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23 read:

29 ministerial officers.

PROPOSED SENATE AMENDMENTS TO H.B. 2099 (Reference to House engrossed bill)

Amendment instruction kev: [GREEN UNDERLINING IN BRACKETS] indicates text added to statute or

[Green underlining in brackets] indicates text added to new session law

previously enacted session law.

or text restoring existing law.

salary

27 prescribed in this article. The governor:

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[GREEN STRIKEOUT IN BRACKETS] indicates new text removed from statute
           or previously enacted session law.
           [Green strikeout in brackets] indicates text removed from existing statute.
           previously enacted session law or new session law.
           <<Green carets>> indicate a section added to the bill.
           <<<del>Green strikeout in carets</del>>> indicates a section removed from the bill.
 1 The bill as proposed to be amended is reprinted as follows:
         Section 1. Title 9, chapter 4, article 8, Arizona Revised Statutes,
 3 is amended by adding section 9-500.52, to read:
         9-500.52. Federal actions; cooperation; enforcement;
                      immigration laws
         A CITY OR TOWN IN THIS STATE SHALL ENFORCE, ADMINISTER AND COOPERATE
 7 WITH FEDERAL ACTIONS, ORDERS AND PROGRAMS THAT RELATE TO THE ENFORCEMENT
 8 OF FEDERAL IMMIGRATION LAWS.
         Sec. 2. Delayed repeal
         Section 9-500.52, Arizona Revised Statutes, as added by this act, is
11 repealed from and after January 19, 2029.
         Sec. 3. Title 11, chapter 2, article 4, Arizona Revised Statutes,
13 is amended by adding section 11-269.30, to read:
         11-269.30. Federal actions; cooperation; enforcement;
                        immigration laws
         A COUNTY IN THIS STATE SHALL ENFORCE, ADMINISTER AND COOPERATE WITH
17 FEDERAL ACTIONS, ORDERS AND PROGRAMS THAT RELATE TO THE ENFORCEMENT OF
18 FEDERAL IMMIGRATION LAWS.
         Sec. 4. <u>Delayed repeal</u>
         Section 11-269.30, Arizona Revised Statutes, as added by this act,
21 is repealed from and after January 19, 2029.
         Sec. 5. Section 41-101, Arizona Revised Statutes, is amended to
         41-101. Powers and duties; attestation of acts of governor:
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A. The governor has the powers and shall perform the duties as

1. Shall supervise the official conduct of all executive and

- 2. Shall see that all offices are filled and the duties performed 2 or, in default, invoke such remedy as the law allows.
- 3. Shall appoint a private secretary to the governor and shall appoint all officers of this state not made elective, unless otherwise 5 provided.
- 4. Notwithstanding section 38-211, shall appoint the lieutenant governor to serve as the governor's chief of staff or the director of the Arizona department of administration or to fill any position for which the governor is otherwise authorized by law to make an appointment.
- 5. Shall be the sole official means of communication between this state and the government of any other state or the United States.
- 12 6. SHALL ENFORCE, ADMINISTER AND COOPERATE WITH FEDERAL ACTIONS, 13 ORDERS AND PROGRAMS THAT RELATE TO THE ENFORCEMENT OF FEDERAL IMMIGRATION 14 LAWS.
- 15 6. 7. May direct the attorney general to appear on behalf of this 16 state when any action or legal proceeding is pending that affects the 17 title of this state to any property or that may result in a claim against 18 this state.
- 19 7. 8. May require the attorney general, or any county attorney, to 20 inquire into the affairs or management of any corporation doing business 21 in this state.
- 22 8. 9. May require the attorney general to aid a county attorney in 23 the discharge of his duties.
- 24 9. 10. May offer rewards for escaped insane persons, OF not 25 exceeding five hundred dollars MORE THAN \$500.
- $\frac{10}{10}$. 11. May require any officer or board to make special reports 27 to $\frac{10}{10}$ THE GOVERNOR on demand in writing.
- 30 12. 13. May enter into intergovernmental agreements with officers, 31 agencies or departments of the United States to provide funding or other 32 resources available from any related state agency, board or commission for 33 the purpose of operating federal parks located in this state during any 34 period when such parks would otherwise be subject to shutdown due to a 35 lack of federal appropriation and as deemed necessary to promote tourism, 36 this state's economic well-being, or the health, safety or welfare of the 37 state's citizens. The governor shall not provide general fund 38 appropriations from any related state agency, board or commission to 39 operate a federal park pursuant to this paragraph for more than twenty-one 40 days without the approval of the legislature. The joint legislative 41 budget committee shall review any expenditure of funds MONIES or other 42 resources pursuant to this paragraph.
- 43 13. 14. Has such powers and shall perform such other duties as 44 devolve on him THE GOVERNOR by law.
- B. All official acts of the governor, except approval of the laws, 46 shall be attested by the secretary of state.

- 1 C. The governor is eligible to receive an annual salary pursuant to $2 \ \text{section} \ 41\text{-}1904$.
- D. Before an individual is hired as an employee of the office of the governor, that individual shall submit a full set of fingerprints to the governor for the purpose of obtaining a state and federal criminal records check pursuant to section 41-1750 and Public Law 92-544. The department of public safety may exchange this fingerprint data with the federal bureau of investigation.
- 9 Sec. 6. Section 41-101, Arizona Revised Statutes, as amended by 10 section 5 of this act, is amended to read:
 - 41-101. <u>Powers and duties; attestation of acts of governor;</u> salary
- 13 A. The governor has the powers and shall perform the duties as 14 prescribed in this article. The governor:
- 15 1. Shall supervise the official conduct of all executive and 16 ministerial officers.
- 2. Shall see that all offices are filled and the duties performed 18 or, in default, invoke such remedy as the law allows.
- 3. Shall appoint a private secretary to the governor and shall appoint all officers of this state not made elective, unless otherwise 21 provided.
- 4. Notwithstanding section 38-211, shall appoint the lieutenant governor to serve as the governor's chief of staff or the director of the department of administration or to fill any position for which the governor is otherwise authorized by law to make an appointment.
- 5. Shall be the sole official means of communication between this tate and the government of any other state or the United States.
- 28 6. Shall enforce, administer and cooperate with federal actions, 29 orders and programs that relate to the enforcement of federal immigration 30 laws.
- 31 7. 6. May direct the attorney general to appear on behalf of this 32 state when any action or legal proceeding is pending that affects the 33 title of this state to any property or that may result in a claim against 34 this state.
- 35 8. 7. May require the attorney general, or any county attorney, to 36 inquire into the affairs or management of any corporation doing business 37 in this state.
- 38 9. 8. May require the attorney general to aid a county attorney in 39 the discharge of his duties.
- 40 $\frac{10.}{9}$. May offer rewards for escaped insane persons, of not more 41 than \$500.
- $\frac{11}{10}$. May require any officer or board to make special reports 43 to the governor on demand in writing.
- 44 12. 11. May convene the legislature at some other place when the 45 seat of government becomes dangerous from disease or a common enemy.
- 46 13. 12. May enter into intergovernmental agreements with officers, 47 agencies or departments of the United States to provide funding or other

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1 resources available from any related state agency, board or commission for 2 the purpose of operating federal parks located in this state during any 3 period when such parks would otherwise be subject to shutdown due to a 4 lack of federal appropriation and as deemed necessary to promote tourism, 5 this state's economic well-being, or the health, safety or welfare of the citizens. The governor shall not provide general 7 appropriations from any related state agency, board or commission to 8 operate a federal park pursuant to this paragraph for more than twenty-one 9 days without the approval of the legislature. The joint legislative 10 budget committee shall review any expenditure of monies or other resources 11 pursuant to this paragraph.

12 $\frac{14.}{13.}$ Has such powers and shall perform such other duties as 13 devolve on the governor by law.

- B. All official acts of the governor, except approval of the laws, shall be attested by the secretary of state.
- 16 C. The governor is eligible to receive an annual salary pursuant to 17 section 41-1904.
- D. Before an individual is hired as an employee of the office of 19 the governor, that individual shall submit a full set of fingerprints to 20 the governor for the purpose of obtaining a state and federal criminal 21 records check pursuant to section 41-1750 and Public Law 92-544. The 22 department of public safety may exchange this fingerprint data with the 23 federal bureau of investigation.
- Sec. 7. Section 41-192, Arizona Revised Statutes, is amended to 25 read:
 - 41-192. Powers and duties of attorney general; restrictions on state agencies as to legal counsel; exceptions; compromise and settlement monies
- A. The attorney general shall have charge of and direct the department of law and shall serve as chief legal officer of the state. The attorney general shall:
- 1. Be the legal advisor of the departments of this state and render such legal services as the departments require.
- 2. Establish administrative and operational policies and procedures within his THE ATTORNEY GENERAL'S department.
- 36 3. Approve long-range plans for developing departmental programs 37 therein, and coordinate the legal services required by other departments 38 of this state or other state agencies.
- 4. Represent school districts and governing boards of school districts in any lawsuit involving a conflict of interest with other tounty offices.
- 5. Represent political subdivisions, school districts and municipalities in suits to enforce state or federal statutes pertaining to antitrust, restraint of trade or price-fixing activities or conspiracies, if the attorney general notifies in writing the political subdivisions, school districts and municipalities of the attorney general's intention to bring any such action on their behalf. At any time within thirty days

1 after the notification, a political subdivision, school district or 2 municipality, by formal resolution of its governing body, may withdraw the 3 authority of the attorney general to bring the intended action on its 4 behalf.

- 5 6. In any action brought by the attorney general pursuant to state 6 or federal statutes pertaining to antitrust, restraint of trade, or 7 price-fixing activities or conspiracies for the recovery of damages by 8 this state or any of its political subdivisions, school districts or 9 municipalities, in addition to the attorney general's other powers and 10 authority, the attorney general on behalf of this state may enter into 11 contracts relating to the investigation and prosecution of such action 12 with any other party plaintiff who has brought a similar action for the 13 recovery of damages and with whom the attorney general finds it 14 advantageous to act jointly or to share common expenses or to cooperate in 15 any manner relative to such action. In any such action, notwithstanding 16 any other laws to the contrary, the attorney general may undertake, among 17 other things, to render legal services as special counsel or to obtain the 18 legal services of special counsel from any department or agency of the 19 United States, of this state or any other state or any department or 20 agency thereof or any county, city, public corporation or public district 21 in this state or in any other state that has brought or intends to bring a 22 similar action for the recovery of damages or its duly authorized legal 23 representatives in such action.
- 7. Organize the civil rights division within the department of law and administer such division pursuant to the powers and duties provided in chapter 9 of this title.
- 8. Compile, publish and distribute to all state agencies, departments, boards, commissions and councils, and to other persons and government entities on request, at least every ten years, the Arizona agency handbook that sets forth and explains the major state laws that govern state agencies, including information on the laws relating to bribery, conflicts of interest, contracting with the government, disclosure of public information, discrimination, nepotism, financial disclosure, gifts and extra compensation, incompatible employment, political activity by employees, public access and misuse of public resources for personal gain. A supplement to the handbook reflecting revisions to the information contained in the handbook shall be compiled and distributed by the attorney general as deemed necessary.
- 39 9. ENFORCE, ADMINISTER AND COOPERATE WITH FEDERAL ACTIONS, ORDERS 40 AND PROGRAMS THAT RELATE TO THE ENFORCEMENT OF FEDERAL IMMIGRATION LAWS.
 - B. Except as otherwise provided by law, the attorney general may:
- 1. Organize the department into such bureaus, subdivisions or units 43 as he THE ATTORNEY GENERAL deems most efficient and economical, and 44 consolidate or abolish them.
- 45 2. Adopt rules for the orderly conduct of the business of the 46 department.

- 3. Subject to chapter 4, article 4 of this title, employ and assign 2 assistant attorneys general and other employees necessary to perform the 3 functions of the department.
- 4 4. Compromise or settle any action or claim by or against this 5 state or any department, board or agency of this state. If the compromise 6 or settlement involves a particular department, board or agency of this 7 state, the compromise or settlement shall be first approved by the 8 department, board or agency. If no department or agency is named or 9 otherwise materially involved, the approval of the governor shall be first 10 obtained.
- 5. Charge reasonable fees for distributing official publications, lack including attorney general legal opinions and the Arizona agency handbook. The fees received shall be transmitted to the state treasurer for deposit in the state general fund.
- 15 C. The powers and duties of a bureau, subdivision or unit shall be 16 limited to those assigned by law to the department.
- D. Notwithstanding any law to the contrary, except as provided in 18 subsections E and F of this section, no state agency other than the 19 attorney general shall employ legal counsel or make an expenditure or 20 incur an indebtedness for legal services, but the following are exempt 21 from this section:
 - 1. The director of water resources.
 - 2. The residential utility consumer office.
 - 3. The industrial commission OF ARIZONA.
 - 4. The Arizona board of regents.
- 26 5. The auditor general.

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- 6. The corporation commissioners and the corporation commission 28 other than the securities division.
 - 7. The office of the governor.
 - 8. The constitutional defense council.
 - 9. The office of the state treasurer.
- 32 10. The Arizona commerce authority.
- 33 11. The water infrastructure finance authority of Arizona.
- E. If the attorney general determines that he THE ATTORNEY GENERAL is disqualified from providing judicial or quasi-judicial legal representation or legal services on behalf of any state agency in relation to any matter, the attorney general shall give written notification to the state agency affected. If the agency has received written notification from the attorney general that the attorney general is disqualified from providing judicial or quasi-judicial legal representation or legal services in relation to any particular matter, the state agency is authorized to make expenditures and incur indebtedness to employ attorneys to provide the representation or services.
- F. If the attorney general and the director of the department of 45 agriculture cannot agree on the final disposition of a pesticide complaint 46 under section 3-368, if the attorney general and the director determine 47 that a conflict of interest exists as to any matter or if the attorney

1 general and the director determine that the attorney general does not have 2 the expertise or attorneys available to handle a matter, the director is 3 authorized to make expenditures and incur indebtedness to employ attorneys 4 to provide representation or services to the department with regard to 5 that matter.

- G. Any department or agency of this state authorized by law to maintain a legal division or incur expenses for legal services from funds derived from sources other than the general revenue of the state, or from any special or trust fund, shall pay from such source of revenue or special or trust fund into the general fund of the state, to the extent such funds are available and on a reimbursable basis for warrants drawn, the amount actually expended by the department of law within legislative appropriations for such legal division or legal services.
- H. Appropriations made pursuant to subsection G of this section 15 shall not be subject to lapsing provisions otherwise provided by law. 16 Services for departments or agencies to which this subsection and 17 subsection F of this section are applicable shall be performed by special 18 or regular assistants to the attorney general.
- I. Notwithstanding section 35-148, monies received by the attorney general from charges to state agencies and political subdivisions for legal services relating to interagency service agreements shall be deposited, pursuant to sections 35-146 and 35-147, in an attorney general agency services fund. Monies in the fund are subject to legislative appropriation and are exempt from the provisions of section 35-190 relating to lapsing of appropriations.
- J. Unless otherwise provided by law, monies received for and 27 belonging to the state and resulting from compromises and settlements 28 entered into pursuant to subsection B of this section, excluding 29 restitution and reimbursement to state agencies for costs or attorney 30 fees, shall be deposited into the state treasury and credited to the state 31 general fund pursuant to section 35-142. Monies received for and 32 belonging to the state and resulting from a compromise or settlement are 33 not considered custodial, private or quasi-private monies unless 34 specifically provided by law. On or before January 15, April 15, July 15 35 and October 15, the attorney general shall file with the governor, with 36 copies to the director of the department of administration, the president 37 of the senate, the speaker of the house of representatives, the secretary 38 of state and the staff director of the joint legislative budget committee, 39 a full and complete account of the deposits into the state treasury made 40 pursuant to this subsection in the previous calendar quarter. 41 purposes of this subsection, "restitution" means monies intended to 42 compensate a specific, identifiable person, including this state, for 43 economic loss.

Sec. 8. Section 41-192, Arizona Revised Statutes, as amended by 2 section 7 of this act, is amended to read:

41-192. <u>Powers and duties of attorney general: restrictions</u>
on state agencies as to legal counsel: exceptions:
compromise and settlement monies

- A. The attorney general shall have charge of and direct the department of law and shall serve as chief legal officer of the state. 8 The attorney general shall:
- 9 1. Be the legal advisor of the departments of this state and render 10 such legal services as the departments require.
- 12 Establish administrative and operational policies and procedures 12 within the attorney general's department.
- 3. Approve long-range plans for developing departmental programs therein, and coordinate the legal services required by other departments of this state or other state agencies.
- 4. Represent school districts and governing boards of school districts in any lawsuit involving a conflict of interest with other lacounty offices.
- 5. Represent political subdivisions, school districts and municipalities in suits to enforce state or federal statutes pertaining to antitrust, restraint of trade or price-fixing activities or conspiracies, if the attorney general notifies in writing the political subdivisions, school districts and municipalities of the attorney general's intention to bring any such action on their behalf. At any time within thirty days after the notification, a political subdivision, school district or municipality, by formal resolution of its governing body, may withdraw the authority of the attorney general to bring the intended action on its behalf.
- 29 6. In any action brought by the attorney general pursuant to state 30 or federal statutes pertaining to antitrust, restraint of trade, or 31 price-fixing activities or conspiracies for the recovery of damages by 32 this state or any of its political subdivisions, school districts or 33 municipalities, in addition to the attorney general's other powers and 34 authority, the attorney general on behalf of this state may enter into 35 contracts relating to the investigation and prosecution of such action 36 with any other party plaintiff who has brought a similar action for the 37 recovery of damages and with whom the attorney general finds it 38 advantageous to act jointly or to share common expenses or to cooperate in 39 any manner relative to such action. In any such action, notwithstanding 40 any other laws to the contrary, the attorney general may undertake, among 41 other things, to render legal services as special counsel or to obtain the 42 legal services of special counsel from any department or agency of the 43 United States, of this state or any other state or any department or 44 agency thereof or any county, city, public corporation or public district 45 in this state or in any other state that has brought or intends to bring a 46 similar action for the recovery of damages or its duly authorized legal 47 representatives in such action.

- 7. Organize the civil rights division within the department of law 2 and administer such division pursuant to the powers and duties provided in 3 chapter 9 of this title.
- 8. Compile, publish and distribute to all state agencies, beartments, boards, commissions and councils, and to other persons and government entities on request, at least every ten years, the Arizona agency handbook that sets forth and explains the major state laws that govern state agencies, including information on the laws relating to bribery, conflicts of interest, contracting with the government, disclosure of public information, discrimination, nepotism, financial disclosure, gifts and extra compensation, incompatible employment, political activity by employees, public access and misuse of public resources for personal gain. A supplement to the handbook reflecting the revisions to the information contained in the handbook shall be compiled and distributed by the attorney general as deemed necessary.
- 9. Enforce, administer and cooperate with federal actions, orders and programs that relate to the enforcement of federal immigration laws.
 - B. Except as otherwise provided by law, the attorney general may:
- 1. Organize the department into such bureaus, subdivisions or units 20 as the attorney general deems most efficient and economical, and 21 consolidate or abolish them.
- 22 2. Adopt rules for the orderly conduct of the business of the 23 department.
- 3. Subject to chapter 4, article 4 of this title, employ and assign assistant attorneys general and other employees necessary to perform the functions of the department.
- 4. Compromise or settle any action or claim by or against this 28 state or any department, board or agency of this state. If the compromise 29 or settlement involves a particular department, board or agency of this 30 state, the compromise or settlement shall be first approved by the 31 department, board or agency. If no department or agency is named or 32 otherwise materially involved, the approval of the governor shall be first 33 obtained.
- 5. Charge reasonable fees for distributing official publications, including attorney general legal opinions and the Arizona agency handbook. The fees received shall be transmitted to the state treasurer for deposit in the state general fund.
- 38 C. The powers and duties of a bureau, subdivision or unit shall be 39 limited to those assigned by law to the department.
- D. Notwithstanding any law to the contrary, except as provided in 41 subsections E and F of this section, no state agency other than the 42 attorney general shall employ legal counsel or make an expenditure or 43 incur an indebtedness for legal services, but the following are exempt 44 from this section:

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- 1. The director of water resources.
- 2 2. The residential utility consumer office.
- - 4. The Arizona board of regents.
 - 5. The auditor general.
- 6. The corporation commissioners and the corporation commission 7 other than the securities division.
 - 7. The office of the governor.
 - 8. The constitutional defense council.
- 10 9. The office of the state treasurer.
- 11 10. The Arizona commerce authority.
- 12 11. The water infrastructure finance authority of Arizona.
- 13 If the attorney general determines that the attorney general is 14 disqualified from providing judicial or quasi-judicial 15 representation or legal services on behalf of any state agency in relation 16 to any matter, the attorney general shall give written notification to the 17 state agency affected. If the agency has received written notification 18 from the attorney general that the attorney general is disqualified from 19 providing judicial or quasi-judicial legal representation or legal 20 services in relation to any particular matter, the state agency is 21 authorized to make expenditures and incur indebtedness to employ attorneys 22 to provide the representation or services.
- F. If the attorney general and the director of the department of agriculture cannot agree on the final disposition of a pesticide complaint under section 3-368, if the attorney general and the director determine that a conflict of interest exists as to any matter or if the attorney general and the director determine that the attorney general does not have the expertise or attorneys available to handle a matter, the director is authorized to make expenditures and incur indebtedness to employ attorneys to provide representation or services to the department with regard to that matter.
- 32 G. Any department or agency of this state authorized by law to 33 maintain a legal division or incur expenses for legal services from funds 34 derived from sources other than the general revenue of the state, or from 35 any special or trust fund, shall pay from such source of revenue or 36 special or trust fund into the general fund of the state, to the extent 37 such funds are available and on a reimbursable basis for warrants drawn, 38 the amount actually expended by the department of law within legislative 39 appropriations for such legal division or legal services.
- 40 H. Appropriations made pursuant to subsection G of this section 41 shall not be subject to lapsing provisions otherwise provided by law. 42 Services for departments or agencies to which this subsection and 43 subsection F of this section are applicable shall be performed by special 44 or regular assistants to the attorney general.

- I. Notwithstanding section 35-148, monies received by the attorney 2 general from charges to state agencies and political subdivisions for 3 legal services relating to interagency service agreements shall be 4 deposited, pursuant to sections 35-146 and 35-147, in an attorney general 5 agency services fund. Monies in the fund are subject to legislative 6 appropriation and are exempt from the provisions of section 35-190 7 relating to lapsing of appropriations.
- J. Unless otherwise provided by law, monies received for and 9 belonging to the state and resulting from compromises and settlements 10 entered into pursuant to subsection B of this section, excluding 11 restitution and reimbursement to state agencies for costs or attorney 12 fees, shall be deposited into the state treasury and credited to the state 13 general fund pursuant to section 35-142. Monies received for and 14 belonging to the state and resulting from a compromise or settlement are 15 not considered custodial, private or quasi-private monies unless 16 specifically provided by law. On or before January 15, April 15, July 15 17 and October 15, the attorney general shall file with the governor, with 18 copies to the director of the department of administration, the president 19 of the senate, the speaker of the house of representatives, the secretary 20 of state and the staff director of the joint legislative budget committee, 21 a full and complete account of the deposits into the state treasury made 22 pursuant to this subsection in the previous calendar quarter. 23 purposes of this subsection, "restitution" means monies intended to 24 compensate a specific, identifiable person, including this state, for 25 economic loss. 26

Sec. 9. <u>Legislative findings</u>

The legislature finds that:

- 28 1. The Arizona voters overwhelmingly passed the Secure the Border 29 Act, Proposition 314, at the 2024 general election.
- 2. When voters passed Proposition 314, the voters found that "due 30 31 to weaknesses in immigration enforcement, a public safety crisis is 32 occurring in Arizona, caused by transnational cartels engaging in rampant 33 human trafficking and drug smuggling across this state's southern border".
- 3. The voters further found that "from 2021 to 2023, United States 35 customs and border protection encountered nearly seven million immigrants 36 illegally entering the United States through the southwest border" and 37 that "this number does not include an estimated two million 'gotaways' who 38 evaded encounters with border officials entirely".
- 4. Based on these findings and other substantial evidence, the 40 voters concluded that the state of Arizona is being "actually invaded" as 41 defined in article I, section 10 of the United States Constitution.
- 5. Accordingly, this legislation is necessary to address the public 43 safety crisis at Arizona's border, to fulfill voters' intent as expressed 44 in Proposition 314 and to ensure that elected officials in Arizona's 45 executive branch fully cooperate with President Trump's actions, orders 46 and programs that relate to enforcing federal immigration laws.

Senate Amendments to H.B. 2099

7 Amend title to conform

Sec. 10. Effective date

Section 41-101, Arizona Revised Statutes, as amended by section 6 of
this act, and section 41-192, Arizona Revised Statutes, as amended by
section [7-] [8] of this act, are effective from and after January 19,
5 2029.

Enroll and engross to conform

DAVID GOWAN

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