

# Minutes

## Accounts Receivable Core Committee (ARCC)



**Meeting Date:** May 20, 2025

**Location:** Executive Building, Fremont Conference Room and virtual meeting via Microsoft Teams

**Attendees:** Joy Andrews (DELC); Heidi Baker (DHS/OHA); John Baker (ODOE); Sheila Banke (DOJ); Bradford Batchelor (PUC); Erica Baumann-Hilton (OHCS); Nikki Bennett (DOR-OAA); Melissa Boaz (DHS/OHA); Angelique Bowers (ODE); Amy Brewer (OPRD); Janell Burd (OPDC); Kristine Burrow (OEM); Kristy Davis (SAIF); Richard Dredge (DCBS); Jamie Duval (ODE); Todd Evans (DOR-OAA); Mini Fernandez (DAS); Connie Flowers (ODE); Gerold Floyd (DAS-SWARM); Amy Fry (Lottery); Diana Garcia (OBDD); Flor Garibay (HECC); James Garrett (WRD); Kim Gladwill (LCB); Daniel Goettsch (DOJ); Shaumae Hall (DEQ); Steven Ito (DOR); Caty Karayel (REA); Irina Kay (DAS); Trena Landers (OLCC); Pamela Lara (DSL); Erica Latham (OBDD); Matthew Letteri (OCB); Elizabeth Marshall (ODVA); Lindsey McFadden (DAS); Katya Medvedeva (DAS); Alicia Michelson (DAS); Katy Moreland (DAS); Karen Neal (DPSST); Doris Olivan (DCBS); Shelly Paddock (DCBS); Michael Pepler (OBDD); Melissa Phillips (OYA); Ben Plant (DAS); Matthew Powell (DPSST); Jennifer Romele (OSMB); Emily Rothweiler (DAS); Lyubov Salov (DAS); Lisa Sardinha (ODAV); Mia Seo (OBDD); Roxann Shepard (DOC); Derek Simmons (OBDD); Angelia Sousa (OHCS); Rory Spencer (OBDD); Julie Tacchini (PUC); Angela Teas (OBDD); Carol Todd (Leg); Daisy Tran (DAS); Anna Unger (DOC); Susan Westin (SLO); Sheleen Wilks (ODF); Alejandra Zuninga (OBDD); 1 call in.

| ITEM  | TIME STAMP | ACTION, DISCUSSION   |
|---|------------|--|
| Welcome and introductions                               | 0:00:00    |  |
| SWARM announcements- FY25 Year End A/R and LFO Training | 0:00:55    | Gerold shared the reminder that the FY25 Year End A/R and LFO Training is scheduled for August 18 <sup>th</sup> at 10:30 am in the Labor and Industries Building (350 Winter St., Salem) in Conference Room 260. The training will be recorded and made available to watch online for those who are unable to attend in person. Upcoming SWARM events can be found online at: <a href="#">Department of Administrative Services : Statewide Accounts Receivable Management : Statewide Accounting &amp; Reporting Services : State of Oregon</a> |
| A/R Honor Roll- FY24 overall results, reminders for F25 | 0:03:15    | For FY24, 112 out of 126 agencies received the A/R Honor Roll (88.9%), which is a 1.9% increase over FY23. Thank you to everyone for all their hard work to achieve this recognition!<br><br>Some reminders for FY25:<br>1. The agency must either attend the training on August 18 <sup>th</sup> OR watch the recording AND submit an email to SWARM with the completion date and the staff that completed the training   |

For more information, send an email to: [SWARM@das.oregon.gov](mailto:SWARM@das.oregon.gov).

|   |         |  |
|---|---------|--|
|   |         | <ol style="list-style-type: none"> <li>2. Reporting of L&amp;D accounts to LFO MUST occur by October 1<sup>st</sup>, this is a statutory deadline and DAS does not have authority to grant an extension, agencies must report even if they have no L&amp;D accounts</li> <li>3. Agencies subject to the Oregon Accounting Manual must submit their <a href="#">ARPM report</a> by October 1</li> <li>4. A year end agency <a href="#">reporting checklist</a> must be completed accurately and submitted to DAS</li> <li>5. A <a href="#">W/O certification form</a> must be submitted by October 1<sup>st</sup>, even if your agency did not write-off any A/R, this is due to the way ORS 293.234 (2) is written.</li> </ol> <p>Refer to the Honor Roll Key Dates for more details: <a href="#">AR Honor Roll key dates FY2025.pdf</a></p>   |
| <p>Year-end preparation reminders</p> <ul style="list-style-type: none"> <li>• Complete non-exempt account assignments ASAP (agencies subject to ORS 293.231).</li> <li>• Complete account write-offs based on DOR-OAA status of RWO. Be sure to follow OAM 35.50.10 for evaluation of accounts and MPCD coding.</li> </ul> | 0:08:15 | <ul style="list-style-type: none"> <li>• Agencies subject to ORS 293.231 should complete non-exempt account assignments ASAP. While this should be done throughout the year, completing the assignment before June 30 will mean you don't have to report an account as unassigned, non-exempt.</li> <li>• Agencies should complete account write-off entries if inventory reports from DOR-OAA reflect a status of RWO. Be sure to follow <a href="#">OAM 35.50.10</a> which requires the agency to evaluate the accounts to determine if they meet the criteria in paragraph 104. The OAM also requires entries made in SFMA to include the reason code in the MPCD field. Reminder that using code W09 means that the account did not meet one of the 1-8 criteria in OAM 35.50.10 AND the agency has submitted agency specific criteria to the Attorney General and that criteria has been approved. If your agency doesn't have these agency specific approved criteria, then your write-off entry should use one of the 1-8 criteria from the OAM.</li> </ul> |
| <p>Reminder regarding authority to pass collection fees and charge interest, OAM 35.30.20, OAM 35.40.20, OAM 35.30.50</p>   | 0:20:45 | <p>Though a majority of agencies already pass the collections fees and interest, SWARM wanted to take this opportunity to remind those that have not done this that there is authority to do so if they choose, not all agencies choose to pass collection fees or interest due to the mission of the agency and the impact on the debtor. <a href="#">OAM 35.30.20</a> paragraphs 104-106 describe the authority and notification requirements to charge interest as well as a formula to ensure it is simple interest and not compound. Note that the OAM applies to accounts where there is <b>not</b> an existing written agreement, such as a contract that already provides for interest. Paragraph 107 of OAM 35.30.20 discusses authority to pass the cost of collection to the debtor and refers to <a href="#">OAM 35.40.20</a> which includes the debtor</p>  |

|  |         |   |
|--|---------|---|
|  |         | notification requirements. There is sample language for collection letters in <a href="#">OAM 35.30.50</a> , paragraphs 111 and 112 that agencies may incorporate into their letters. If your agency has not previously passed the collection fee or charged interest on accounts you will need to contact DOR to establish a new program code which then allows the GenTax system to perform these actions on accounts assigned to that new program code.  |
| Legislative session- Review bills identified by SWARM, any others agencies are monitoring? | 0:28:50 | <p>Gerold shared a list of bills that SWARM identified for monitoring during the legislative session (See attached). These were identified based on the bill title and summary as potentially impacting accounts receivable, debt collections or agency reporting. Many of these bills have been referred to Ways and Means due to a fiscal impact, due to the Revenue forecast the majority of these bills are likely to not move forward this session, but still could depending on how the final budget is developed. Of the 21 bills monitored that are still “alive”, 14 are in a committee that is not subject to the chamber deadlines for a work session to be held.</p> <p>If your agency is monitoring any bills related to accounts receivable/billing/ collection practices or impacts reporting of receivables that is not on this list, please email <a href="mailto:SWARM@das.oregon.gov">SWARM@das.oregon.gov</a> so we can add that bill to our list of bills being monitored.</p> |
| Roundtable   | 0:44:20 | No topics raised  |
| Adjournment  | 0:45:20 | The meeting was adjourned at 2:45 pm  |

**Next meeting:**

Tuesday, July 15, 2025

2:00pm – 3:30pm -DAS Executive Building (155 Cottage St., Salem), Fremont Conference Room AND via Teams ([meeting link](#)). Upcoming meeting dates are available at: [State of Oregon: Accounting and reporting - Statewide Accounts Receivable Management](#), please add these to your calendar if you would like to attend).

2025 Legislative Session SWARM monitored bills

Committee not subject to first chamber ws posting deadline  
 Met second chamber WS deadline  
 Passed both chambers

| Bill Number                     | Bill Title   | Bill Summary  | Bill Sponsor  | Amendment  | Status as of 5/19/25   | Comments   |
|---------------------------------|--|---|---|------------|--|--|
| <b>Enterprise Related Bills</b> |  |   |   |            |  |  |
| <a href="#">SB105</a>           | Relating to tax compliance required for public contracts; prescribing an effective date.   | Requires public contractors to demonstrate and maintain tax compliance as a condition of the execution of a public contract.  | Senate Interim Committee on Finance and Revenue                             |            | Referred to Senate Finance and Revenue   |  |
| <a href="#">HB2084</a>          | Relating to tax compliance required for public contracts; prescribing an effective date.   | Requires public contractors to demonstrate and maintain tax compliance as a condition of the execution of a public contract.  | House Interim Committee on Revenue for Representative Nancy Nathanson       |            | Referred to House Revenue, 1/23 PH   | On 1/23, League of Oregon Cities testified re: concerns about the frequency and expenses associated with ongoing verification. What happens if contractor becomes non-compliant? Lobbyist for Tax Fairness Oregon supports increased enforcement. Stated that debtors on the DOR list have had state contracts. Rep. Resche asked if a state contractor will have their funds be applied to their back taxes. Bill came from a story published by Hillary Gorud in Oregon on Sean Keys who had \$70 million in state contracts while owing \$1.6 million in taxes. Would like to see a workgroup with agencies, local govt and DOR. Willamette week just reported last week about a contractor who the state is suing for tax fraud. Mark Landaur Special Districts of Oregon, wants to know about emergency contracts related to infrastructure contracts such as a watermain break. DOR was questioned about how to implement in the most cost effective and efficient manner, what does tax compliance mean, how does DOR distinguish delinquency vs fraud, how many people have been paying penalties, would DOR be a part of a workgroup? Deanna shared that DOR has admin rules that define compliance and would be part of a workgroup. |
| <a href="#">SB800</a>           | Relating to compliance with tax laws; prescribing an effective date.   | Expands provisions requiring tax compliance as a condition of receiving a license to conduct a business, trade or profession or of entering into a contract with a state agency or political subdivision. | Governor Tina Kotek for Department of Revenue                               |            | Referred to Senate Finance and Revenue. PH 1/27  | Requires licensing agencies to provide list of licensees annually to DOR for tax administration. Licensees are required to submit to the licensing agency a certification of tax compliance issued by DOR during application, renewal, reinstatement or reissuance of a license in specific circumstances. DOR is planning to automate the certification process. League of Oregon Cities concern over impacts to cities and their businesses and the number of businesses available if the bill reduces the number of licensed businesses.  |
| <a href="#">SB663</a>           | Relating to fees.  | Prohibits state agencies from charging fees.  | Sen. Bonham   |            | Referred to Senate Rules   | "Fee" as defined in ORS 291.050  |
| <a href="#">SB621</a>           | Relating to approval of state agency fees by Legislative Assembly; declaring an emergency.   | Provides that new or increased fees adopted by state agencies do not become effective unless approved by the Legislative Assembly by law.   | Sen. Bonham   |            | Referred to Senate Rules   | Bill would require legislative approval before new or increased fees would be effective.   |
| <a href="#">HB3518</a>          | Relating to funding county assessment functions; prescribing an effective date; providing for revenue raising that requires approval by a three-fifths majority. | Increases the county recording fee that is credited to the County Assessment and Taxation Fund and indexes the fee to inflation.  | at the request of Association of Oregon Counties                            |            | Referred to Revenue. PH 3/11   | Also repeals ORS 311.508 regarding disposition of interest on delinquent property taxes.   |
| <a href="#">HB2463</a>          | Relating to small claims.  | Increases the time for a defendant to respond to a claim in small claims court.   | at the request of House Interim Committee on Judiciary for Oregon State Bar | Adopted -2 | Passed House 2/20 (56 ayes, 4 excused). Referred to Senate Judiciary, <b>amended</b> and passed Senate 5/6 (27 ayes, 2 excused). House reconsideration 5/19 passed (52 ayes, 7 excused). | Increases time from 14 days to 30.   |

Agency Specific Bills

2025 Legislative Session SWARM monitored bills

| Bill Number                            | Bill Title  | Bill Summary   | Bill Sponsor   | Amendment               | Status as of 5/19/25   | Comments   |
|--|---|--|--|-------------------------|--|--|
| <b>DCBS</b>                            |   |  |  |                         |  |  |
| <a href="#">HB3188</a>                 | Relating to guarantees against losses in mortgage loans extended to first-time home buyers; declaring an emergency. | Directs the Oregon Housing and Community Services to establish a program to guarantee against losses in mortgage loans that lenders extend to first-time home buyers.                                | Rep. Bowman  | Adopted -3              | Committee not subject to first chamber ws posting deadline<br>Passed both chambers   | Met second chamber WS deadline   |
| <b>Employment</b>                      |   |  |  |                         |  |  |
| <a href="#">SB859</a>                  | Relating to accounting adjustments concerning the paid leave program; prescribing an effective date.                | Authorizes the Director of the Employment Department to compromise or adjust certain debts and overpayments relating to the paid family and medical leave program.                                   | Governor Tina Kotek for Employment Department                              |                         | Passed Senate 2/4 (22 ayes, 7 nays, 1 excused). Passed House 5/5 (44 ayes, 8 nays, 7 excused). Governor signed 5/14. Effective 91 days after sine die. | Adds grant repayments due under ORS 657B.320 related to grants made to employers to authorized transactions that the Director may waive, reduce or compromise. The debt must be reduced to a lien or judgment that has expired, the employer no longer has an active business in Oregon in the last three calendar years and there is little or no likelihood of recovering the debt.  |
| <b>Judicial</b>                        |   |  |  |                         |  |  |
| <a href="#">HB3825</a>                 | Relating to monetary obligations in criminal cases; prescribing an effective date.                                  | Shortens the time period after which judgment remedies for monetary obligations in criminal judgments without restitution expire.  | Rep. Chotzen   | Adopted -3, Proposed -4 | Passed House 4/17 (41 ayes, 13 nays, 5 excused). Referred to Senate Judiciary PH 4/30, WS 5/19   | The -3 amendment removes the changes to judgment remedies and replaces it with updates to ORS 137.225 that states judgment remedies for convictions for possession of less than an ounce of marijuana are expired as of the effective date of the act and adds an emergency clause. The proposed -4 removes changes made to ORS 137.225 in the -3. Adds that any convictions prior to July 1, 2015 for possession of less than one ounce of marijuana, the judgment remedies expire on the effective date of the bill. |
| <b>Revenue</b>                         |   |  |  |                         |  |  |
| <a href="#">HB3745</a>                 | Relating to statutes of limitations for tax debt; prescribing an effective date.                                    | Provides for the cancellation, after 10 years, of uncollected tax debt, penalties and interest.  | Rep. Drazan  |                         | Referred to Revenue  | Makes all tax debts under ORS 305.157 cancelled after 10 years from data the tax was first due and payable. Applies to debts outstanding on any date on or after 1/1/25.   |
| <b>Housing</b>                         |   |  |  |                         |  |  |
| <a href="#">HB2968</a>                 | Relating to housing; declaring an emergency.  | Requires the Housing and Community Services Department to guarantee a housing developer's payment of system development charges that the local government has agreed to defer until after occupancy. | Rep. Gamba, Rep. Javadi, Rep. Hartman, Rep. Lively, Rep. Wright, Sen. Pham |                         | Referred to Housing and Homelessness. PH 3/12, WS 3/24 Referred to Ways and Means  |  |
| <b>Mental Health Regulatory Agency</b> |   |  |  |                         |  |  |
| <a href="#">SB789</a>                  | Relating to the Oregon Board of Psychology; prescribing an effective date.  | Authorizes the Oregon Board of Psychology to assess costs associated with disciplinary action to the person against whom the disciplinary action is taken.   | Governor Tina Kotek for Mental Health Regulatory Agency                    |                         | Referred to Senate Early Childhood and Behavioral Health. PH 3/13, WS 3/18 Referred to Ways and Means  | Costs billed are not designated as civil penalties   |
| <b>Department of Agriculture</b>       |   |  |  |                         |  |  |
| <a href="#">SB832</a>                  | Relating to civil penalties for laws implemented by the State Department of Agriculture.                            | Makes certain changes related to civil penalties for violations related to disease control.  | Governor Tina Kotek for State Department of Agriculture                    | Adopted -1              | Referred to Senate Judiciary. PH 2/12, WS 3/24. Referred to Ways and Means.  | Adds new penalties   |
| <b>Oregon Racing Commission</b>        |   |  |  |                         |  |  |

**2025 Legislative Session SWARM monitored bills**

| Bill Number                                    | Bill Title  | Bill Summary   | Bill Sponsor   | Amendment  | Status as of 5/19/25  | Comments  |
|--|---|--|--|------------|---|---|
|  |   |  |  |            | Committee not subject to first chamber ws posting deadline  | Met second chamber WS deadline  |
|  |   |  |  |            | Passed both chambers  |   |
| <a href="#">SB854</a>                          | Relating to penalties for violation of animal racing law.                             | Authorizes the Oregon Racing Commission to impose civil penalties for certain violations of animal racing law.   | Governor Tina Kotek for Oregon Racing Commission                             |            | Passed Senate 3/31 (21 ayes, 7 nays, 2 excused). Passed House 5/12 (38 ayes, 14 nays, 7 excused). Effective 1/1/26.   | Maximum penalty of \$25,000   |
| <a href="#">SB855</a>                          | Relating to civil penalties related to racing.  | Requires the Oregon Racing Commission to adopt rules establishing civil penalties for violation of laws, rules or directives relating to race meets.   | Governor Tina Kotek for Oregon Racing Commission                             |            | Passed Senate 3/31 (22 ayes, 6 nays, 2 excused). Passed House 5/12 (37 ayes, 15 nays, 7 excused). Effective 1/1/26.   | Increases penalty from \$500 to \$5,000 for violations under ORS 462.405.   |
| <b>State Fire Marshal</b>                      |   |  |  |            |   |   |
| <a href="#">SB863</a>                          | Relating to cost recovery for fire protection.  | Authorizes the State Fire Marshal to seek cost recovery for the actual cost of fire abatement.   | Governor Tina Kotek for State Fire Marshal                                   | Adopted -1 | Referred to Senate Natural Resources and Wildfire. PH 2/4. WS 3/13 Referred to Ways and Means. 5/15 assigned to subcommittee on Public Safety.  | Allows for recording of costs as a lien   |
| <b>DCBS and Construction Contractors Board</b> |   |  |  |            |   |   |
| <a href="#">SB87</a>                           | Relating to the authority of agencies that regulate building safety in this state.    | Permits the Electrical and Elevator Board to enter into agreements with municipalities to share responsibility for enforcing the Electrical Safety Law.                                      | Sen. Meek  |            | Referred to Senate Labor and Business, subsequent referral to Ways and Means. PH 1/30, 2/4, WS 2/6, recommend do pass, referred to Ways and Means.  | Increases maximum civil penalties issued by DCBS for violations of ORS 446,479 or 480. Increases % of civil penalty collected by CCB to be retained by CCB for costs of collecting the penalties from 20% to 50%.   |
| <b>Public Employees Retirement System</b>      |   |  |  |            |   |   |
| <a href="#">SB851</a>                          | Relating to administration of Public Employees Retirement System member account data. | Modifies provisions relating to the Public Employees Retirement System.  | at the request of Governor Tina Kotek for Public Employees Retirement System |            | Passed Senate 2/11 (23 ayes, 5 nays, 2 excused). Passed House 4/30 (35 ayes, 17 nays, 8 excused). President and Speakers signed 5/1. Governor signed 5/8. Effective 1/1/26. 2025 Oregon Laws Chapter 49 | Allows PERS board to waive amounts less than \$200 for overpayments or improper payments (increase from current amount of \$50).  |
| <b>DHS/OHA</b>                                 |   |  |  |            |   |   |
| <a href="#">SB1029</a>                         | Relating to the recovery of public assistance; prescribing an effective date.         | Prohibits the recovery of medical assistance from an individual's estate under circumstances in which a child had been living in the individual's home and providing care to the individual. |  | Adopted -2 | Referred to Human Services, PH 3/4, WS 4/3, WS 4/8 Referred to Ways and Means   | The -2 amendment rephrases the language of the original bill but the outcome is the same.   |
| <b>Board of Massage</b>                        |   |  |  |            |   |   |
| <a href="#">HB3819</a>                         | Relating to the State Board of Massage Therapists; prescribing an effective date.     | Allows the State Board of Massage Therapists to post a placard on the exterior of a massage facility found to have committed specified violations.   |  | Adopted -7 | Passed House 4/17 (51 ayes, 2 nays, 7 excused). Referred to Senate Judiciary, PH 5/8 WS 5/14 Senate third reading 5/21  | Increases civil penalties from \$1,000 to \$5,000 for violation of ORS 687.011-687.250, 687.895 and 687.991. Establishes a civil penalty of up to \$100 per day for any establishment that removes the placard places by OMBT for violation of ORS 687.021. |

**Bills that did not meet the First Chamber WS deadline (scheduled by 3/21)**

| <b>Bill Number</b>     | <b>Bill Title</b>   | <b>Bill Summary</b>  | <b>Bill Sponsor</b>   | <b>Amendment</b> | <b>Status as of 5/19/25</b>                     | <b>Comments</b>   |
|------------------------|---|--|---|------------------|---|---|
| <a href="#">HB2962</a> | Relating to minimum wage rates; prescribing an effective date.                  | Provides for calculation of the minimum wage rate beginning July 1, 2026.  | Rep. Gamba, Rep. Chaichi, Rep. Walters, Sen. Gorsek,                |                  | Referred to House Labor and Workplace Standards | Modifies minimum wage calculation from the Consumer Price Index to \$2 per hour more than the CPI and increase \$2 per hour each year. But may not exceed a formula that is 30% of the fair market rent estimate as prepared by HUD.  |
| <a href="#">SB665</a>  | Relating to monetary penalties.   | Requires public bodies to transfer moneys deriving from certain fines and civil penalties to the General Fund for general governmental purposes. | Sen. Bonham, Sen Robinson   |                  | Referred to Senate Judiciary, PH 2/12           | Concerns raised about some penalties have funds directed to programs that support specific industries. Comment that agencies must include the forecasted fines in the budget process and cannot spend more than that amount regardless of amounts fined. Question asked about terminology since the bill refers to "public body" as defined in ORS 174.109 (which includes local government and special government bodies). Bill is opposed by AOC, LOC and Judges association. |
| <a href="#">SB248</a>  | Relating to liens.  | Requires the Department of Consumer and Business Services to study liens.  | Senate Interim Committee on Judiciary                               |                  | Referred to Senate Judiciary                    |   |
| <a href="#">HB2612</a> | Relating to liens.  | Requires the Department of Consumer and Business Services to study liens.  | House Interim Committee on Judiciary for Representative Jason Kropf |                  | Referred to Senate Judiciary                    |   |
| <a href="#">HB2188</a> | Relating to repeal of the paid family leave benefits program.                   | Repeals provisions of the paid family and medical leave insurance program.   | Rep. Reschke  |                  | Referred to House Labor and Workplace Standards |   |
| <a href="#">HB2620</a> | Relating to probate.  | Requires the Judicial Department to study options for simplifying probate proceedings in this state.   | House Interim Committee on Judiciary for Representative Jason Kropf |                  | Referred to House Judiciary                     |   |
| <a href="#">SB804</a>  | Relating to moneys collected by the Teacher Standards and Practices Commission. | Authorizes the Teacher Standards and Practices Commission to impose civil penalties or order payment of the costs of disciplinary proceedings.   | Governor Tina Kotek for Teacher Standards and Practices Commission  |                  | Referred to Senate Judiciary, PH 2/25           |   |
| <a href="#">SB18</a>   | Relating to penalties for election offenses.                                    | Increases the criminal and civil penalties for subsequent and intentional violations of specified election laws.                                 | Sen. Thatcher   | Proposed -1      | Referred to Senate Judiciary PH 3/4             |   |

**Bills that did not meet the Second Chamber WS deadline (scheduled by 5/9)**

| <b>Bill Number</b>    | <b>Bill Title</b>                                  | <b>Bill Summary</b>   | <b>Bill Sponsor</b>                         | <b>Amendment</b> | <b>Status as of 5/19/25</b>                                    | <b>Comments</b>                   |
|-----------------------|--|---|---|------------------|--|-----------------------------------|
| <a href="#">SB533</a> | Relating to restrictions on 340B covered entities. | Creates a civil penalty for drug manufacturers that interfere directly or indirectly with certain entities acquiring 340B drugs, delivering 340B drugs to certain health care providers or dispensing 340B drugs. | Sen. Patterson,<br>Sen. Nosse,<br>Sen. Meek |                  | Referred to Senate Health Care., PH 3/6, WS 4/3 (do pass rec.) | Board of Pharmacy civil penalties |