administer Oaths and Affirmations - Adds state-certified court reporters to the list of persons authorized to administer oaths and affirmations and take testimony in proceedings.	C 98 L 10
SHB 3016	Pedersen	Addressing Modifications and Adjustments of Child Support Orders - Establishes provisions for the Department of Social and Health Services (DSHS) to seek modification or adjustment of child support orders in public assistance and non-assistance cases. Requires the court to allow parties and witnesses to testify by telephone or other electronic means in child support modification proceedings, unless good cause is shown.	C 279 L 10
SHB 3046	Driscoll, Rodne, Kretz	Addressing the Dissolution of the Assets and Affairs of a Nonprofit Corporation - Replaces the procedures for judicial liquidation of a nonprofit corporation with provisions from the Model Nonprofit Corporation Act, Third Edition, adopted by the American Bar Association. Permits superior courts to dissolve nonprofit corporations in actions brought by the Attorney General, members, directors, or creditors of a nonprofit corporation, if certain criteria are met. Authorizes the court to appoint a receiver or custodian to manage the affairs of the nonprofit corporation during a proceeding to dissolve the corporation.	C 212 L 10
2ESSB 5742	Hargrove, McCaslin, Hobbs	Concerning Crime-Free Rental Housing - Permits local governments to adopt and implement a crime-free rental housing program. Establishes restrictions for crime-free rental housing programs. Preempts, with certain exceptions, all regulations and ordinances adopted by local governments concerning crime-free rental housing programs.	C 132 L 10

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
ESSB 6286	Kline, Haugen, Tom	Concerning the Liability and Powers of Cities, Diking Districts, and Flood Control Zone Districts - Provides immunity for cities, diking districts, and flood control zone districts for non-contractual acts or omissions related to flood prevention and navigation purposes of any river or its tributaries.	C 46 L 10
SSB 6395	Kline, Kauffman, Kohl-Welles	Addressing Lawsuits Aimed at Chilling the Valid Exercise of the Constitutional Rights of Speech and Petition - Allows a party in a civil action to bring a special motion to strike any claim that is based on an action involving public participation and petition. Defines "action involving public participation and concern" to include oral and written statements that are made: to governmental entities; in connection with issues being considered by governmental entities; or in a public forum in connection with an issue of public concern. Provides that a party who prevails on a special motion to strike will be awarded costs of litigation, reasonable attorneys' fees, and \$10,000. Requires the court to award costs of litigation, reasonable attorneys' fees, and \$10,000 to the responding party if the motion to strike is frivolous or was intended to cause unnecessary delay.	C 118 L 10
SB 6450	Eide, Kauffman, Shin	Requiring Continuing Education for Court Reporters - Requires the Department of Licensing to establish continuing education requirements for court reporters.	C 49 L 10
SSB 6459	Hobbs, Berkey, Marr	Concerning the Inspection of Rental Properties - Allows local municipalities to require landlords to provide a certificate of inspection of their rental property. Permits the issuance of a search warrant for the purpose of allowing a code enforcement official to inspect any specified premises to determine the presence of an unsafe building condition or a violation of any building regulation, statute, or ordinance. Creates penalties for non-compliance, falsifying information in a certificate of inspection, and obstructing an inspection pursuant to a search warrant.	C 148 L 10
SSB 6470	Kauffman, Hargrove, Prentice	Addressing the Burdens of Proof Required in Dependency Matters Affecting Indian Children - Adds the evidentiary standards required under the Indian Child Welfare Act to the dependency statutes.	C 288 L 10
SSB 6591	Kline, Berkey, Gordon	Revising the Procedure for Complaints Filed with the Human Rights Commission (Commission) - Revises the Commission's review and investigation requirements for complaints alleging discrimination, other than discrimination in real estate transactions. Allows the Commission to dismiss a complaint without a full investigation if the facts as stated in the complaint do not constitute an unfair practice under state discrimination laws.	C 85 L 10

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
SSB 6674	Kline, McCaslin, Hargrove	Regulating Indemnification Agreements Involving Motor Carrier Transportation Contracts - Adds motor carrier transportation contracts to the type of contracts for which indemnification is enforceable only to the extent of the indemnitor's negligence.	C 120 L 10
ESB 6764	Gordon, Pflug, Oemig	Regarding Interest Rates on Tort Judgments - Maintains the interest rate of 2 percentage points above the 26-week treasury bill rate on judgments founded on the tortious conduct of a public agency. Creates an interest rate of 2 percentage points above the prime rate for judgments founded on the tortious conduct of any individual or entity that is not a public agency.	C 149 L 10
SSB 6831	Parlette	Concerning Estates and Trusts - Creates a method to address certain wills and trusts that use formulas or terms tied to federal estate and generation skipping-transfer taxes while these taxes are repealed in 2010.	C 11 L 10

# LOCAL GOVERNMENT & HOUSING COMMITTEE

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
HB 1080	Simpson, Williams	Allowing Impact Fees to be Used for all Fire Protection Facilities - Modifies the definition of "public facilities" for which impact fees may be collected and spent to include all fire protection facilities, rather than only fire protection facilities in jurisdictions that are not part of a fire district.	C 86 L 10
EHB 1653	Simpson	Clarifying the Integration of Shoreline Management Act Policies with the Growth Management Act - Modifies provisions in the Growth Management Act (GMA) pertaining to the integration of the GMA and the Shoreline Management Act. Establishes new provisions in the GMA pertaining to the regulation and protection of critical areas that are located within shorelines of the state. Declares an emergency and establishes a July 27, 2003, application date.	C 107 L 10
ESHB 1956	Williams, Chase, Ormsby	Authorizing Churches to Host Temporary Encampments for Homeless Persons on Property Owned or Controlled by a Church - Grants broad authority to religious organizations to provide shelter or housing to homeless persons on property owned or controlled by such organizations. Prohibits local governments from enacting an ordinance or regulation that imposes conditions other than those necessary to protect the public health and safety and that do not substantially burden the decisions or actions of a religious organization with respect to the provision of homeless housing. Provides immunity to local governments, public agencies, and specified public officials for damages arising from permitting decisions and activities occurring within homeless housing encampments.	C 175 L 10
HB 2428	Takko, Warnick, Springer	Concerning Fees for Locating Surplus Funds from County Governments, Real Estate Property Taxes, Assessments, and Other Government Lien Foreclosures or Charges - Prohibits a business which provides the service of matching specified unclaimed property held by counties, cities, and other municipalities with the owners of such property from charging fees in excess of 5 percent of the value of the property that is returned to the owner. Establishes that a business that violates the fee limitation provisions of the Uniform Unclaimed Property Act is in violation of the state Consumer Protection Act.	C 29 L 10

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
HB 2707	Simpson, Angel, Finn	Concerning the Method of Calculating Public Utility District Commissioner Compensation - Changes the statutorily established monthly salaries for public utility district (PUD) commissioners to an amount equaling the maximum amounts previously authorized through a combination of statutory directives and resolutions of PUD commissioners. Removes provisions authorizing PUD commissions to increase monthly compensation through resolution. Includes provisions for inflation adjustments for salaries and per diem compensation of PUD commissioners as determined by the Office of Financial Management.	C 58 L 10
HB 2740	Seaquist, Angel	Regarding the Definition of Land Use Decision in the Land Use Petition Act - Amends the Land Use Petition Act to clarify when the 21-day time limit for the filing of judicial appeals to local land use decisions begins.	C 59 L 10
HB 2748	Simpson, Jacks, Chase	Concerning Dues Paid to the Washington Public Ports Association by Port Districts - Removes the statutory limit for annual Washington Public Ports Association membership dues.	C 198 L 10
SHB 2775	Dammeier, Hasegawa, Hunt	Regarding Membership on the State Building Code Council - Requires that, in order to remain on the State Building Code Council, members representing private sector industries must maintain employment within the specific industry they represent.	C 275 L 10
ESHB 2925	Kretz, Short, Condotta	Concerning Impact Payments of a Municipally Owned Hydroelectric Facility - Requires certain cities with hydroelectric or other electricity generating projects located in another county to provide financial compensation to that county for negative impacts resulting from such generating facilities or projects. Requires continued compensation payments in the event the compensation contract/agreement between the city and county expires. Authorizes either party to initiate arbitration proceedings in the event the county and the city, or the city's municipal utility, are unable to reach a new compensation agreement following the expiration of a previous contract or agreement.  Partial Veto: Vetoes the emergency clause provision that would have made the bill effective immediately upon signature by the Governor.	C 199 L 10 Partial Veto

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
SHB 2962	Probst, Hunter	Allowing County Treasurers to Use Electronic Bill Presentment and Payment that Includes An Automatic Electronic Payment Option for Property Taxes - Authorizes county treasurers, with taxpayer approval, to collect taxes, assessments, fees, rates, and charges through internet-based electronic bill presentment and payment actions. Specifies that electronic bill presentment and payment may be on a monthly or other periodic basis and that all prepayments must be paid in full by the applicable April 30 or October 31 due date.	C 200 L 10
ESHB 2986	Simpson, Upthegrove, Campbell	Requiring the Appointment of Nonvoting Labor Members to Public Transportation Governing Bodies - Requires that specified categories of public transportation systems must include in their governing bodies a nonvoting member recommended by the labor organization representing the majority of the system's employees.	C 278 L 10
SHB 2990	Pettigrew, Santos, Simpson	Addressing Alternative City Assumption and Tax Authority Provisions Pertaining to Water-Sewer Districts - Authorizes cities meeting specified criteria to impose a tax on a water-sewer district (district) for revenues derived from the services provided by the district to city residents. Requires that the taxation of a district by a city be pursuant to an interlocal agreement between the city and the district. Requires the approval of the majority of the voters in the district before a city imposing a tax on district services may assume jurisdiction over the district.	C 102 L 10
HB 3007	Upthegrove, Orwall, Williams	Authorizing Airport Operators to Make Airport Property Available at Less than Fair Market Rental Value for Public Recreational or Other Community Uses - Authorizes municipalities that have established or may establish airports to make airport property available for public recreational or other community uses at less than fair market rental value if specific requirements are met.	C 155 L 10
HB 3030	Fagan, Hinkle	Regarding the Administration of Irrigation Districts - Increases the upper limit of the estimated cost of an irrigation district project eligible for the small works roster process from \$100,000 to \$300,000. Requires irrigation districts to follow established, uniform small works roster provisions applicable to most public entities in the state. Denies jurisdiction to boundary review boards with respect to irrigation district boundary changes involving lands falling within the boundaries of a federal reclamation project.	C 201 L 10
ESSB 5704	Swecker, Becker, Stevens	Concerning Creation of a Flood District by Three or More Counties - Establishes new composition, appointment, and election provisions for the governing bodies of flood control districts with territory in three or more counties. Establishes that flood control districts with territory in three or more counties are not subject to certain provisions that mandate or permit qualifying special districts to reduce the size of their governing body.	C 131 L 10

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
SSB 6214	Haugen, Morton, Swecker	Restructuring Three Growth Management Hearings Boards into One Board - Consolidates the powers, duties, and functions of the three regional Growth Management Hearings Boards into a single seven-member Growth Management Hearings Board. Specifies that petitions for review before the consolidated board must be heard and decided by a regional panel of three board members. Specifies provisions for the adjudicative and operational functioning of the consolidated board.	C 211 L 10
ESB 6261	Marr, Schoesler, Berkey	Addressing Utility Services Collections Against Rental Property - Establishes new provisions related to delinquent charges of municipal utility services.	C 135 L 10
SSB 6271	Murray, Haugen	Concerning Annexations by Cities and Code Cities Located Within the Boundaries of a Regional Transit Authority - Establishes that if a city located within the boundaries of a regional transit authority (RTA) annexes unincorporated territory, the annexed territory is simultaneously included within the RTA on the date the annexation becomes effective. Establishes that as of the effective date of the city's annexation of the unincorporated territory, the annexed territory is subject to all taxes, liabilities, and obligations applicable to the city by virtue of its inclusion in the RTA.	C 19 L 10
SB 6279	Kline, Murray, Haugen	Clarifying Regional Transit Authority Facilities as Essential Public Facilities - Adds regional transit authority facilities to the list of essential public facilities delineated under the Growth Management Act.	C 62 L 10
ESB 6287	Fraser, Fairley	Concerning Annexation of a City, Partial City, or Town to a Fire Protection District - Exempts the property in a city, partial city, or town being annexed into a fire protection district from being subject to excess tax levies for preannexation debts of the district, provided the property in the city, partial city, or town is already subject to excess tax levies for pre-annexation debts incurred for fire protection related capital improvements.	C 63 L 10
SB 6288	Pridemore, Fairley, Kohl- Welles	Authorizing Counties, Cities, and Towns to Request Background Checks for Certain License Applicants and Licensees - Authorizes local governments to require background investigations for certain license applicants and licensees. Stipulates that background investigations must be processed through the Washington State Patrol Identification and Criminal History Section. Requires local governments requesting background investigations to finance the investigation, unless alternately arranged.	C 47 L 10

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
SB 6418	Marr, Brown	Regarding Cities and Towns Annexed to Fire Protection Districts – Authorizes the formation of fire protection districts in any area of the state, including cities and towns. Increases the population limit for cities that can be annexed into a fire protection district from 100,000 persons or less to 300,000 persons or less.	C 136 L 10
ESSB 6468	Kauffman, Rockefeller, Pridemore	Coordinating the Weatherization and Structural Rehabilitation of Residential Structures - Expands various statutes under the Low-Income Residential Weatherization Program to include structural rehabilitation assistance in addition to weatherization assistance.	C 287 L 10
SSB 6520	Hatfield, Parlette, Hobbs,	Extending time to complete recommendations under RCW 36.70A.5601 conducted by the William D. Ruckelshaus Center - Extends a provision that temporarily prohibits counties and cities from amending or adopting certain critical areas ordinances (CAOs) by one year to July 1, 2011. Specifies that counties and cities subject to the temporary prohibition are required to review and, if necessary, revise their applicable CAOs by December 1, 2012. Grants the William D. Ruckelshaus Center, in completing its examination of the conflicts between agricultural activities and CAOs, one additional year to conclude certain examination tasks.	C 203 L 10
SSB 6544	Berkey, Marr, Hobbs	<b>Extending the Time Limitations for Approval of Plats</b> - Extends time limitations associated with final plat submissions and the requirements governing applicable subdivisions from five to seven years. Expires the extension provisions on December 31, 2014.	C 79 L 10
SSB 6611	Pridemore, Swecker, Shin	Extending the Deadlines for the Review and Evaluation of Comprehensive Land Use Plan and Development Regulations for Three Years and Addressing the Timing for Adopting Certain Subarea Plans - Establishes a new recurring seven-year review and revision schedule for comprehensive plans and development regulations adopted under the Growth Management Act (GMA). Establishes and modifies requirements applicable to subareas in provisions of the GMA that generally prohibit comprehensive plan amendments from occurring more frequently than annually.	C 216 L 10

### **PUBLIC SAFETY & EMERGENCY PREPAREDNESS COMMITTEE**

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
SHB 2422	Parker, Hurst, Driscoll	Changing Escape or Disappearance Notice Requirements - Expands and clarifies the list of persons that must be notified when a person escapes or disappears from a Department of Social and Health Services mental health facility.	C 28 L 10
ESHB 2424	O'Brien, Pearson, Hurst	Protecting Children from Sexual Exploitation and Abuse - Creates a new offense for Viewing Depictions of a Minor Engaged in Sexually Explicit Conduct. Creates first and second degree offenses for offenses related to depictions of a minor engaged in sexually explicit conduct, and specifies units of prosecution. Creates affirmative defenses for individuals assisting a law enforcement investigation, legislative staff, and employees of higher education institutions. Modifies the definition of "predatory" for purposes of sex offender sentencing to include individuals providing homebased instruction.	C 227 L 10
SHB 2487	Goodman, Rodne, Klippert	Increasing Costs for Administering a Deferred Prosecution - Increases the maximum costs for administering a deferred prosecution agreement from \$150 to \$250.	C 54 L 10
SHB 2534	Hurst, Pearson, O'Brien	Establishing a Program to Verify the Address of Registered Sex Offenders and Kidnapping Offenders - Establishes a grant program administered by the Washington Association of Sheriffs and Police Chiefs for sex and kidnapping offender address verification by local governments. Requires homeless sex and kidnapping offenders to keep an accounting of where they have stayed over the last seven days and provide it to the sheriff upon request. Removes the 90-day reporting requirement for level II and III sex offenders.	C 265 L 10
HB 2625	Kelley, Ericks, Conway	Addressing Bail for Felony Offenses - Requires that bail for a person charged with a felony offense be determined on an individualized basis by a judicial officer. Provides procedures for the pretrial release on conditions or detention of a person charged with a capital offense or an offense punishable by life in prison. Requires a judge to detain a person charged with a capital offense or an offense punishable by life in prison if the judge finds by clear and convincing evidence that (1) the person shows a propensity for violence that creates a substantial likelihood of danger to the community or any persons and (2) no condition or combination of conditions will reasonably assure the safety of any other person and the community.	C 254 L 10

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
ESHB 2777	Goodman, O'Brien, Driscoll	Modifying Domestic Violence Provisions - Makes a number of changes to the laws relating to domestic violence, including changes in the areas of law enforcement and arrest, no-contact and protection orders, firearms possession, sentencing reforms, treatment and services for perpetrators and victims, and human remains disposition. Adjusts how prior felony and non-felony domestic violence-related offenses are calculated for purposes of calculating an offender's sentence.  Partial Veto: Vetoes the provision that required the Washington Association of Sheriffs and Police Chiefs, when funded, to convene a model policy work group to address the reporting of domestic violence to law enforcement in cases where the victim is unable or unwilling to make a report in the jurisdiction where the alleged crime occurred.	C 274 L 10 Partial Veto
ESHJR 4220	Hope, Kelley, Green	Modifying the State Constitution Provision Relating to Bailable Crimes - Proposes an amendment to the state Constitution to give judges discretion to deny bail to a person charged with an offense punishable by life in prison upon a showing by clear and convincing evidence of a propensity for violence that creates a substantial likelihood of danger to the community or any persons. Provides that the denial of bail under these circumstances is subject to limitations determined by the Legislature.	HFiled Sec/St
ESB 5516	Franklin, Kline, Kohl- Welles	Addressing Drug Overdose Prevention - Exempts a person who seeks medical assistance for a person suffering from a drug-related overdose from certain prosecution under the Uniform Controlled Substances Act (Act). Exempts a person who experiences a drug-related overdose and receives medical assistance from certain prosecution under the Act. Authorizes any person to administer, dispense, prescribe, purchase, acquire, possess, or use Naloxone, given the fulfillment of certain requirements.	C 9 L 10
SB 5582	Parlette, Becker	Concerning the Chief for a Day Program - Establishes the "Chief for a Day" program within the Washington State Patrol which is a program dedicated to paying special attention to chronically ill children.	C 10 L 10

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
SSB 6202	Hargrove, Holmquist, Franklin	Expanding Provisions Relating to Vulnerable Adults - Permits a financial institution, including a broker-dealer or investment adviser, to refuse to disburse funds from the account of a vulnerable adult or a suspected perpetrator of financial exploitation of a vulnerable adult when the financial institution reasonably believes that financial exploitation of a vulnerable adult has occurred, has been attempted, or is being attempted. Immunizes a financial institution from liability for certain acts taken in response to the suspected financial exploitation of a vulnerable adult. Requires that a report be made to the medical examiner or coroner, the Department of Social and Health Services, and law enforcement when there is reason to suspect a vulnerable adult's death was due to abuse, neglect, or abandonment.	C 133 L 10
SSB 6293	Brandland, Carrell	Changing Provisions Relating to Rendering Criminal Assistance in the First Degree - Increases Rendering Criminal Assistance in the first degree to a class B felony offense unless the offender is a juvenile and related to the offender in which case the offense is a gross misdemeanor.	C 255 L 10
SB 6308	Carrell, King, Marr	Controlling Computer Access by Residents of the Special Commitment Center - Prohibits a sexually violent predator who is committed or detained from accessing a personal computer if the treatment plan states that it would be harmful to bringing about a positive response to a phase or course of treatment. Permits a sexually violent predator to access a limited functioning personal computer that is only capable of word processing and that has limited data storage. Specifies that the limited functioning personal computer must not have Internet capability, an optical drive, an external drive, a USB port, or the capability to display images or videos from such drives or ports.	C 218 L 10
SSB 6340	Regala, Kline	Changing the Membership of the Washington State Forensic Investigations Council - Expands the Forensic Investigations Council from 12 to 13 members by including an attorney whose practice of law includes representing clients charged with criminal offenses.	C 143 L 10
SSB 6398	Kline, McDermott, Keiser	Adding the Definition of Threat to Malicious Harassment Provisions - Defines "threat" for the offense of malicious harassment as the direct or indirect communication of the intent to cause bodily injury or physical damage immediately or in the future.	C 119 L 10
E2SSB 6504	Hargrove	Modifying Provisions of the Crime Victims' Compensation Program - Changes eligibility provisions and reduces benefits for burial costs, medical treatment, and lost wages that a person is eligible for under the Crime Victims' Compensation Program.	C 122 L 10

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
SSB 6590	Kline, Delvin, Brandland	Stating the Policy That Law Enforcement Personnel Be Truthful and Honest in the Conduct of Official Business - Creates a new Washington policy stating that all law enforcement personnel comply with their oath of office and agency policies regarding the duty to be truthful and honest in the conduct of their official business.	C 294 L 10
SSB 6673	Kline, McCaslin, Carrell	Appointing a Work Group to Study Bail Practices and Procedures - Establishes a work group within existing resources to study and make recommendations regarding bail practices and procedures. Prescribes the membership of the work group and the topics to be reviewed.	C 256 L 10

### STATE GOVERNMENT & TRIBAL AFFAIRS COMMITTEE

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
E2SHB 1317	Kessler, Rodne, Simpson	Regarding the Disclosure of Public Records Containing Information Used to Locate or Identify Employees of Criminal Justice Agencies - Exempts the photographs and month and year of birth information in personnel files of criminal justice employees and workers from disclosure under the Public Records Act. Authorizes the news media access to criminal justice employee photographs and full birth information. Clarifies that persons in the custody of a criminal justice agency are not part of the "news media".	C 257 L 10
EHB 1690	Hasegawa, Hunt, Hudgins	Concerning Public Works Projects - Clarifies the legislative intent regarding the use of alternative public works contracting procedures. Requires the Capital Projects Advisory Review Board to recommend to the appropriate committees of the legislature alternative contracting procedures not authorized by law. Stipulates that housing authorities are subject to the alternative public works laws except where alternative requirements or procedures of federal law or federal regulation are authorized. States that prevailing wages apply to public works projects undertaken by housing authorities except where specifically preempted by federal law or federal regulation.	C 21 L 10 E1
2SHB 1761	Hasegawa, Appleton, Hurst	Addressing the Ethical Use of Legislative Web Sites - Authorizes the maintenance of official legislative websites without alteration throughout the year, regardless of pending elections.	C 185 L 10
HB 1880	Armstrong, Hunt, Appleton	Concerning Ballot Envelopes - Removes the requirement that mail ballot return envelopes must have a secrecy flap to conceal the voter's signature and telephone number.  Partial Veto: Veteos the emergency clause changing the effective date to 90 days after session.	C 125 L 10 Partial Veto

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
2SHB 2016	Flannigan, Appleton, Hurst	Concerning Campaign Contribution and Disclosure Laws - Reorganizes and recodifies chapter 42.17 RCW. Requires the listing of the controlling entity for independent expenditures and electioneering communications if the sponsor is a political committee. Allows bona fide political parties to use exempt funds for independent expenditures and electioneering communications. Prohibits state elected officials and municipal elected officials from making public service announcements beginning January 1 through the general election, or until the official is no longer a candidate.  Partial Veto: Vetoes the provisions that related to: (1) Preserving campaign finance statements and reports; (2) Special reports of independent expenditures; and (3) Independent expenditure disclosure with county election officials as these same sections of law were amended or repealed in other legislation.	C 204 L 10 Partial Veto
SHB 2403	Morrell, Kelley, Armstrong	Concerning Military Leave for Public Employees - Expands the use of military leave to include state active duty. Clarifies that military leave may only be charged for the days the person is normally scheduled to work for the state or local government.	C 91 L 10
НВ 2406	Kelley, Alexander, Miloscia	Concerning the Joint Legislative Audit and Review Committee - Updates the process for appointing membership on the Joint Legislative Audit and Review Committee (JLARC) and updates the process for the conduct of performance audits by the JLARC.	C 26 L 10
HB 2490	Angel	Concerning Persons with Intellectual Disabilities - Updates statutes to replace the term "mental retardation" with the term "intellectual disabilities."	C 94 L 10
ESHB 2496	White, Orwall, Chase	Modifying Ballot Design Provisions - Requires that ballots have a clear delineation between the instructions and where voting is to begin.	C 32 L 10
HB 2575	Upthegrove	Expanding the Membership of the Capital Projects Advisory Review Board - Expands the membership on the Capital Projects Advisory Review Board.	Gov vetoed
2SHB 2603	Smith, Kenney, Bailey	Requiring Agencies to Give Small Businesses An Opportunity to Comply With a State Law or Agency Rule Before Imposing a Penalty - Requires agencies to provide small businesses with a copy of the state law or agency rule being violated and to allow a period of at least two business days for the small business to correct the violation before a fine, a civil penalty, or an administrative sanction is imposed. Modifies the definition of a small business to include businesses with a gross revenue of less than \$7 million annually	C 194 L 10

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
E2SHB 2617	Driscoll, Chase, Hunt	Eliminating Certain Boards and Commissions - Eliminates specified boards, committees, and commissions. Eliminates subsistence, lodging, and travel allowances for members of boards, commissions, councils, and committees identified as class 1, 2, 3, and 5 groups whose allowances are funded by the State General Fund.	C 7 L 10 E1
SHB 2704	Takko, Hinkle, Appleton	Transferring the Washington Main Street Program to the Department of Archaeology and Historic Preservation - Moves the Washington Main Street Program from the Department of Commerce to the Department of Archeology and Historic Preservation.	C 30 L 10
HB 3219	Goodman, Rodne, Pedersen	Making Technical Corrections to the Revised Code of Washington - Makes technical corrections to various sections of the Revised Code of Washington.	C 26 L 10 E1 Partial Veto
		<b>Partial Veto:</b> Vetoes the provision regarding the Pesticide Incident Reporting and Tracking Review Panel and eliminates it as a statutory committee.	
ESB 5041	Kilmer, Swecker, Hobbs	Encouraging State Contracts with Veteran-Owned Businesses - Creates a statewide program to increase state procurement contracts with veteran-owned businesses.	C 5 L 10
SSB 5295	Kline, Oemig, Rockefeller	Implementing Unanimous Recommendations of the Public Records Exemptions Accountability Committee - Addresses unanimous recommendations from the Public Records Exemption Accountability Committee.	C 128 L 10
2ESB 6221	Fairley	Concerning the State's Local Government Investment Pool - Expands the number and type of entities that may participate in the Local Government Investment Pool.	C 10 L 10 E1
SSB 6239	Kohl-Welles, Gordon, Fraser	Making Technical Corrections to Gender-Based Terms - Incorporates gender-neutral terms in statute.	C 8 L 10
SB 6243	Fairley, Oemig, Swecker	Eliminating Provisions for Filings at Locations Other than the Public Disclosure Commission - Eliminates the requirement to file certain campaign finance reports with county election officials.	C 205 L 10
SSB 6342	Swecker, Hobbs, Franklin	Concerning the Washington Soldiers' Home - Authorizes the Department of Veterans' Affairs to work with public or private entities on projects to make the best use of the soldiers' home property and facilities and to extend long-term leases up to 75 years.	C 75 L 10

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
SSB 6344	Fairley, Prentice, Hargrove	<b>Concerning Campaign Contribution Limits</b> - Extends campaign contribution limits to all county offices, city council offices, and mayoral offices.	C 206 L 10
SSB 6361	Brandland, Hargrove, Carrell	Exempting a Person's Identifying Information from Public Disclosure when Submitted in the Course of Using the Sex Offender Notification and Registration Program for the Purpose of Receiving Notification Regarding Registered Sex Offenders - Exempts information about a person who registers to receive e-mail alerts regarding sex offender registrations from disclosure under the Public Records Act.	C 266 L 10
SSB 6367	Hatfield, Regala, Fairley	Allowing Agencies to Direct Requesters to Their Web Site for Public Records - Allows public agencies to respond to a public records request by providing an Internet address and a link to the location of the requested records.	C 69 L 10
SB 6401	Brandland	Concerning an Alternative Process for Selecting an Electrical Contractor or a Mechanical Contractor, or Both, for General Contractor/Construction Manager Projects - Establishes an alternative selection process for selecting mechanical or electrical subcontractors for general contractor/construction manager projects.	C 163 L 10
SSB 6688	Fairley, Shin	Concerning Filling Vacancies in Nonpartisan Elective Office - Provides for appointments to fill vacancies in nonpartisan county elective office.	C 207 L 10
ESSB 6724	Kilmer, Kauffman, Eide	Addressing the Shared Leave Program - Increases the number of days of shared leave an employee may receive from 261 days to 522 days, and permits employers to authorize shared leave use beyond 522 days in extraordinary circumstances. Authorizes employees of a school district or educational service district to share and receive leave with employees of other agencies and districts.	C 168 L 10

# TECHNOLOGY, ENERGY COMMUNICATIONS COMMITTEE

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
2SHB 2481	Van De Wege, Kretz, Blake	Authorizing the Department of Natural Resources (DNR) to Enter Into Forest Biomass Supply Agreements - Authorizes the DNR to enter into contracts for the purpose of providing a supply of forest biomass from lands managed by the DNR. Authorizes the DNR to maintain a list of potential sources of forest biomass on state lands for the purposes of making forest biomass available for the conversion into energy, biofuels, or any other similar use. Authorizes the DNR to lease state lands, up to 50 years, for the sale, exploration, collection, processing, storage, stockpiling, and conversion of biomass into energy or biofuels. Requires the DNR to report to the Legislature by December 15, 2010, its evaluation of how the forest biomass supply agreements could be used to sustain or create rural jobs and timber manufacturing infrastructure, and to sell state timber to traditional types of timber purchasers. Authorizes the DNR to establish a five-year forest health and fuel reduction supply agreement demonstration project for the purposes of proving the concepts in the evaluation.	C 126 L 10
SHB 2515	Morris, Chase, Kenney	Regarding Biodiesel Fuel Labeling Requirements - Changes the labeling requirement for biodiesel fuel. Specifies that fuel pumps offering a biodiesel fuel blend of up to and including 5 percent may be identified with a label that states "may contain up to five percent biodiesel."	C 96 L 10
SHB 2527	Morris, Chase, Hudgins	Regarding the Energy Facility Site Evaluation Council (EFSEC) - Expands the siting jurisdiction of the EFSEC to include: (1) any nuclear power facility, if its primary purpose is to produce or sell electricity; and (2) biofuel refineries capable of processing more than 25,000 barrels per day. Increases the deposit amount for processing an energy facility site certification to at least \$50,000. Increases the deposit for inspections and compliance determinations by the EFSEC to at least \$50,000. Specifies that these deposits pay for direct expenses incurred by the EFSEC that arise from processing an application or for site inspection and compliance activities. Requires certificate holders to pay reasonable costs associated with site restoration of the facility.	C 152 L 10
SHB 2661	Hudgins, Hunt, Kenney	Regarding the Washington State University Extension Energy Program's Plant Operations Support Program - Transfers the Plant Operations Support Program from the Department of General Administration to the Washington State University Extension Energy Program.	C 37 L 10

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
HB 2676	Chase, Simpson	Extending the Pay Back Period for Certain Energy Conservation Loans - Extends the pay back period for energy conservation loans provided by a public utilities district or an irrigation district from 120 months to 240 months.	C 4 L 10 E1
НВ 2677	Chase, Simpson	Extending the Pay Back Period for Certain Water Conservation Loans - Extends the pay back period for water conservation loans provided by a municipal water distribution utility, a county water distribution utility, or a water and sewer district from 120 months to 240 months.	C 5 L 10 E1
ESSB 6658	Rockefeller, Morton, Pridemore	Modifying Community Solar Project Provisions for Investment Cost Recovery Incentives - Limits the maximum electric generating capacity of a community solar project to 75 kilowatts. Allows companies to own a community solar system. Defines a "company" as the following non-utility entities: limited liability company; mutual association or corporation; or cooperative association. Reduces the total public utility tax credit an electric utility is allowed under the cost-recovery incentive program from 1 percent of taxable sales to .5 percent. Caps incentive payments to participants in company-owned community solar project to 5 percent of the total allowable public utility tax credit. Provides that each owner of a community solar project or member of a company-owned community solar project is eligible for an incentive payment only in proportion to the ownership share of the project, up to \$5,000 per year. Specifies that a company itself is not eligible for an incentive payment. Provides that each ratepayer contributing to a utility-owned community project is eligible for an incentive payment in proportion to the ratepayer's contribution to the project, up to \$5,000 per year. Specifies that eligible renewable energy systems must be located in Washington State. Requires the Department of Revenue to report to the appropriate committees of the Legislature by December 1, 2014, on various impacts of cost-recovery incentive payment program.	C 202 L 10
SSB 6692	Pridemore, Hargrove, Ranker	Allowing Certain Counties to Participate and Enter into Ownership Agreements for Electric Generating Facilities Powered by Biomass - Authorizes a county to own and operate one biomass energy facility within the county if there is a public utility district that owns and operates a plant or system for the generation, transmission, and distribution of electric energy for sale within the county. Defines "plant" as a natural gas-fueled, combined-cycle combustion turbine capable of generating at least 240 megawatts of electricity. Authorizes the joint ownership of a county-owned and operated biomass energy facility.	C 167 L 10

# TRANSPORTATION COMMITTEE

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
HB 1576	Clibborn, Liias, Roach	Determining the Amount of Motor Vehicle Fuel Tax Moneys Derived from Tax on Marine Fuel - Removes the requirement for the Department of Licensing to determine the amount of marine fuel tax paid. Transfers an amount equal to 1 percent of the motor vehicle fuel tax to the Marine Fuel Tax Refund Account.	C 23 L 10
2SHB 1591	Upthegrove, Clibborn, Simpson	Concerning the Use of Certain Transportation Benefit District Funds - Provides that a transportation improvement project may be contained in the transportation plan of a city, county, or other eligible jurisdiction. Allows impact fees to be imposed for transportation improvements constructed by any entity, not just the TBD itself. Authorizes the imposition of voter-approved sales and use taxes beyond the 10-year limitation if the sales tax is initially imposed after July 1, 2010, and the revenues are dedicated to the repayment of general obligation bonds.	C 105 L 10
2EHB 1876	McCune, Miloscia, Haler	Providing Funds for Disabled Veterans Through Voluntary Donations - Allows any retailer in the state may provide an opportunity for patrons to make voluntary donations to the newly-created Disabled Veterans Assistance Account on Veterans' Day and any additional days the retailer decides would be appropriate.	C 90 L 10
HB 1966	McCoy, Ormsby, Simpson	Adding Wheelchair Users to the Types of Individuals for Whom Drivers Must Take Additional Precautions - Adds wheelchair users and power wheelchair users to the individuals for whom drivers must take all necessary precautions to avoid injury when approaching, and for whom drivers may not enter a crosswalk while such an individual is in it.	C 184 L 10
SHB 2179	Eddy	Authorizing Certain Cities to Provide and Contract for Supplemental Transportation Improvements - Authorizes cities located in counties that have a population of more than 1.5 million to provide or contract for supplemental transit service, in addition to any existing or planned public transportation service provided by public transportation agencies and systems serving the city. Requires certain public transportation systems to coordinate their transit service with any supplemental transit service provided or contracted for by a city. Permits cities that are members of a transportation benefit district (TBD) to petition the TBD to adopt and incorporate supplemental transit service into existing public transportation services provided by the TBD.	C 251 L 10

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
2SHB 2436	Moeller, Green, Clibborn	Concerning Vehicle License Fraud - Requires the \$529 fines for failure to register a vehicle and for evading taxes and fees by registering in another state to be deposited into the Vehicle License Fraud Account. Makes the fine for evading taxes and fees by registering in another state \$1,000 for a first offense and \$5,000 for second and subsequent offenses, which must also be deposited into the Vehicle License Fraud Account. Makes fiscal year appropriations from the Vehicle License Fraud Account of \$75,000 to the Department of Revenue (DOR) and \$250,000 to the Washington State Patrol (WSP), for purposes of vehicle license fraud enforcement and collections by the WSP and DOR.	C 270 L 10
ESHB 2464	Liias, Johnson, O'Brien	Implementing Rules and Penalties for Drivers When Approaching Certain Emergency, Roadside Assistance, or Police Vehicles in Emergency Zones - Defines an emergency zone as the area 200 feet before and after a stationary emergency vehicle, a tow truck, an emergency assistance vehicle, or a police vehicle utilizing its respective signal lights or sirens. Requires motorists to observe the speed limit in an emergency zone, and doubles the normal fine for motorists that do not. Creates the crime of reckless endangerment of emergency zone workers, a violation of which is a gross misdemeanor and also subjects an individual to an automatic 60-day driver's license suspension.	C 252 L 10
HB 2592	Hunt, Hasegawa	Prohibiting Incentive Towing Programs for Private Property Impounds - Prohibits tow truck operators from entering into contracts or offering certain incentives for private impounds.	C 56 L 10
HB 2734	Kagi, Liias, Chase	Allowing Federally Qualified Community Health Centers to Buy Surplus Real Property from the Department of Transportation - Adds federally qualified community health centers to the list of persons and entities entitled to purchase surplus real property from the Washington State Department of Transportation until June 30, 2012.	C 157 L 10
SHB 2939	Dammeier, Orwall, Parker	Concerning Notations on Driver Abstracts That a Person Was Not At Fault in a Motor Vehicle Accident - Requires the Department of Licensing to indicate in a driving abstract obtained for employment purposes that an individual was not at fault in an accident if an individual provides court records to that effect.  Partial Veto: Vetoes the null and void provision.	C 253 L 10 Partial Veto

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
ESHB 3209	Clibborn, Rolfes, Seaquist and Morris	Addressing Managing Costs of the Ferry System - Modifies collective bargaining between representatives of ferry workers and the state, including eliminating the limitation that an arbitrator may only select from the final offers submitted by the parties at bargaining impasses and changing the factors that an arbitrator takes into consideration in making its decision. Allows the Washington State Department of Transportation (WSDOT) to perform maintenance and preservation work on ferry vessels and terminals if the cost of the work is less than \$120,000 versus the current limit of \$60,000, for the remainder of the biennium. Updates capital construction guidelines to include vessels, requires a pre-design study for vessel funding requests, and requires that the Washingotn State Ferries must implement a vessel maintenance, preservation, and improvement program to reduce vessel-out-of-service time. Requires OFM to conduct an expert panel review of WSF management. Reduces the appropriation for ferries insurance, fixes an error in the fuel proviso and changes the due date of a report.  Partial Veto: Vetoes the provisions that: (1) eliminated the free ferry passes for current employees, retirees, and their family members; and (2) reduced the funding for ferries insurance.	C 283 L 10 Partial Veto
SHJM 4004	Van De Wege, Kessler, Rodne	Naming a Certain Portion of State Route Number 110 the "Operations Desert Shield and Desert Storm Memorial Highway" - Requests that the Washington State Transportation Commission name State Route 110 in Clallam County the "Operations Desert Shield and Desert Storm Memorial Highway."	HFiled Sec/St
SSB 6207	Haugen	Allowing Local Governments to Create Golf Cart Zones - Authorizes cities or counties may create golf cart zones by ordinance or resolution on roads that have a speed limit of 25 miles per hour or less.  Partial Veto: Vetoes the provisions that exempted passengers under age 16 from the Washington's seatbelt and child restraint requirements.	C 217 L 10 Partial Veto
SSB 6208	Haugen, Hatfield, Shin	Concerning Temporary Agricultural Directional Signs - Permits temporary agricultural directional signs to be erected on a state highway right-of-way. Requires requests for permission to place signs within a state highway right-of-way to be approved within 10 days, so long as the sign does not create a safety concern.	C 138 L 10
SB 6209	Haugen, Berkey, Marr	Allowing Moneys Paid to County Road Funds to Be Used for Park and Ride Lots - Expands the purposes for which county road funds may be used to include the construction, maintenance, or improvement of park and ride lots.	C 43 L 10

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
SSB 6211	Haugen, Hatfield, Kohl-Welles	Creating an Agricultural Scenic Corridor Within the Scenic and Recreational Highway System - Creates an agricultural scenic corridor designation within the Scenic and Recreational Highway System. Designates a portion of Interstate 5 as part of the Scenic and Recreational Highway System and as an agricultural scenic corridor.	C 14 L 10
SSB 6213	Haugen, Swecker	Concerning Vehicles at Railroad Grade Crossings - Clarifies the requirement regarding commercial vehicles stopping at nonexempt railroad crossings. Lists the types of commercial vehicles that carry hazardous materials that must stop at non-exempt railroad crossings. Modifies the list of railroad crossings that are exempt from the general requirement to stop to include crossings designated by the Washington State Patrol or the Office of the Superintendent of Public Instruction, crossings used exclusively for streetcars or industrial switching, and marked abandoned crossings. Modifies the list of railroad crossings that are exempt from the general requirement to stop to exclude crossings protected by gates or warning signals.	C 15 L 10
SB 6330	Kohl-Welles, Delvin, Haugen	Permitting the Placement of Human Trafficking Informational Posters in Rest Areas - Allows the Washington State Department of Transportation to work with human trafficking victim advocates to develop informational posters for placement in rest areas. Requires that any poster placement policies address placement of these posters in bathroom stalls.	C 48 L 10
SSB 6345	Eide, Regala, Delvin	Addressing the use of Wireless Communications Devices While Driving - Prohibits the holder of either an intermediate driver's license or an instruction permit from operating a motor vehicle while using a wireless communication device except in the case of an emergency. Allows the laws prohibiting holding a wireless communication device to an individual's ear while operating a moving motor vehicle and the use of a wireless communication device to send, read, or write a text message while operating a moving motor vehicle to be enforced as a primary infraction for all drivers.	C 223 L 10
SSB 6346	Ranker, Haugen, Regala	<b>Expanding the use of Certain Electric Vehicles</b> - Allows a person to operate a neighborhood electric vehicle (NEV) or medium-speed electric vehicle (MEV) on city and county streets and county roads in San Juan County with a speed limit of 45 miles per hour (mph) or less. Changes the minimum speed of a MEV from 30 mph to 25 mph. Requires an accident report to be completed if one of these electric vehicles is in an accident. Requires the Department of Licensing, when registering one of these vehicles, to track the vehicles in a separate classification code.	C 144 L 10

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
SSB 6356	Kilmer, Swecker, Rockefeller	Limiting Access to Law Enforcement and Emergency Equipment and Vehicles - Establishes rules for public agencies, emergency vehicle brokers, or charitable organizations when selling or giving an emergency vehicle to a person or entity that is not a public law enforcement agency, emergency agency, or private ambulance business. Requires that equipment and markings that make the vehicle appear to be an emergency vehicle be removed.	C 117 L 10
SSB 6363	Marr, King, Haugen	Concerning the Enforcement of Certain School or Playground Crosswalk Violations - Doubles the penalty for violations related to crosswalks that occur within a school, playground, or crosswalk speed zone, and deposits 50 percent of the penalty associated with the violations into the School Zone Safety Account. Allows a crossing guard who is 18 years old or older to report violations related to crosswalks that occur within a school, playground, or crosswalk speed zone to law enforcement, which may investigate and issue a violation if appropriate.	C 242 L 10
SB 6379	Swecker, Hatfield, Marr	Streamlining and Making Technical Corrections to Vehicle and Vessel Registration and Title Provisions - Streamlines and reorganizes Washington's vehicle and vessel title and registration statutes.	C 161 L 10

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
ESSB 6381	Haugen, Marr; by request of Governor Gregoire	Makes Supplemental Transportation Appropriations for 2009-2011 - Updates the \$7.5 billion 2009-2011 Transportation Budget to an overall spending level of \$8.5 billion to reflect the receipt of \$590 million in the federal High Speed Rail Grant Program under the American Recovery and Reinvestment Act, as well as the receipt of other federal funds and acceleration of state-funded project work.  **Partial Veto:** Vetoes the provisions that: (1) increased the appropriation for the Department of Transportation's (DOT) compliance with the national pollution discharge elimination system permit, contingent upon enactment of an analysis by the Joint Legislative Audit and Review Committee (JLARC) of agencies' responsibilities under the permit; (2) required the DOT to finalize all pending equal value property exchange activity, for the purposes of the construction or improvement of facilities, by the end of the fiscal biennium, and to submit a report on the status of surplus property; (3) implemented a pilot program for the remainder of the 2009-11 fiscal biennium to expand opportunities for private transportation providers' use of high-occupancy vehicle lanes, transit-only lanes, and certain park-and-ride facilities; (4) required the DOT to apply any redistributed federal funds received by the DOT first to offset planned expenditures of state funds, and then federal funds, on projects identified in the project list in the 2010 supplemental budget; and (5) decreased the appropriations from the Transportation Partnership Account, the Nickel Account, and the Special Category C Accounts for the purposes of providing bond sale discount expenditure authority.	C 247 L 10 Partial Veto

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
ESSB 6392	Tom, Swecker, Oemig	Clarifying the Use of Revenue Generated from Tolling the State Route Number 520 Corridor - Allows the use of the proceeds from the State Route (SR) 520 bridge toll-backed bonds to be spent on any aspect of the SR 520 bridge replacement and high occupancy vehicle (HOV) program. Requires \$200 million in bond proceeds to be spent only on the floating bridge and the west side of the corridor, and allows the use of these funds for effective connections for HOVs and transit to the extent these connections benefit or improve the operation of the SR 520 corridor. Adds multiple elements to the SR 520 corridor program including: HOV lane standards; work groups on alternative transit connections to the University Link light rail line, planning and financing for high capacity transit in the corridor, design refinements, and Arboretum mitigation; and an account into which civil penalties generated on the SR 520 must be deposited, which can fund any project within the SR 520 program including mitigation. Requires the floating bridge portion of the project to have a total height from the water to the top of the bridge rail of not more than 20 feet if the project is funded by revenue generated by tolling the corridor.  Partial Veto: Vetoes the intent section and the provision that required the floating bridge portion of the project to have a total height from the water to the top of the bridge rail of not more than 20 feet if the project is funded by revenue generated by tolling the corridor.	C 248 L 10 Partial Veto
ESSB 6499	Murray, Haugen	Concerning the Administration, Collection, Use, and Enforcement of Tolls - Allows for the detection and issuance of photo tolls, which may be paid through a customer account or upon receipt of a toll bill. Provides for an 80-day period between the assessment of a toll and the issuance of a toll infraction for failure to pay a toll. Removes the Washington State Patrol from the toll infraction issuance process, and places the issuance in the hands of limited law enforcement officers designated by the Washington State Department of Transportation (WSDOT). Removes the court system from the toll infraction adjudication process, and requires the WSDOT to develop an administrative adjudication process for appeals of civil penalties related to toll infractions. Expands the Toll Collection Account (Account) uses to allow for operations that benefit multiple toll facilities to be cleared through the Account.	C 249 L 10
SSB 6510	Kilmer, Sheldon	<b>Extending State Route Number 166</b> - Extends State Route 166 to the current eastern city limits of Port Orchard.	C 77 L 10
SB 6555	Tom, Haugen	Removing State Route Number 908 from the State Highway System - Transfers State Route 908 to the cities of Redmond and Kirkland, thereby removing it from the state highway system.	C 81 L 10

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
SSB 6558	Haugen	Concerning Petitions for Administrative Review of Railroad Crossing Closures - Allows the Washington State Department of Transportation (WSDOT) to file a petition for closure of a railroad crossing when the closure is part of a state-funded project. Requires the WSDOT, and the lead agency for State Environmental Policy Act purposes if that is not the WSDOT, to intervene if a railroad crossing closure is contested. Requires notice to the WSDOT if a railroad crossing closure petition is filed for a crossing adjacent to a WSDOT project and closure is a part of the project.	C 82 L 10
SSB 6577	Kastama, Berkey, Swecker	<b>Modifying the Transportation System Policy Goals</b> - Adds the goal of "economic vitality" to the established policy goals for the state's transportation system.	C 74 L 10
ESSB 6774	Marr	Concerning Transportation Benefit Districts - Provides an optional, alternative governance structure for transportation benefit districts (TBD) that include territory within more than one jurisdiction, by allowing such TBDs to be governed by the governing body of a metropolitan planning organization (MPO) if the TBD and the MPO have identical boundaries. Clarifies that a TBD may propose to fund transportation improvements that are consistent with any existing relevant state, regional, or local transportation plan, instead of all relevant transportation plans.	C 250 L 10
SSB 6816	Schoesler	Concerning Special Permitting for Certain Farm Implements - Requires the Washington State Department of Transportation to review the agency rules regarding the transporting of farm implements over 14 feet in height.	C 124 L 10
SB 6826	Swecker	Increasing Certain Fees of Licensing Subagents - Increases the fees for services provided by vehicle licensing subagents for vehicle certificates of ownership and vehicle registrations. Requires the Department of Licensing to implement a fair, equitable, and objective rotation of public and private entity listings on the department's vehicle licensing and registration web site.  Partial Veto: Vetoes the provision that required Department of Licensing to implement a fair, equitable, and objective rotation of	C 221 L 10 Partial Veto
		public and private entity listings on the department's vehicle licensing and registration web site.	

## **WAYS & MEANS COMMITTEE**

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
HB 1541	Seaquist, Conway, Crouse	Granting Half-Time Service Credit for Half-Time Educational Employment Prior to January 1, 1987, in Plans 2 and 3 of the School Employees' Retirement System and the Public Employees' Retirement System - Provides recalculation of the service credit for currently active members of the Public Employees' Retirement System (PERS) and the School Employees' Retirement System (SERS) that worked in an eligible school district position before 1987. Increases the service credited to the PERS or SERS member to a half year in years where the member was employed for at least nine months and worked at least 630 hours in an eligible position with a school district, educational service district, state schools for the deaf and blind, or an institution of higher education or community college. Limits the recalculation of service credit to periods for which the member did not withdraw contributions.	C 103 L 10
SHB 1545	Conway, Seaquist, Bailey	Authorizing the Higher Education Coordinating Board to Offer Higher Education Annuities and Retirement Income Plans - Authorizes the Higher Education Coordinating Board to offer employees participation in a higher education retirement plan, rather than the Public Employees' Retirement System, if they have previously contributed to a similar plan.	C 21 L 10
SHB 1679	Simpson, Van De Wege, Ericks	Reimbursing Medical Expenses for Certain Totally Disabled Public Safety Personnel - Reimburses members of the Law Enforcement Officers' and Firefighters' Retirement System Plan 2 (LEOFF Plan 2) and the Washington State Patrol Retirement System (WSPRS) totally disabled in the line of duty for any payments made for employer-provided medical insurance. Applies prospectively to reimburse payments made after the effective date of the act. Defines totally disabled during line duty for WSPRS as those unable to perform any gainful activity. Requires totally disabled LEOFF Plan 2 members to enroll in Medicare Plans A and B, if eligible, to receive reimbursement.	C 259 L 10
SHB 2196	Ericks, Ormsby	Including Service Credit Transferred from the Law Enforcement Officers' and Firefighters' Retirement System Plan 1 in the Determination of Eligibility for Military Service Credit - Permits service credit transferred from the Law Enforcement Officers' and Firefighters' Retirement System Plan 1 to the Public Employees' Retirement System Plan 1 between July 1, 1997, and July 1, 1998, to apply to a member's eligibility for non-interruptive military service credit.	C 260 L 10

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
EHB 2360	Darneille	Eliminating Regional AIDS Networks - Eliminates regional AIDS service networks (AIDSNETs) and regional HIV/AIDS planning activities. Directs the Department of Health to distribute grants directly to community service providers, rather than through the AIDSNETs.	C 3 L 10 E1
EHB 2519	Green, Hope, Ericks	Addressing Duty-Related Death Benefits for Public Safety Employees - Removes the 10-year service requirement in Law Enforcement Officers' and Fire Fighters' Retirement Plan 2 (LEOFF 2) and the Washington State Patrol Retirement System Plan 2 (WSPRS 2) for survivors of duty-related deaths to qualify for a survivor annuity. Removes the actuarial reduction for a joint and 100 percent survivor option applied to survivor annuities in LEOFF 2 and WSPRS 2 for survivors of duty-related death. Provides a minimum survivor annuity in LEOFF 2 and WSPRS 2 of 10 percent of final average salary for survivors of duty-related deaths. Increases the lump-sum, duty-related death benefit in all plans of LEOFF and WSPRS to \$214,000 and annually increases the lump sum by up to 3 percent per year. Provides LEOFF and WSPRS duty-related death survivors an optional 36 months, rather than 24 months, lump-sum benefit in the provision that halt workers' compensation pension benefits upon remarriage. Requires (rather than permits as in current law) state higher education institutions to waive payment of all tuition, services, and activity fees for both the children and surviving spouses of any law enforcement officer, firefighter, or Washington State Patrol Officer that died or became totally disabled in the line of duty.	C 261 L 10
HB 2823	Kristiansen, Armstrong, Blake	Permitting Retired Participants to Resume Volunteer Firefighter, Emergency Worker, or Reserve Officer Service - Permits retired volunteer firefighters that are at least age 65 and have been collecting a pension for at least three months to resume volunteer firefighting. Requires local governments allowing a retired firefighter to resume participation in volunteer firefighting to conduct annual medical exams of the retired volunteers and pay additional annual charges to the Volunteer Firefighters' and Reserve Officers' Relief and Pension System for the increased cost of medical and relief coverage of the retired participant volunteer firefighters. Prohibits retired participants who choose to resume volunteer service from becoming eligible for disability payments in the event that the retired participant becomes disabled as the result the performance of his or her duties.	C 60 L 10

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
HB 2877	Moeller	Authorizing Payment of Regulated Company Stock in Lieu of a Portion of Salary for Educational Employees - Permits members of the board of directors of a school district, the Teachers' Retirement System, the Superintendent of Public Instruction, and Educational Service District Superintendents to purchase regulated company stock held in a custodial account, as well as tax deferred annuities for employees' federal Internal Revenue Service qualified section 403(b) accounts.	C 41 L 10
ESHB 2921	Linville, Darneille, Ericks	Making 2010 Supplemental Operating Appropriations - Makes changes to the 2009-11 biennial operating budget.	C 3 L 10
SHB 2998	Seaquist, Armstrong, Hunt	Suspending Certain Monetary Awards and Salary Increases - Suspends state employee monetary performance-based awards through June 30, 2011, including those for Washington State Civil Service, exempt, and Washington Management Service (WMS) employees. Suspends WMS growth and development increases through June 30, 2011, and monetary performance pay-based awards to all Housing Finance Commission employees. Permits the Washington State Productivity Board to continue to grant awards for money-saving ideas.	C 2 L 10

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
ESHB 3178	Carlyle, Anderson, Hunter	Creating Efficiencies in the use of Technology in State Government - Establishes spending restrictions related to information technology (IT) for the 2009-11 biennium. Directs the Office of Financial Management (OFM) to work with state agencies to generate IT savings equal to the amount specified in the Omnibus Appropriations Act. Requires the OFM to develop and execute a pilot program for application managed services or other similar programs across a functional area of IT or for one or more agencies' IT needs. Adds reporting requirements related to state agency IT expenditures. Requires the Information Services Board to develop an enterprise-based strategy for IT in state government. Requires the OFM to contract with an independent consultant to review the state's plan to consolidate state data centers and office space and provide options for the use of the new state data center and office building by December 1, 2010. Requires the Department of Information Services and OFM to review issues related to IT governance and report to the Legislature by December 1, 2010.  Partial Veto: Vetoes the following provisions that required the: (1) Information Services Board to develop standardized contracts and review state agencies IT budgets; (2) OFM to develop and executive a pilot program to contract with private providers for the delivery, support, maintenance, and operation of IT projects; (3) Department of Information Services to report on its efforts to develop a centralized project management office; (4) OFM to contract with an independent consultant to conduct a financial and technical analysis of the state's plan for the consolidated state data center and office building.	C 282 L 10 Partial Veto
НВ 3197	Sullivan, Linville, Seaquist	Transferring Funds From the Budget Stabilization Account to the General Fund - Directs the State Treasurer to transfer \$229 million from the Budget Stabilization Account to the state General Fund in fiscal year 2011.	C 31 L 10 E1
SHB 3201	Pettigrew, Linville, Sullivan	Fees for Specialty Clinics - Increases the fee for treatment services for Infants with heritable disorders from \$3.50 to \$8.40. Authorizes the fee to also be used to support community outreach and education activities related to sickle cell disease.	C 17 L 10 E1
SSB 6382	Prentice, Tom	Reducing the Cost of State Government Operations by Restricting Compensation - Extends the salary freeze for at-will exempt and Washington Management Service employees from February 18, 2010, to June 30, 2011. Provides an exception for the salary freeze for specified retention and recruiting purposes. Prohibits cash recognition awards for the remainder of the biennium.	C1L10

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
E2SSB 6409	Kastama, Rockefeller, Shin	Creating the Washington Opportunity Pathways Account - Creates the Washington Opportunity Pathways Account and directs that all net revenues from in-state lottery games not dedicated to debt service and from multi-state games other than those going to the Problem Gambling Account be deposited in the Washington Opportunity Pathways Account. Authorizes appropriations from the account can be used for recruitment of researchers, Innovation Partnership Zones, research teams, early learning, and higher education financial aid programs. Transfers each year, beginning with fiscal year 2011, \$102 million from the General Fund-State to the Education Construction Account.  Partial Veto: Vetoes the provision that directed the Joint Legislative Audit and Review Committee (JLARC) to study the marketing and vendor expenditures and incentive payment programs of the Lottery Commission and report to the Legislature by November 1, 2010.	C 27 L 10 E1 Partial Veto
ESSB 6444	Prentice, Tom	Making 2010 Supplemental Operating Appropriations - Makes numerous changes to appropriations and other budget provisions.  Partial Veto: See enclosed summary of the operating budget.	C 37 L 10 E1 Partial Veto
SB 6453	Hobbs, Delvin, Shin	Addressing Shared Leave for Members of the Law Enforcement Officers' and Firefighters' Retirement System, Plan 2 - Permits employer-authorized shared leave received by members of the Law Enforcement Officers' and Fire Fighters' Retirement System Plan 2 employed by local governments and districts to be included in calculating service credit and final average salary in the same manner as annual leave and sick leave.	C 50 L 10
ESSB 6503	Prentice	Closing State Agencies on Specified Dates - Directs that savings will be generated at state agencies, including higher education institutions, through either 10 temporary agency closure days or an approved compensation reduction plan (The amount of savings will be specified in the operating budget.). Provides a list of agencies or programs that are exempt from the agency expenditure reductions. Reduces Washington Management Services and exempt employee compensation by an additional \$10 million General Fund-State.  Partial Veto: Vetoes the provision that reduces Washington	C 32 L 10 E1 Partial Veto
		Management Services and exempt employee compensation by an additional \$10 million General Fund-State.	

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
SB 6546	Pridemore	Allowing the State Director of Fire Protection to Refuse Membership in the Public Employees' Retirement System - Permits individuals employed as the State Director of Fire Protection (State Fire Marshal) that were previously members of the Law Enforcement Officers'and Fire Fighters'Retirement System Plan 2 (LEOFF 2) to remain members of LEOFF 2 in lieu of becoming a member of the Public Employees'Retirement System.	C 80 L 10
SSB 6572	Tom	Eliminating Certain Accounts - Abolishes certain inactive state funds and accounts.  Partial Veto: Vetoes the provision that abolished the special	C 9 L 10 E1 Partial Veto
		purpose district research services account.	
2SSB 6578	Swecker, Jacobsen, Kastama	Concerning the Creation of Optional Multiagency Permitting Teams - Directs the Office of Regulatory Assistance to develop an optional multiagency permitting team for coordinated permitting and regulatory decision making.	C 162 L 10
SB 6833	Tom	Addressing the Management of Funds and Accounts by the State Treasurer - Authorizes the Office of the State Treasurer (OST) to enter agreements with agencies for investment by the OST of moneys not otherwise required to be deposited with the OST, and permits the OST to negotiate cost allocation rates for these deposits. Permits comingling of moneys in the treasury and custodial accounts for cash management and cash balance purposes. Directs the OST to report on obsolete accounts and agencies' local accounts. Requires additional monthly reporting.	C 222 L 10
ESB 6870	Hargrove	Containing Costs for Services to Sexually Violent Predators - Specifies the DSHS is responsible for the cost of one expert or professional person to conduct an evaluation on the prosecuting agency's behalf. Specifies that if a person is indigent, the Department of Social and Health Services (DSHS) is responsible for the cost of one expert or professional person to conduct an evaluation on the person's behalf. Clarifies that the person is not precluded from paying for additional expert services at his or her own expense. Directs the DSHS to adopt rules to contain costs relating to reimbursement for evaluation services.	C 28 L 10 E1

BILL NO.	PRIME SPONSORS	SUMMARY	FINAL STATUS
ESSB 6872	Keiser	Concerning Medicaid Nursing Facility Payments - Makes a number of changes to nursing home rates administered under the Department of Social and Health Services (DSHS). Reduces the allocation for variable return to thirty-percent of the June 30, 2006 level and repeals the variable return rate component on July 1, 2011. Defines large non-essential community providers as facilities with 60 or greater licensed Medicaid beds. Raises minimum occupancy in the operations, property, and finance components to 92 percent for large nonessential community providers. Eliminates bed banking. Changes the case mix adjustment cycle from quarterly to semi-annually. Reduces return on investment in the finance component from 8.5 percent to 4.0 percent for all assets. Requires the DSHS to establish a pay-for-performance subsidy structure and to the extent that funds are appropriated for this purpose, establishes a payment subsidy that will reward facilities with low turnover in direct care staff. Postpones rebasing of nursing home rates for one year and moves the cycle for rebasing from every odd-year to every even-year. Repeals provisions related to reporting, auditing, settlement, allowable costs, billing/payment, administration, patient trust funds, appeals, and public disclosure in the current nursing home payment statute and directs the DSHS to establish these in rule. Provides eleven principles to be used by the DSHS when re-establishing the repealed provisions in rule. Removes historical language, dates, and references from statute that have been superseded by subsequent legislative changes.  Partial Veto: Vetos the provision that reduces the return on investment for all assets to 4 percent.	C 34 L 10 E1 Partial Veto
SSB 6884	Hargrove, Shin	Concerning the Practice of Counseling - Specifies that juvenile court employees who are juvenile probation counselors or who provide certain services pursuant to evidence-based programs are considered "agency affiliated counselors" for purposes of professional credentialing.	C 20 L 10 E1



# Summary of the 2010 Supplemental Operating Budget (ESHB 2921 & ESSB 6444)

# & Revenue Legislation

# 2010 Supplemental Omnibus Budget Overview Operating Only

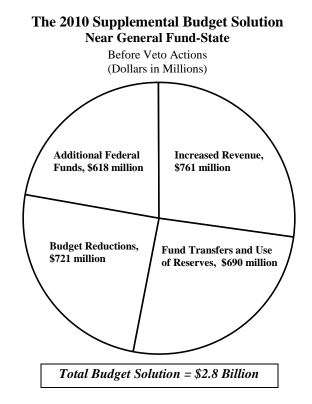
In the 2009 legislative session, the Legislature and the Governor addressed a projected Near General Fund-State budget problem of approximately \$9 billion over the three-year period between fiscal years 2009 and 2011. To solve this \$9 billion budget problem, the 2009-11 enacted budget made program and compensation reductions totaling approximately \$3.8 billion, used federal stimulus and capital budget resources, and utilized a variety of other funds to balance the operating budget.

Since the spring of 2009, revenue performance worsened and, in subsequent forecasts, the Economic and Revenue Forecast Council lowered their General Fund-State revenue projections for the 2009-11 biennium by approximately \$1.8 billion (including the impacts of revenue-related litigation). Caseload and other mandatory costs also increased by \$660 million. Those increases were primarily in state funded health care programs, such as Medicaid, and in K-12 education. Finally, litigation impacts, the cost of policy initiatives proposed during the 2010 session, and other cost pressures, resulted in \$369 million of additional costs.

Altogether, this represented an additional \$2.8 billion shortfall compared to the budget enacted one year ago.

#### How the Legislature Addressed the \$2.8 Billion Budget Problem

In Chapter 3, Laws of 2010 (ESHB 2921), Chapter 37, Laws of 2010, 1<sup>st</sup> sp.s., Partial Veto (ESSB 6444), and other fiscal related legislation passed in the 2010 session, the Legislature dealt with this shortfall. As depicted below, the steps taken by the Legislature to address this \$2.8 billion budget gap involved four main components.



The amounts depicted do not include the \$102 million fund shift from the general fund or \$113 million in expenditures shifted out of the general fund associated with the Opportunity Pathways Account pursuant to Chapter 27, Laws of 2010, 1st sp.s., Partial Veto (E2SSB 6409).

### **Budget Reductions – \$721 million**

In February of 2010, the Legislature enacted Chapter 3, Laws of 2010 (ESHB 2921), which reduced Near General Fund-State spending by approximately \$45 million. That legislation also imposed restrictions on state agencies related to hiring, travel, personal services contracts, and equipment.

The subsequent 2010 supplemental operating budget made additional near general fund spending reductions of approximately \$676 million. Reductions were made in virtually every area and agency of state government. Some of the major reductions included: (1) the elimination of the remaining \$79 million in Initiative 728 per student allocations to school districts; (2) \$73 million from reducing funding to institutions of higher education; (3) \$67 million in savings from legislation imposing an additional assessment on hospitals and leveraging federal match; (4) \$46 million from correctional facility capacity reductions (partially financed through a newly-created account); (5) \$39 million reduction to all areas of state government based on legislation requiring temporary layoffs; (6) \$30 million from reducing the grade 4 class size enhancement; (7) \$30 million from information technology savings; (8) \$28 million in reforming the Security Lifeline programs (formerly GA-U); and (9) \$15 million in savings by eliminating the learning improvement day for teachers.

#### Additional Federal Funds - \$618 Million

Under the current law provisions of the federal American Recovery and Reinvestment Act (ARRA), the enhancement to the Federal Medical Assistance Percentage (FMAP), which is the share of Medicaid costs that are paid by the federal government, is set to end in December 2010. The 2010 supplemental operating budget assumes that the ARRA provisions related to increased federal support will be extended by six months (from January 1, 2011, to June 30, 2011). The proposed six-month extension has been in various pieces of proposed federal legislation and is included in President Obama's pending budget request. If enacted by Congress, this extension would allow \$480 million in federal funds to substitute for state support.

In February of 2010, the federal government announced it was revising an interpretation of how certain provisions of ARRA were being applied to selected Medicaid expenditures (the Medicare Part D Clawback). This allowed \$87 million in federal funds to take the place of state support. The 2010 supplemental operating budget also directly offset \$39 million in the Security Lifeline (formerly GA-U) and Basic Health programs in anticipation of receiving a waiver allowing a portion of those state costs to be supported with federal funds.

Including the budgeted increases in two other smaller sources of federal aid, the 2010 supplemental operating budget assumes that approximately \$618 million in additional federal resources will help address the shortfall.

#### Fund Transfers & Use of Reserves – \$690 Million

As it passed the Legislature, the 2010 supplemental operating budget made \$461 million in additional transfers from various funds to increase near general fund resources. Some of the largest transfers to the general fund included: \$141 million from the Public Works Assistance Account; \$101 million from the Education Savings Account; \$21 million from the Job Development Account; \$18 million from the Education Construction Account; \$16 million from the Life Sciences Discovery Account; \$16 million from the State and Local Toxics Control accounts; \$15 million from the Performance Audits of Government Account; \$15 million from the Public Service Revolving Account; \$12 million from the State Treasurer's Service Account; \$10 million from the Savings Incentive Account; and \$10 million from the Insurance Commissioners Regulatory Account. The Governor vetoed the Life Sciences Discovery Account and the Insurance Commissioners Regulatory Account fund transfers. See section below.

The budget also transferred \$25 million from two lottery related accounts to the Education Legacy Trust Account.

The 2010 supplemental operating budget transferred a total of \$229 million from the Budget Stabilization Account (sometimes called the "Rainy Day Fund") to the state general fund. After these transfers, there is projected to be no ending fund balance in the Rainy Day Fund.

Including the impact of vetoes, the projected Near General Fund-State ending balance for 2009-11 is \$456 million – \$33 million less than was assumed in the budget enacted a year earlier.

#### Increased Revenue - \$761 Million

In the 2010 session, the Legislature took a multi-pronged approach to raising additional revenue. One component was narrowing tax preferences. Another aspect of the package is related to clarifying provisions related to "economic nexus," or the grounds for taxing out-of-state businesses with substantial activities in Washington. Finally, there are several tax rate increases, including: (1) the permanent removal of the sales tax exemption for candy; (2) the temporary removal of the sales tax exemption for bottled water; (3) a temporary increase for the tax on both carbonated beverages and beer; (4) a temporary 0.3 percent increase to the businesses and occupation tax on service businesses; and (5) increasing the tax on cigarettes and other tobacco products. Through these actions, the Legislature anticipates \$774 million in additional revenue (in addition to \$15 million from additional lottery revenues and \$10 million from the Washington State Convention and Trade Center Account included in the fund transfer section). This was partially offset by the passage of legislation that decreased revenues by approximately \$3 million.

The combined effect was an estimated net increase of \$761 million in near general fund revenues.

### **Governor's Operating Budget Vetoes**

The Governor vetoed approximately 60 sections of the operating budget passed by the Legislature. The net effect of her vetoes reduced near general fund reserves by approximately \$27 million. Operating budget vetoes include: (1) \$16 million transfer from Life Sciences Discovery Account to the state general fund; (2) \$10 million transfer from the Insurance Commissioners Regulatory Account to the state general fund; (3) \$10 million in compensation savings targeted at Washington Management Service and exempt management positions; (4) provisions that would have exempted restaurants from the liquor markup imposed based on the original 2009-11 budget and related \$5.5 million fund transfer from the state general fund; and (5) \$2.6 million appropriated for a pilot program operating in two locations and targeted at low-income adults awaiting coverage from the Basic Health Plan.

Note: The term Near General Fund-State (NGF-S) used in this document is defined as the state general fund plus the Education Legacy Trust Account.

# 2009-11 Estimated Revenues and Expenditures

## **Near General Fund**

(Dollars in Millions)

RESOURCES	
Beginning Fund Balance	310
Revenue	
November Revenue Forecast	29,224
February Forecast Change	14
Transfer to Budget Stabilization Account	-252
Dot Foods, Inc. v. Department of Revenue	-154
Legislation Increasing Revenue	774
Legislation Decreasing Revenue	-13
Total Revenue	29,593
Other Resource Changes	
Transfer of Related Fund Balances	89
Enacted Fund Transfers & Other Adjustments	831
Original 2009-11 Budget - Use Budget Stabilization Account	45
2010 - Use Budget Stabilization Account	229
2010 Transfers to Near General Fund	461
2010 Transfers from Near General Fund	-108
Budget Driven Revenue	-1
Governor's Fund Transfer Vetoes	-21
<b>Total Other Resource Changes</b>	1,527
<b>Total Revenues and Resources</b>	31,430
EXPENDITURES	
Spending	
Enacted Budget	31,389
2010 Maintenance Level Changes	660
2010 ESHB 2921 - Early Action Savings	-45
2010 Net Policy Level Change	-1,039
2010 Governor's Vetoes	7
<b>Total Spending</b>	30,971
RESERVES	
Unrestricted Ending Fund Balance	459
Budget Stabilization Account Balance	0
Total Reserves	459

# **Enacted Budget Fund Transfers to GF-S**Dollars in Millions

Capital Budget Related Fund Transfers	To GF-S
Public Works Assistance Account	368.0
School Construction Account/Lottery (includes muti-state)	193.8
Local Toxics Account	148.1
State Toxics Account	31.7
CEPRI Account	11.1
Aquatic Lands Enhancement Account	10.1
Thurston County Capital Facilities Account	8.4
Energy Freedom Account	6.0
Capital Budget Related Fund Transfers	777.1
ESHB 1694 (Early Action Supplemental)	
Education Savings Account	51.1
Treasury Service Account	10.0
Savings Incentive Account	9.2
Streamline Sales Tax	8.6
Retirement Systems Expense	6.2
Family Leave Insurance Transfer	4.5
Reading Achievement Account	1.7
ESHB 1694 (Early Action Supplemental)	91.3
Other Fund Transfers	
Liquor Revolving Fund (Assumed Retail Price Increase)	62.0
Performance Audit Account (\$29.2 million transfer vetoed by the Governor)	-
Life Sciences Discovery Account	26.0
Convention & Trade Center Account (\$22 million transfer vetoed by the Governor)	-
Treasurer's Account	20.8
Tobacco Prevention & Control Account	20.0
Judicial Information Services (JIS) Account	10.0
Economic Development Strategic Reserve	5.0
Wa. Distinguished Professorship Trust Account	5.0
College Faculty Awards Trust Account	4.9
Waste Reduction & Recycling Account	4.0
Natural Resources Equipment Revolving Account	3.3
Customized Training Account	3.0
Flood Control Assistance Account	2.0
GET Ready for Math and Science Scholarship Account	1.9
DRS Expense Account	1.5
Wa. Graduate Fellowship Trust Acct.	1.4
State Emergency Water Projects Account	0.4
Other Fund Transfers	171.2
Total Fund Transfers	1,039.6

## General Fund REVENUE Impacts 2009-11 Biennium

		Millions
2ESSB 6143	Extend B&O service tax to out-of-state businesss, close tax avoidance arrangements, close tax exemptions	\$107.5
	Reverse revenue reductions due to court cases	\$162.7
	Add Sales Tax to Candy & Gum	\$30.5
	Add Sales Tax to Bottled Water	\$32.6
	Increase Service B&O tax rate from 1.5% to 1.8%	\$241.9
	Increase Beer Tax of 50 cents per gallon	\$62.6
	Add Carbonated Beverage Tax @ 2 cents per 12 oz.	\$33.5
	SubTotal	\$671.3
Other tax related bills		
ESHB 2493	Increase Cigarette Tax Rate by \$1 per pack, Increase Other Tobacco	\$101.4
SSB 6846	E-911	\$0.2
E2SHB 1597	Tax programs administration	\$0.0
SHB 2402	Farmers market/property tax	\$0.0
SHB 2525	Public facilities districts	\$0.0
EHB 2672	Aluminum smelters/tax relief	\$0.0
SHB 2758	Wholesale sales/excise tax	\$0.0
SHB 2990	Water-sewer districts	\$0.0
SHB 3066	Tax reporting surveys	\$0.0
ESHB 3179	Local excise tax provisions	\$0.0
ESSB 6130	Initiative measure no. 960	\$0.0
E2SSB 6609	Local govt infrastructure	\$0.0
SSB 6727	Health sciences and services	\$0.0
ESSB 6737	Air ambulance tax exemption	\$0.0
ESSB 6789	Equipment in data centers	\$0.0
SSB 6831	Estates and trusts	\$0.0
SB 6855	Community center taxation	\$0.0
SSB 6339	Wax and ceramic materials	(\$0.2)
SSB 6712	Extending expiring tax incentives	(\$0.2)
SB 6206	Tax incentive accountability	(\$0.3)
SSB 6614	Bonneville power admin	(\$0.3)
SHB 2620	Excise taxation	(\$1.0)
ESHB 3014	Rural co. investmnt projects	(\$7.8)
	SubTotal	\$91.8
	Total	\$763.1



# Summary of the 2010 Supplemental Capital Budget (ESHB 2836)

## **Capital Budget**

The 2010 Supplemental Capital Budget, Chapter 36, Laws of 2010, 1st Special Session, Partial Veto (ESHB 2836), appropriates \$123 million in new state debt limit general obligation bonds and \$433 million in total funds, including all appropriation increases and decreases. The current "working debt limit" is 8.75 percent to avoid the possibility of exceeding the 9 percent constitutional debt limit in case general state revenues decline, interest rates rise, and to leave capacity to address emergencies or unforeseen circumstances.

New, undedicated revenue in the amount of \$760 million for the remainder of the 2009-11 biennium allows for an additional \$141.5 million in new state debt limit bond appropriations. Approximately \$19 million in bond reductions were taken to reflect project savings.

Project savings are based on five categories: 1) Projects no longer viable because of a different community, fundraising, or organizational situation; 2) Projects completed at a lower cost than estimated at the time of funding; 3) Projects bid at a lower cost than estimated at the time of funding; 4) Projects not yet bid but estimated to be completed fifteen percent less than the construction cost estimated at the time of funding; and 5) Project management included in design projects -- funds for project management are removed but may be added back at the time of construction funding.

Approximately \$203 million in funds that are traditionally used in the capital budget were transferred to the operating budget. These transfers required existing projects to be backfilled with \$154 million in debt limit general obligation bonds.

The Office of Financial Management (OFM) is also directed to find savings in the amount of \$50 million in debt limit bonds by reducing previously approved allotments or by withholding approval of planned allotments for those projects that have not shown substantial progress. These projects include those that have failed to secure all required and appropriate transaction elements necessary to execute contracts with the administering state agency by November 30, 2010. Projects in the 2010 Supplemental Capital Budget, minor works projects, and the School Construction Assistance Grant Program are not included in the projects that OFM will consider for savings.

#### **Risk Pools**

Risk pools are created within OFM and the State Board for Community and Technical Colleges to complete projects included in the 2010 Supplemental Capital Budget with reduced appropriations reflecting project savings in case those projects' savings are not as much as anticipated.

### **School Construction Assistance Grant Program**

The 2009-11 School Construction Assistance Grant Program is reduced to reflect revised assumptions regarding eligible K-12 public schools expected to request construction reimbursement for the remainder of the biennium.

#### Jobs Act for K-12 Public Schools and Higher Education Institutions

Appropriations totaling \$100 million are provided solely for grants to public school districts and public higher education institutions for energy improvements and related projects that result in cost savings.

#### **Environmental Clean Up**

Funding is provided for projects that clean up toxics sites that include storm water, contamination from Asarco, and other clean-up projects:

Clean Up Toxic Sites - Puget Sound	\$41 million
Cleanup Asarco Contamination on Vashon/Maury Islands and Mines	\$15 million
Reducing Diesel Particle Emissions in Tacoma	\$1 million
Reducing Wood Smoke Particle Emissions in Tacoma	\$600,000
Remedial Action Grant Program	\$38 million
Settlement Funding To Clean Up Toxic Sites	\$8.5 million
Storm Water Retrofit and Low-Impact Development Grant Program	\$50 million

### **Facility Closures**

The Department of Social and Health Services is provided funding for construction of new high security beds at Green Hill School and for renovation of housing units at Echo Glen School. This will allow the Juvenile Rehabilitation residents to be moved out of the Maple Lane School and to close the facility by 2013.

The Department of Corrections is provided funding to relocate the Correctional Industries furniture factory from McNeil Island to the Stafford Creek Corrections Center. In addition, funding is provided for site selection and predesign for a new prison that will allow the closure of McNeil Island.

### **Alternative Financing**

The following certificates of participation and university issued bonds are authorized in the 2010 Supplemental Capital Budget:

#### Certificates of Participation

tificates of f articipation	
Department of Social and Health Services	
Capacity to Replace Maple Lane School	\$15.9 million
Department of Corrections	
Relocate McNeal Island Corrections Center Furniture Factory	
to Stafford Creek Corrections Center	\$12.4 million
Washington State University	
Student Information System	\$15 million

### **University Issued Bonds**

University of Washington	
Balmer Hall Reconstruction	\$42.8 million
University of Washington Tacoma Phase 3	\$7.5 million

## 2009-11 Capital Budget - 2010 Supplemental Chapter 36, Laws of 2010, 1st Special Session, Partial Veto

New Appropriations Including Alternatively Financed Projects

(Dollars in Thousands)

	Debt Limit Bonds	Other Fund Sources	Total Funds
2009-11 Biennial Capital Budget <sup>1</sup>	1,840,586	1,426,917	3,267,503
2010 Supplemental Capital Budget <sup>2</sup>	142,602	310,051	452,653
Bond Capacity Adjustments - Reappropriations <sup>2</sup>	-18,759	0	-18,759
Subtotal	123,843	310,051	433,894
Allotment Reductions			
OFM - Reduce or Withhold Allotment Approval <sup>3</sup>	-50,000	0	-50,000
Total	1,914,429	1,736,968	3,651,397

<sup>&</sup>lt;sup>1</sup> 2009-11 Capital Budget enacted as Chapter 497, Laws of 2009, Partial Veto (ESHB 1216).

<sup>&</sup>lt;sup>2</sup> 2010 Supplemental Capital Budget enacted as Chapter 36, Laws of 2010, 1st Special Session, Partial Veto (ESF

<sup>&</sup>lt;sup>3</sup> OFM is directed to withhold or reduce allotments in the amount of \$50 million. See section 1023 of 2010 Supp

## Chapter 36, Laws of 2010, 1st Special Session, Partial Veto

\* Includes Alternative Finance Projects

(Dollars in Thousands)

	Debt Limit	Total
PROJECT LIST	Bonds	Appropriations
Governmental Operations		
Department of Commerce		
2010 Local and Community Projects	13,750	13,750
Belfair Sewer Improvements	4,800	4,800
Building for the Arts Grants	-1,000	-1,000
CERB - Export Assistance Grants & Loans	0	3,000
Community Schools	1,500	1,500
Drinking Water State Revolving Fund Loan Program	0	2,930
Energy Regional Innovation Cluster Match	0	5,500
Housing Assistance, Weatherization, and Affordable Housing	30,000	30,000
Job and Economic Development Grants	12,439	12,439
Job Development Fund Grants	20,930	17,930
Jobs Act for K-12 Public Schools & Higher Education Institutions	50,000	50,000
Local and Community Projects	-1,000	-1,000
Public Works Trust Fund	100,000	100,000
Quillayute Valley Wood-Fire Boiler	980	980
Snohomish County Biodiesel	81	81
Total	232,480	240,910
Office of Financial Management		
Cowlitz River Dredging	500	500
Port Angeles Economic Development Agreement	250	250
Risk Pool	4,000	4,000
Total	4,750	4,750
Department of General Administration		
Capitol Campus Heating System Improvements	200	200
Highway-License Building: Repairs & Renewal	24	24
Minor Works - Facility Preservation	723	723
Minor Works - Infrastructure Preservation	136	136
Minor Works Preservation	600	600
Natural Resources Building: Repairs and Renewal	78	78
O'Brien Building Improvements	-1,451	-1,451
Powerhouse: Improvements and Preservation	-219	-219
Pro Arts Building	-1,775	-1,775
Transportation Building Preservation	2,105	2,105
Total	421	421
Washington State Patrol		
High Speed Driving Simulators	600	600

## Chapter 36, Laws of 2010, 1st Special Session, Partial Veto

	Debt Limit	Total
PROJECT LIST	Bonds	Appropriations
Military Department		
Camp Murray New Primary Gate Entrance West Gate Entrance	0	4,927
Combined Support Maintenance Shop Design and Construction	0	4,736
Minor Works Preservation	0	5,603
Minor Works Program	0	2,460
Total	0	17,726
Department of Transportation		
Commute Trip Reduction for Thurston County State Agencies	0	-84
Freight Mobility Study - SR 12 & Schouweiler Road	500	500
Local ProgramsPgm Z West Vancouver Freight Access Project	0	-700
Total	500	-284
Total Governmental Operations	238,751	264,123
Human Services		
WA State Criminal Justice Training Commission		
Replace Hawthorne Hall Dormitory	-16,745	-16,745
School Mapping	600	600
Total	-16,145	-16,145
Department of Labor and Industries		
Central Office Roof Replacement and Fall Restraint Upgrades	0	2,500
Department of Social and Health Services		
Capacity to Replace Maple Lane School *	760	16,610
Eastern State Hospital: Roof Replacements	-163	-163
Special Commitment Center: Utility Replacements	-524	-524
Total	73	15,923
Department of Health		
Drinking Water Assistance Program	0	14,000
Department of Veterans' Affairs		
Minor Works Facilities Preservation	275	275
State Veterans' Cemetery	0	1,909
Total	275	2,184

## Chapter 36, Laws of 2010, 1st Special Session, Partial Veto

\* Includes Alternative Finance Projects

(Dollars in Thousands)

DDOJECT LICT	Debt Limit	Total
PROJECT LIST Department of Corrections	Bonds	Appropriations
Clallam Bay Corrections Ctr: Replace 5 Towers & Housing Roofs	-450	-450
Monroe Corrections Center: Water Line Replacements	-430 -271	-430 -271
•	-2/1	12,400
Relocate MICC Furniture Factory to Stafford Creek *	_	•
Washington Corrections Ctr for Women: Roof Replacement	-275	-275
Washington State Penitentiary: Housing Units, Kitchen & Site Work	5,990	6,819
Westside Corrections Complex: Siting and Predesign	2,600	2,600
Total	7,594	20,823
Total Human Services	-8,203	39,285
Natural Resources		
Department of Ecology		
Clean Up Toxic Sites - Puget Sound	511	41,198
Cleanup Asarco Contamination on Vashon/Maury Islands and Mines	0	15,000
Reducing Diesel Particle Emissions in Tacoma	0	1,000
Reducing Wood Smoke Particle Emissions in Tacoma	0	600
Remedial Action Grant Program	0	38,211
Safe Soils Remediation Program	-1,620	0
Settlement Funding To Clean Up Toxic Sites	0	8,500
Stormwater Retrofit and Low-Impact Development Grant Program	27,334	50,000
Sunnyside Valley Irrigation District Water Conservation	4,400	4,400
Upper Columbia River Black Sand Beach Cleanup	-2,500	-2,500
Wastewater Treatment and Water Reclamation	3,430	3,430
Water Pollution Control Revolving Fund Program	0	37,000
Water Pollution Control Revolving Fund Program Match	0	1,400
Total	31,555	198,239
State Parks and Recreation Commission		
Cama Beach State Park Phase 2C Development	-490	-490
Dash Point State Park: Sanitary Sewer Collection System Phase 2	-573	-573
Deception Pass State Park: Wastewater System Design and Permit	300	300
Federal Grant Authority	0	1,000
Flaming Geyser State Park: Parkwide Infrastructure Redevelopment Const	-530	-530
Illahee State Park: Wastewater Treatment Upgrade Phase 2 Construction	-278	-278
Total	-1,571	-571

## Chapter 36, Laws of 2010, 1st Special Session, Partial Veto

PROJECT LIST	Debt Limit Bonds	Total
Recreation and Conservation Funding Board	Bollus	Appropriations
Aquatic Lands Enhancement Account	-1,000	0
Department of Fish and Wildlife		
Carpenter Creek Estuary Restoration	2,784	2,784
Leque Island Highway 532 Road Protection Predesign and Permitting	680	680
Minor Works - Dam and Dike	-46	-46
Minor Works - Facility Preservation	-257	-257
Minor Works - Programmatic	-150	-150
Minor Works - Road Maintenance and Abandonment Plan	-50	-50
Mitigation Projects and Dedicated Funding	0	6,000
Puget Sound Flood Plain Restoration Projects	566	566
Puget Sound General Investigation for Nearshore Restoration	0	1,030
Total	3,527	10,557
Department of Natural Resources		
Elk River Estuarine Lands Acquisition	0	1,000
Forest Hazard Reduction and Biomass Equipment	2,000	2,750
Forest Riparian Easement Program	500	1,100
Puget Sound Cleanup and Recovery	0	1,030
Removal/Cleanup of Asarco Docks in Ruston/Commencement Bay	0	2,050
Total	2,500	7,930
Total Natural Resources	35,011	216,155
Higher Education		
University of Washington		
Balmer Hall Reconstruction *	0	42,800
Clark Hall Renovation	183	183
Intermediate Student Service and Classroom Improvements	6,934	6,934
Minor Works - Facility Preservation	-6,865	0
Preventative Facility Maintenance and Building System Repairs	0	-5,084
UW Tacoma Phase 3 *	-17,232	4,225
UW Tacoma-Land Acquisition	0	2,469
Total	-16,980	51,527

## Chapter 36, Laws of 2010, 1st Special Session, Partial Veto

	Debt Limit	Total
PROJECT LIST Washington State University	Bonds	Appropriations
Minor Works - Preservation	7 775	0
	7,775	0
Minor Works Program	10,485	· ·
Preventative Facility Maintenance and Building System Repairs	0	18,260
Student Information System *	0	15,000
WSU Spokane - Riverpoint Biomedical and Health Sciences	3,500	3,500
WSU Vancouver - Applied Technology and Classroom Building	-3,149	-3,149
Total	18,611	33,611
Eastern Washington University		
Minor Works - Facility Preservation	-1,625	0
Minor Works - Health, Safety, and Code Requirements	1,343	1,343
Patterson Hall Remodel	-2,430	-2,430
Preventive Maintenance and Building System Repairs	0	2,192
Total	-2,712	1,105
Central Washington University		
Minor Works - Facility Preservation	-2,610	0
Minor Works - Infrastructure Preservation	-89	0
Preventative Facility Maintenance and Building System Repairs	0	1,985
Total	-2,699	1,985
The Evergreen State College		
Feasibility Study of Biomass Gasification Project Feasibility Study	125	125
Laboratory and Art Annex Building Renovation	-4,849	0
Minor Works - Health, Safety, Code Compliance	-562	0
Minor Works Preservation	3,247	0
Preventative Facility Maintenance and Building System Repairs	. 0	3,247
Total	-2,039	3,372
Western Washington University		
Miller Hall Renovation	-8,881	-8,881
Minor Works - Program	1,913	1,913
Preventative Facility Maintenance and Building System Repairs	0	2,200
Total	-6,968	-4,768

## Chapter 36, Laws of 2010, 1st Special Session, Partial Veto

		<b>Debt Limit</b>	Total
PROJECT LIST		Bonds	Appropriations
Community & Technical College System			
PV Bates Technical College: Mohler Communications Te	chnology Center	-563	-563
Bellevue Community College: Health Science Buildin	g	-1,440	-1,440
Bellingham Technical College: Instructional Resource	Center Debt Service	0	320
Clark College: Health and Advanced Technologies Bo	uilding	-182	-182
Construction Contingency Pool		3,339	3,339
Everett Community College: Index Hall Replacement		-144	-144
Grays Harbor College: Science and Math Building		-1,291	-1,291
Green River Community College: Humanities and Cla	ssroom Building Deb	0	4,044
Green River Community College: Science Math & Te	chnology Building	-385	-385
Green River Community College: Trades and Industr	y Building	-918	-918
Lake Washington Technical College: Allied Health Bu	ilding	-2,110	-2,110
Lower Columbia College: Health and Science Building	3	-782	-782
Minor Works - Facility Preservation - Roof Repairs		2,108	2,108
Minor Works - Preservation		-15,116	884
Minor Works - Program		0	2,513
North Seattle Community College: Employment Reso	ource Center	2,676	2,676
North Seattle Community College: Technology Bldg	Renewal	-892	-892
Peninsula College: Business and Humanities Center		-3,983	-3,983
Pierce College Fort Steilacoom: Cascade Core Phase	II	-1,901	6,599
Preventative Facility Maintenance and Building Syste	em Repairs	0	-22,800
Roof Repairs "A"		-5,866	988
Seattle Central Community College: Seattle Maritime	e Academy	-1,502	-1,502
Seattle Central Community College: Wood Construct	ion Center	-4,885	-4,885
Skagit Valley College: Academic and Student Service	s Building	-386	-386
Spokane Community College: Building 7 Renovation		-1,405	-1,405
Spokane Community College: Technical Education Bo	uilding	-6,681	-6,681
Spokane Falls Community College: Chemistry and Lif	e Science Bldg	-6,793	-6,793
Spokane Falls Community College: Music Building 15	Renovation	-3,347	-3,347
Tacoma Community College: Health Careers Center		-1,135	-1,135
Yakima Valley Community College: Palmer Martin Bu	uilding	-467	-467
Total	_	-54,051	-38,620
Total Higher Education	_	-66,838	48,212

## Chapter 36, Laws of 2010, 1st Special Session, Partial Veto

DDOLECT LIST	Debt Limit	Total
PROJECT LIST	Bonds	Appropriations
K-12 and Other Education		
Public Schools	110.020	160 770
2009-11 School Construction Asst. Grant Program	-110,920	-168,779
Energy Efficiency and Small Repair Grants	50,000	50,000
North Central Technical Skills Center	0	-47
Northeast King County Skills Center	0	-997
Vocational Skills Center Minor Capital Projects	0	-100
Total	-60,920	-119,923
Center for Childhood Deafness & Hearing Loss		
Lloyd Auditorium Emergency Repairs	2,500	2,500
Washington State Historical Society		
Vancouver National Historic Reserve Visitors Center	750	750
Vancouver National Historic Reserve West Barracks	1,000	1,000
Washington Heritage Project Capital Grants	-575	-575
Total	1,175	1,175
Total K-12 and Other Education	-57,245	-116,248
GOVERNOR VETO		
Community & Technical College System		
Bates Technical College: Mohler Communications Technology Center	563	563
Governor Veto Total	563	563
Total Projects	142,602	452,653
BOND CAPACITY ADJUSTMENTS		
Department of Commerce		
Community Development Fund	-250	
Local and Community Projects	-1,400	
Local and Community Projects	-4,550	
Total	-6,200	
Department of General Administration		
Capitol Lake Plan Completion	-100	

## Chapter 36, Laws of 2010, 1st Special Session, Partial Veto

\* Includes Alternative Finance Projects

(Dollars in Thousands)

PROJECT LIST	Debt Limit Bonds	Total
Department of Corrections	Bollus	Appropriations
300 Minimum Security Bed Expansion - Three Locations Predesign	-306	
Mission Creek Corrections Ctr for Women: 100 Bed Expansion	-912	
Washington State Penitentiary: Kitchen Improvements Predesign	-402	
Washington State Penitentiary: Replace Roofs	-1,020	
Total	-2,640	
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Recreation and Conservation Funding Board		
Washington Wildlife and Recreation Program	-470	
Washington Wildlife Recreation Grants	-981	
Total	-1,451	
University of Washington		
Denny Hall Renovation	-1,700	
Lewis Hall Renovation	-522	
Savery Hall Renovation	-178	
Total	-2,400	
Community & Technical College System		
Bellevue Community College: L Building Emergency Repairs	-1,073	
Centralia Community College: Science Building	-263	
Clark College: East County Satellite	-220	
Clover Park Technical College: Allied Health Care Facility	-697	
Spokane Falls Community College: Campus Classrooms	-567	
Total	-2,820	
Public Schools		
Vocational Skills Centers	-3,000	
Washington State Historical Society		
Statewide - Washington Heritage Project Grants	-65	
Washington Heritage Grants	-50	
Washington Heritage Projects	-33	
Total	-148	
Bond Capacity Adjustments Total	-18,759	
BOND CAPACITY		
Total Projects Bonds Total	142,602	
Bond Capacity Adjustments	-18,759	
Total for Bond Capacity Purposes	123,843	



# Summary of the 2010 Supplemental Transportation Budget (ESSB 6381)

### 2010 Supplemental Transportation Supplemental Summary

#### **Budget Context and Transportation Outlook**

Washington State continues to feel the negative impacts of the worldwide economic recession including the continued erosion of dedicated transportation revenue. Since enactment of the 2009-11 biennial transportation budget, state transportation revenues have declined approximately \$121 million for the biennium and almost \$347 million over the course of the 16-year planning period. Fuel price increases have also contributed to the fiscal pressures.

Despite externally-driven fiscal constrictions, Washington has continued to make progress in transportation on a number of fronts:

- Of the 391 Nickel and Transportation Partnership Act projects originally authorized, 241 were completed as of February 2010, 54 were under construction, and 21 were headed for advertisement. This means that 81 percent or \$6.5 billion worth of projects have been completed or are underway.
- Furthermore, federal American Recovery and Reinvestment Act (ARRA) funding has made possible 198 state and local projects, valued at \$490 million, all of which were obligated by March 2010, meeting required federal timelines.
- In the first six months of the 2009-11 biennium, bids have come in on average 24 percent below the engineer's cost estimates. The resulting savings of about \$57 million dollars have allowed the DOT to meet the biennium-to-date inflation savings targets set by the Legislature in the underlying 2009-11 budget. Total estimated inflation savings captured by the legislature in the current biennial budget total approximately \$175 million.
- Favorable interest rates in the debt markets, along with a federal stimulus bond program with subsidized rates, have made borrowing cheaper, resulting in an expected \$195 million in long term state savings.

#### **Budget Summary**

The 2010 Supplemental Transportation Budget makes adjustments to the underlying 2009-11 budget, resulting in \$8.5 billion in funding for transportation activities and construction in the two year period. This reflects an increase of just over \$1 billion for the biennium, primarily attributable to \$590 million in new federal grants for high speed rail, a \$35 million Transportation Infrastructure Generating Economic Recovery (TIGER) grant award, and additional revenue for the 520 corridor, made possible by the passage of ESSB 6392 and ESSB 6499.

**Washington State Patrol:** \$3.6 million is provided for a trooper basic class so that trooper staffing levels can be restored to the level prior to cancellation of the March 2009 cadet class.

**Fuel:** The budget provides just over \$33 million to reflect increases in fuel prices since the passage of the original 2009-11 budget.

Of these amounts, \$29 million is provided to the ferry system, \$2 million is provided to DOT's maintenance crews, and \$2 million is provided for the increased cost of fueling up the Washington State Patrol vehicles.

The budget also directs the State Ferry System to continue initiatives to conserve fuel and reduce the effect of price volatility on the fuel budget. The Transportation Commission may impose a fuel surcharge in Fiscal 2012.

**Ferries:** The budget continues to support the Washington State Ferries vessel delivery schedule, with the first of the Kwa-di Tabil (64-car) class to be delivered during the summer of 2010, the second scheduled for delivery in Spring of 2011 and the third for Winter of 2012. In addition, the budget provides an additional \$8.45 million to finalize detailed design work on the larger 144-auto vessels.

In an effort to balance costly terminal improvements with customer demand on Washington State Ferries, the budget provides funding for future development of a cost-effective reservation system.

**Rail:** On January 28, 2010, the Federal Rail Administration awarded to Washington State \$590 million for projects that increase passenger rail service along the Interstate 5 corridor. Projects at the top of the State's priority list that are vital to increasing rail service along the I-5 corridor include Vancouver Rail Bypass project, the Kelso to Martin's Bluff 3rd Mainline project and the Tacoma Pt. Defiance Bypass project.

The budget further provides \$2.2 million and 5.7 full time equivalent staff to ensure the receipt of these funds and implementation of the projects. The budget also includes \$2.5 million for the increasing costs of providing Amtrak service.

**Public Transportation:** An additional \$10.6 million is provided for three additional regional mobility grants from the 2009 contingency list. The grant recipients are Sound Transit as well as the cities of Seattle and Bothell.

**Stormwater:** An additional \$2.7 million is provided for the Department of Transportation to meet its obligations under its National Pollutant Discharge Elimination System permit. Funding will support the completion of planning activities and basic infrastructure investments. The Joint Legislative Audit and Review Committee is directed to review the most cost-effective way for the Department of Transportation to meet its stormwater responsibilities.

**Tolling:** With the declining purchasing power of the gas tax, tolling will play an increasing role in the finance of transportation projects. Tolls are currently only

collected on the Tacoma Narrows Bridge and the State Route 167 High Occupancy Toll (HOT) lane pilot project. The budget supports efforts under way throughout the state to prepare the way for further use of this financing tool in the future including:

- Allowing early toll revenue on the 520 Bridge to be used throughout the corridor;
- Applying toll penalty revenue to facilities where the infraction is incurred;
- Studying of potential tolling of the I-5 express lanes through Seattle; and
- Promoting a bi-state approach to tolling of the Columbia River Crossing project.

**Planning for the future:** \$2 million is provided to the Department of Transportation to begin scoping and design work for the next construction program. The Department is directed to focus its efforts on projects that:

- Offer solutions which maximize benefits to all state residents;
- Address statewide transportation policy goals; and
- Build on prior investments made in the Nickel and TPA programs.

To address future public transportation needs, the supplemental budget also provides \$350,000 to the Joint Transportation Committee to assess the capital and operating needs of transit agencies and to develop a blueprint to guide investments in public transit and to establish a plan to improve service, public access to public transit, and connectivity between public transit providers across jurisdictional boundaries.

**Highway Projects:** The budget includes investments in new emergent needs projects made possible by the receipt of federal emergency and other funds:

- \$18 million to reconstruct a portion of the SR 410 route damaged in the Nile Valley landslide;
- \$6 million in increased federal border funds, allowing DOT to work with the Whatcom Council of Governments to prioritize projects;
- \$35 million TIGER grant award for the US 395 North Spokane Corridor;
- Toll penalty revenue is added to the project plan for the SR 520 corridor;
- \$22 million in additional Rural Arterial Trust Account funding to allow additional investments in projects by the County Road Administration Board;
- \$9 million for 15 priority projects, including a number of intersection safety improvements, access road improvements, and flood reduction solutions; and
- \$400 thousand in new operating funding for electronic speed limit and lane status signs on I-5 in the Seattle area. The project is designed to improve traffic safety and highway efficiency in one of the state's busiest corridors, where collisions account for as much as 70% of congestion. Similar signs will be activated later on I-90 and SR 520.

**Compensation: Savings of** \$2.3 million is taken to reflect compensation reduction plans for non-essential employees through fiscal year 2011.

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