House Bills

**HB 1482-S3** by House Committee on Early Learning & Human Services (originally sponsored by Representatives Sawyer, Kagi, Stambaugh, Caldier, Robinson, Springer, Hargrove, Tarleton, Ormsby, Doglio, and Stanford)

Establishing the legislative-executive WorkFirst poverty reduction oversight task force.

*(AS OF HOUSE 2ND READING 2/13/18)*

- Creates the legislative-executive WorkFirst poverty reduction oversight task force.
- Creates the intergenerational poverty advisory committee to assist the task force.
- Requires the task force to, among other things: (1) Oversee the partner agencies' operation of the WorkFirst program and temporary assistance for needy families program; (2) Determine evidence-based outcome measures for the WorkFirst program; (3) Develop accountability measures for WorkFirst recipients and the state agencies responsible for their progress toward self-sufficiency; (4) Collaborate with partner agencies and the advisory committee to analyze available data and information regarding intergenerational poverty in the state; and (5) Direct the department of social and health services to develop a five-year plan to reduce intergenerational poverty and promote self-sufficiency.

-- 2017 REGULAR SESSION --

- Feb 3 Public hearing in the House Committee on Early Learning & Human Services at 10:00 AM.
- Feb 7 Executive action taken in the House Committee on Early Learning & Human Services at 8:00 AM.
- Feb 21 Public hearing and executive action taken in the House Committee on Appropriations at 1:30 PM.

Mar 14 Executive action taken in the Senate Committee on Human Services and Mental Health & Housing at 1:30 PM.

Apr 4 Public hearing, executive session scheduled, but no action was taken in the Senate Committee on Ways & Means at 1:30 PM.

-- 2018 REGULAR SESSION --

Jan 16 Executive session scheduled, but no action was taken in the House Committee on Early Learning & Human Services at 8:00 AM.

Jan 17 ELHS - Majority; 3rd substitute bill be substituted, do pass. Minority; do not pass. Minority; without recommendation. Executive action taken in the House Committee on Early Learning & Human Services at 1:30 PM.

Jan 23 Referred to Rules 2 Review.

Feb 8 Placed on second reading by Rules Committee.

Feb 13 3rd substitute bill substituted. Floor amendment(s) adopted. Third reading, passed; yea, 69; nay, 29; absent, 0; excused, 0.

**HB 1488-S3** by House Committee on Higher Education (originally sponsored by Representatives Hansen, Haler, Stokesbary, Ortiz-Self, Gregerson, Tarleton, Slatter, and Hudgins)

Expanding higher education opportunities for certain students.

*(AS OF HOUSE 2ND READING 2/13/18)*

- Requires a student, who is eligible to receive the Washington college bound scholarship because he or she is a resident student, to provide an affidavit to the institution indicating that he or she will file an application to become a permanent resident and engage in activities necessary to acquire citizenship.
- Requires a participant who is receiving opportunity scholarship funds and is ineligible to apply for federal student aid, to submit documentation of filing a state
financial aid application as approved by the office of student financial assistance. Makes an appropriation from the state general fund to the student achievement council for the purposes of funding the state need grant.

-- 2017 REGULAR SESSION --
Feb 10 Public hearing in the House Committee on Higher Education at 10:00 AM.
Feb 17 Executive action taken in the House Committee on Higher Education at 10:00 AM.
Feb 23 Public hearing in the House Committee on Appropriations at 1:30 PM.
Feb 24 Executive action taken in the House Committee on Appropriations at 10:00 AM.

-- 2018 REGULAR SESSION --
Jan 10 First reading, referred to Early Learning & Human Services (Not Officially read and referred until adoption of Introduction report).
Jan 17 Executive session scheduled, but no action was taken in the House Committee on Higher Education at 8:00 PM.
Jan 23 Executive session scheduled, but no action was taken in the House Committee on Higher Education at 1:30 PM.
Jan 24 HE - Majority; 3rd substitute bill be substituted, do pass. Minority; do not pass. Executive action taken in the House Committee on Higher Education at 8:00 AM.
Jan 26 Referred to Rules 2 Review.
Feb 3 Public hearing in the House Committee on Appropriations at 9:00 AM.
Feb 5 APP - Majority; do pass 3rd substitute bill proposed by Higher Education. Minority; do not pass. Executive action taken in the House Committee on Appropriations at 1:30 PM.
Feb 6 Referred to Rules 2 Review.
Feb 8 Rules Committee relieved of further consideration. Placed on second reading.
Feb 13 3rd substitute bill substituted. Floor amendment(s) adopted. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 56; nays, 42; absent, 0; excused, 0.
Feb 20 Scheduled for public hearing in the Senate Committee on Higher Education & Workforce Development at 8:00 AM in anticipation of other legislative action.

HB 2509 by Representatives Hayes, Smith, and Johnson Concerning mandatory reporting of child abuse and neglect.

(AS OF HOUSE 2ND READING 2/13/18)

States that a person who: (1) Obstructs the duty of a mandatory reporter to make a report is guilty of a gross misdemeanor; and
(2) Is a mandatory reporter and fails to make, or fails to cause to be made, the report, due to negligence, may be issued a class 1 civil infraction.

Requires state contracts with youth-serving organizations to include a requirement that youth-serving organizations provide a signed acknowledgment of the organization’s compliance with the mandatory reporter posting law.

-- 2018 REGULAR SESSION --
Jan 10 First reading, referred to Early Learning & Human Services (Not Officially read and referred until adoption of Introduction report).
Jan 23 Public hearing in the House Committee on Early Learning & Human Services at 8:00 AM.
Jan 24 Executive session scheduled, but no action was taken in the House Committee on Early Learning & Human Services at 1:30 PM.
Jan 26 ELHS - Majority; do pass. Minority; do not pass. Executive action taken in the House Committee on Early Learning & Human Services at 8:00 AM.
Jan 30 Referred to Rules 2 Review.
Feb 13 Rules Committee relieved of further consideration. Placed on second reading.
Floor amendment(s) adopted. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 98; nays, 0; absent, 0; excused, 0.

HB 2610-S by House Committee on Appropriations (originally sponsored by Representatives Peterson, Bergquist, Pollet, Gregerson, Appleton, Valdez, Ryu, Jinkins, Macri, Tarleton, Hudgins, McBride, Doglio, Stonier, Fey, Goodman, Santos, Frame, and Stanford) Creating the hunger-free students' bill of rights act.

(AS OF HOUSE 2ND READING 2/13/18)

Establishes the hunger-free students’ bill of rights act. Requires a school that participates in the national school lunch program and/or the school breakfast program to annually distribute and collect an application for all households of children in kindergarten through grade twelve to determine student eligibility for free or reduced-price meals.

Requires local liaisons for homeless children and youths designated by districts to improve systems to identify homeless students and coordinate with the applicable school nutrition program to ensure that each homeless student has proper access to free school meals.

Prohibits school or district personnel or a school volunteer from: (1) Taking any action directed at a student under the age of fifteen to collect unpaid school meal fees; and (2) Stigmatizing a student who cannot pay for a school meal;
employees by advising the governor and agencies on analysis of pay inequity based on gender among individuals employed in the office of the governor and, separately, an interagency committee of state employed women, a volunteer organization that aims to better the lives of state employed women. Requires the office of the superintendent of public instruction to collect, analyze, and promote best practices in local meal charge policies. 

-- 2018 REGULAR SESSION --

Jan 15 Public hearing in the House Committee on Education at 1:30 PM.
Jan 25 Executive action taken in the House Committee on Education at 8:00 AM.
Feb 3 Public hearing in the House Committee on Appropriations at 9:00 AM.
Feb 6 APP - Majority; 1st substitute bill be substituted, do pass. Minority; do not pass. Referred to Rules 2 Review. Executive action taken in the House Committee on Appropriations at 10:00 AM.
Feb 12 Placed on second reading by Rules Committee.
Feb 13 1st substitute bill substituted. Floor amendment(s) adopted. Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 59; nays, 39; absent, 0; excused, 0.

HB 2759 by Representatives Doglio, Jinkins, Senn, Pettigrew, Dolan, Hudgins, Stanford, Chapman, Kagi, Appleton, Gregerson, Tarleton, Santos, Kilduff, Pollet, Macri, Frame, and Bergquist

Establishing the Washington state women's commission. (AS OF HOUSE 2ND READING 2/13/18)

Creates the Washington state women's commission in the office of the governor.

Requires the director of the commission to: (1) Monitor state legislation and advocate for legislation affecting women; (2) Work with state agencies to assess programs and policies that affect women; (3) Include, in the first biennial report, an analysis of pay inequity based on gender among individuals employed in the office of the governor and, separately, an analysis of pay inequity based on gender among employees included in the Washington management service; (4) Coordinate with the minority commissions and human rights commission to address issues of mutual concern; and (5) Work as a liaison between the public and private sector to eliminate barriers to women's economic equity.

Requires the commission to provide staffing support to the interagency committee of state employed women, a volunteer organization that aims to better the lives of state employees by advising the governor and agencies on policies that affect state employed women.

-- 2018 REGULAR SESSION --

Jan 15 First reading, referred to State Government, Elections & Information Technology (Not Officially read and referred until adoption of Introduction report).
Jan 30 Public hearing in the House Committee on State Government and Elections & Information Technology at 8:00 AM.
Jan 31 SEIT - Majority; do pass. Minority; do not pass. Executive action taken in the House Committee on State Government and Elections & Information Technology at 1:30 PM.
Feb 2 Referred to Appropriations.
Feb 3 Public hearing in the House Committee on Appropriations at 9:00 AM.
Feb 6 APP - Majority; do pass. Minority; do not pass. Minority; without recommendation. Referred to Rules 2 Review. Executive action taken in the House Committee on Appropriations at 10:00 AM.
Feb 9 Rules Committee relieved of further consideration. Placed on second reading.
Feb 13 Floor amendment(s) adopted. Rules suspended. Placed on Third Reading.
Third reading, passed; yeas, 65; nays, 33; absent, 0; excused, 0.
Feb 19 Scheduled for public hearing in the Senate Committee on State Government and Tribal Relations & Elections at 6:00 PM in anticipation of other legislative action.

HB 2771-S by House Committee on Agriculture & Natural Resources (originally sponsored by Representatives Kretz, Maycumber, Taylor, Buys, and Shea)

Managing wolves using translocation. (AS OF HOUSE 2ND READING 2/13/18)

Requires the department of fish and wildlife to: (1) Immediately initiate the state environmental policy act process in order to use translocation as a method to provide relief to residents living in areas where multiple packs of wolves range; (2) Initiate translocation of wolves, consistent with the findings from the state environmental policy act analysis, to regions with fewer wolves; and (3) Use best available science to determine which locations are unoccupied by wolves to become recipient sites and verify that potential recipient sites contain stable prey populations.

Prohibits the department from translocating wolves that are known to depredate livestock or show signs of being habituated to livestock or the presence of humans.

Requires the translocation process to be expedited by all state agencies involved in the process.
--- 2018 REGULAR SESSION ---

Jan 31  Public hearing in the House Committee on Agriculture & Natural Resources at 8:00 AM.

Feb 1  AGNR - Majority; 1st substitute bill be substituted, do pass.  
Minority; do not pass.  
Minority; without recommendation.  
Executive action taken in the House Committee on Agriculture & Natural Resources at 1:30 PM.

Feb 2  Referred to Rules 2 Review.

Feb 6  Placed on second reading by Rules Committee.

Feb 9  1st substitute bill substituted.  
Floor amendment(s) adopted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 85; nays, 13; absent, 0; excused, 0.

HB 2948  by Representatives Graves, Sullivan, Haler, Hargrove, Pike, and Senn

Concerning the responsibilities for state routes in cities or towns.

(AS OF HOUSE 2ND READING 2/13/18)

Increases the population threshold, every five years through 2033, at which a city or town will have increased responsibility and control of certain streets.

--- 2018 REGULAR SESSION ---

Jan 29  First reading, referred to Transportation (Not Officially read and referred until adoption of Introduction report).

Feb 5  Public hearing in the House Committee on Transportation at 1:30 PM.

Feb 6  TR - Majority; do pass.  
Minority; do not pass.  
Minority; without recommendation.  
Executive action taken in the House Committee on Transportation at 11:30 AM.

Feb 8  Rules Committee relieved of further consideration. Placed on second reading.

Feb 13  Floor amendment(s) adopted.  
Rules suspended. Placed on Third Reading.  
Third reading, passed; yeas, 86; nays, 12; absent, 0; excused, 0.

--- 2018 REGULAR SESSION ---

Jan 29  First reading, referred to Transportation (Not Officially read and referred until adoption of Introduction report).

Feb 15  First reading, referred to Commerce & Gaming (Not Officially read and referred until adoption of Introduction report).

HB 2991  by Representative Tarleton

Updating spirits industry regulations.

Modifies alcohol beverages provisions with regard to distilled spirits producers, distilled spirits brand owners, licensing, and fees.

Provides that this act is null and void if appropriations are not approved.

--- 2018 REGULAR SESSION ---

Feb 15  First reading, referred to Commerce & Gaming (Not Officially read and referred until adoption of Introduction report).

Senate Bills

SB 5397-S  by Senate Committee on State Government, Tribal Relations & Elections (originally sponsored by Senators Warnick, Liias, Walsh, Nelson, O’Ban, Billig, Kuderer, King, Honeyford, Wilson, Pedersen, Hunt, Wellman, Saldaña, and Carlyle)

Concerning disclosure in initiatives, referenda, and recall petitions.

(AS OF SENATE 2ND READING 2/13/18)

Regulates signature gatherers and those who employ signature gatherers.

Exempts the following from public inspection and copying under the public records act: Information disclosed to the public disclosure commission or a law enforcement agency.

--- 2017 REGULAR SESSION ---

Feb 8  Public hearing in the Senate Committee on State Government at 8:00 AM.

--- 2018 REGULAR SESSION ---

Jan 31  Public hearing in the Senate Committee on State Government and Tribal Relations & Elections at 8:00 AM.

Feb 2  SGTE - Majority; 1st substitute bill be substituted, do pass.  
Minority; without recommendation.  
Passed to Rules Committee for second reading.

Executive action taken in the Senate Committee on State Government and Tribal Relations & Elections at 8:00 AM.

--- 2017 REGULAR SESSION ---

Feb 8  Public hearing in the Senate Committee on State Government at 8:00 AM.

--- 2018 REGULAR SESSION ---

Jan 31  Public hearing in the Senate Committee on State Government and Tribal Relations & Elections at 8:00 AM.

Feb 2  SGTE - Majority; 1st substitute bill be substituted, do pass.  
Minority; without recommendation.  
Passed to Rules Committee for second reading.

Executive action taken in the Senate Committee on State Government and Tribal Relations & Elections at 8:00 AM.

--- 2018 REGULAR SESSION ---

Feb 15  First reading, referred to Commerce & Gaming (Not Officially read and referred until adoption of Introduction report).
Eligible account holders will be notified at least thirty days in advance of the redemption day, allowing them to redeem units at the unit cash value price if the redeemed funds are deposited immediately into an eligible state college savings program account. The committee on advanced tuition payment and college savings, in consultation with the state actuary, is to establish a period that is not less than ninety days during which eligible account holders may redeem units at the unit cash value price and provide at least thirty days' notice before the ninetieth day window to all eligible account holders about the redemption option; and

Establish the unit cash value price.

SB 6087 by Senators Mullet, Palumbo, Carlyle, Braun, Kuderer, Dhingra, Pedersen, Takko, McCoy, Lias, and Conway

Modifying the Washington advanced college tuition payment and college savings programs.

(AS OF SENATE 2ND READING 2/13/18)

Requires the governing body of the advanced college tuition payment program and the college savings program to allow account owners who purchased units before July 1, 2015, to redeem the units at the unit cash value price if the redeemed funds are deposited immediately into an eligible state college savings program account. Requires the committee on advanced tuition payment and college savings, in consultation with the state actuary and the state investment board, to:

1. Establish a period that is not less than ninety days during which eligible purchasers may redeem units at the unit cash value price and provide at least thirty days' notice before the ninetieth day window to all eligible account holders about the redemption option; and
2. Establish the unit cash value price.

SB 6135-S by Senate Committee on Early Learning & K-12 Education (originally sponsored by Senators Wellman, Zeiger, and Hasegawa; by request of Superintendent of Public Instruction)

Updating application requirements for the academic acceleration incentive program.

(AS OF SENATE 2ND READING 2/13/18)

Addresses eligibility for advanced courses in mathematics, science, or computer science and equitable access to dual credit opportunities.

Requires the office of the superintendent of public instruction to, in making grant awards, give priority to grants for high schools:

1. That have not previously received grant funds through the academic acceleration incentive program;
2. With a high proportion of low-income students;
3. Identified as having high disproportionality in their dual credit enrollment data; or
4. Seeking to develop new capacity for dual credit courses rather than proposing marginal expansion of current capacity.

Allows a high school, in a district that has not adopted an academic acceleration policy, to apply for grants if in practice it follows the academic acceleration guidelines and meets other criteria.

Authorizes the office of the superintendent of public instruction to retain a percentage of learning assistance program allocation funds to support districts in meeting certain requirements, including data collection and reporting and providing professional development and technical assistance.

Allows a school district:

1. During the 2018-2019 and 2019-2020 school years only, to expend a portion of the district's learning assistance program allocation to develop a dropout early warning and intervention data system; and
2. To expend a portion of the district's learning assistance program allocation on interventions for students identified as at risk of not graduating using that data system.

-- 2018 REGULAR SESSION --

Jan 5 Prefiled for introduction.

Jan 8 First reading, referred to Higher Education & Workforce Development.

Jan 16 Public hearing in the Senate Committee on Higher Education & Workforce Development at 8:00 AM.

Jan 25 HEWD - Majority; do pass. And refer to Ways & Means. Executive action taken in the Senate Committee on Higher Education & Workforce Development at 8:00 AM.

Jan 26 On motion, referred to Rules.

Feb 2 Made eligible to be placed on second reading.

Feb 6 Placed on second reading by Rules Committee.

Feb 13 Floor amendment(s) adopted. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 43; nays, 3; absent, 0; excused, 3. -- IN THE HOUSE --

Feb 15 First reading, referred to Higher Education (Not Officially read and referred until adoption of Introduction report).

Feb 20 Scheduled for public hearing in the House Committee on Higher Education at 8:00 AM. (Subject to change)

Feb 21 Scheduled for executive session in the House Committee on Higher Education at 1:30 PM. (Subject to change)

Feb 23 Scheduled for executive session in the House Committee on Higher Education at 8:00 AM. (Subject to change)
Conditions to the presumption and extending the options for amending the first responder occupations and purposes of workers' compensation by adding medical

following are occupational diseases: Respiratory disease, heart problems and infectious diseases.

SB 6213 by Senators Ranker, Conway, Hobbs, Keiser, Van De Wege, Palumbo, Hasegawa, Saldaña, Hunt, Walsh, Kuderer, Wellman, and Fortunato

Addressing the presumption of occupational disease for purposes of workers' compensation by adding medical conditions to the presumption and extending the presumption to certain publicly employed firefighters and investigators and law enforcement.

(AS OF SENATE 2ND READING 2/13/18)

States that, there exists a prima facie presumption, with regard to public employee fire investigators who are covered under the state industrial insurance act, that the following are occupational diseases: Respiratory disease, heart problems, cancer, and infectious diseases.

Requires the department of labor and industries to convene a work group to discuss policy and procedural options for amending the first responder occupations and occupational diseases.

(AS OF SENATE 2ND READING 2/13/18)

Requires a self-insured employer to ensure that relevant medical records of an injured worker scheduled for an independent medical exam are provided as electronic medical records to the independent medical exam physician or physicians; if electronic records are not possible, paper records must be delivered to the physician or physicians at least ten business days before the exam.

Requires the director of the department of labor and industries to adopt policies developed by the telemedicine collaborative to establish access to telemedicine for independent medical exams and reimburse independent medical exam physicians for services.

Requires the telemedicine collaborative to: (1) Develop policies for the department to establish access to telemedicine for independent medical exams and reimburse the physicians for services in a manner that is similar to the policies developed for commercial health insurance plans and medicaid managed care plans; and

(2) Develop a training program to train physicians who perform independent medical exams.

SB 6226-S by Senate Committee on Labor & Commerce (originally sponsored by Senators Keiser, Conway, Cleveland, Kuderer, and Saldaña)

Improving health outcomes for injured workers by facilitating better access to medical records and telemedicine.

(AS OF SENATE 2ND READING 2/13/18)

Requires a city, town, municipal corporation, code city, or county to hold a public hearing upon a proposal to remove, vacate, or extinguish a recorded restrictive

Other legislative action.

Committee on Labor & Workplace Standards at 1:30 PM.

Requirements for the registration of a public hearing before a local government may remove a recorded restrictive covenant from land owned by the local government. (REVISED FOR ENGROSSED: Requiring a public hearing before a local government may remove, vacate, or extinguish certain covenants from land it owns.)

(AS OF SENATE 2ND READING 2/13/18)

Requires a city, town, municipal corporation, code city, or county to hold a public hearing upon a proposal to remove, vacate, or extinguish a recorded restrictive

Rules suspended. Placed on Third Reading.

Third reading, passed; yeas, 47; nays, 0; absent, 0; excused, 2.

-- IN THE HOUSE --

Feb 15 First reading, referred to Education (Not Officially read and referred until adoption of Introduction report).

Feb 19 Scheduled for public hearing in the House Committee on Education at 1:30 PM. (Subject to change)

Feb 22 Scheduled for executive session in the House Committee on Education at 8:00 AM. (Subject to change)

SB 6379 by Senators Fain, Keiser, Takko, and Short

Requiring a public hearing before a local government may remove a recorded restrictive covenant from land owned by the local government. (REVISED FOR ENGROSSED: Requiring a public hearing before a local government may remove, vacate, or extinguish certain covenants from land it owns.)

(AS OF SENATE 2ND READING 2/13/18)
covenant, or any known covenant from an unrecorded
deed, from property owned by the local government
before the action is finalized.

-- 2018 REGULAR SESSION --

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jan 15</td>
<td>First reading, referred to Local Government.</td>
</tr>
<tr>
<td>Jan 23</td>
<td>LGOV - Majority; do pass. Public hearing and executive action taken in the Senate Committee on Local Government at 1:30 PM.</td>
</tr>
<tr>
<td>Jan 25</td>
<td>Passed to Rules Committee for second reading.</td>
</tr>
<tr>
<td>Jan 31</td>
<td>Placed on second reading consent calendar.</td>
</tr>
<tr>
<td>Feb 13</td>
<td>Placed on second reading. Floor amendment(s) adopted. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 46; nays, 1; absent, 0; excused, 2.</td>
</tr>
<tr>
<td>Feb 21</td>
<td>Scheduled for public hearing in the House Committee on Local Government at 8:00 AM in anticipation of other legislative action.</td>
</tr>
<tr>
<td>Feb 22</td>
<td>Scheduled for executive session in the House Committee on Local Government at 1:30 PM in anticipation of other legislative action.</td>
</tr>
<tr>
<td>Feb 8</td>
<td>Placed on second reading by Rules Committee.</td>
</tr>
<tr>
<td>Feb 13</td>
<td>1st substitute bill substituted. Floor amendment(s) adopted. Rules suspended. Placed on Third Reading. Third reading, passed; yeas, 34; nays, 13; absent, 0; excused, 2.</td>
</tr>
<tr>
<td>Feb 21</td>
<td>Scheduled for public hearing in the House Committee on Local Government at 8:00 AM in anticipation of other legislative action.</td>
</tr>
<tr>
<td>Feb 22</td>
<td>Scheduled for executive session in the House Committee on Local Government at 1:30 PM in anticipation of other legislative action.</td>
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</table>

**SB 6587-S** by Senate Committee on Local Government
(originally sponsored by Senators Hasegawa and Van De Wege)

Concerning the transparency of local taxing districts.  
*(AS OF SENATE 2ND READING 2/13/18)*

Requires a metropolitan municipal corporation, public utility district, diking district, drainage district, sewerage improvement district, solid waste collection district, solid waste disposal district, water-sewer district, and city or town operating as a municipal utility to disclose information on billing statements sent to customers as follows: (1) The rates of state and local taxes imposed on the corporation, district, or utility, as appropriate, with respect to the billed services, if any; and

(2) The amount of the taxes to be paid directly by the customer or taxpayer through the billing statement.

Requires an electric utility, except as otherwise provided, to: (1) Provide written or electronic notice of public hearings where changes in electricity rates will be considered or approved by the utilities and transportation commission or governing body; and

(2) Disclose on each billing statement the rate of tax imposed upon the electric utility, if any, and the amount of the tax to be paid directly by the retail electric customer through the billing statement.

-- 2018 REGULAR SESSION --

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
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<tbody>
<tr>
<td>Feb 1</td>
<td>LGOV - Majority: 1st substitute bill be substituted, do pass. Minority: do not pass. Public hearing and executive action taken in the Senate Committee on Local Government at 1:30 PM.</td>
</tr>
<tr>
<td>Feb 2</td>
<td>Passed to Rules Committee for second reading.</td>
</tr>
</tbody>
</table>