Administrative Services/Finance

<u>HB 2768</u>	Position	Priority	Date Input	Assigned To	Category	
<u>Bill Info</u>	Support	2	3/20/17	Josh Eggleston	Committee 03.31.17	
Summary:	Expands definition of "tourism promotion" for purposes of local transient lodging tax revenue expenditures. Takes effect on 91st day following adjournment sine die.					
Comments:	HB2768 would allow some flexibility in the use of TOT funds.					
Status:						
3/22/17	H - Public He	aring held.				
2/7/17	H - Referred to Economic Development and Trade with subsequent referral to Revenue.					
2/6/17	H - First readi	ng. Referred t	o Speaker's desk.			

Police

<u>HB 3242</u>	Position	Priority	Date Input	Assigned To	Category	
<u>Bill Info</u>	Oppose	2	3/5/17	Steve Birr	Committee 03.31.17	
Summary:	Requires peace officer to electronically record interview with youth when investigating crime, or allegation that youth committed act that if committed by adult would constitute crime. Requires law enforcement agency to store copy of interview for specified length of time. Requires district attorney to provide copy of recording of interview as discovery.					
Comments:	Requires law enforcement to record any interview with a youth when investigating a crime. This is an unfunded mandate and would be totally unmanageable.					
Status:						
4/6/17	H - Work Session scheduled.					
3/22/17	H - Public Hearing held.					
3/9/17	H - Referred to Judiciary.					
3/2/17	H - First reading. Referred to Speaker's desk.					
<u>SB 0797</u>	Position	Priority	Date Input	Assigned To	Category	
<u>Bill Info</u>	Oppose	2	2/23/17	Steve Birr	Committee 03.31.17	

Summary: Prohibits transfer of firearm by gun dealer or private party if Department of State Police is unable to determine whether recipient is qualified to receive firearm. Requires Department of State Police to notify United States Attorney for District of Oregon and all state and local law enforcement agencies with jurisdiction when, during criminal background check performed by gun dealer prior to transfer of firearm, department determines that recipient is prohibited from possessing firearm. Requires department to notify attempted unlawful purchaser's probation officer or court that issued protective order, if applicable. Requires department to make notification within 24 hours unless investigation would be compromised. Requires law enforcement agency or prosecuting attorney's office receiving notification to report to department on action taken after notification and outcome of action. Requires department to publish written report detailing attempted unlawful purchases, including information on investigations and criminal prosecutions. Modifies definition of relationship status pertaining to types of court orders and misdemeanor convictions that cause person to be prohibited from possessing firearms. Provides that conviction for stalking causes person to be prohibited from possessing firearm unless person obtains relief from prohibition. Punishes unlawful possession by maximum of one year's imprisonment, \$6,250 fine, or both.

City of Salem 2017 Regular Session Bill Summary Report						
Comments:	Requires Oregon State Police to notify local law enforcement when someone fails a background check for a firearm purchase. Requires law enforcement agency to report back to O.S.P. what action was taken and the outcome of the action. At present, we are not involved in this process. This is an unfunded mandate.					
Status:						
2/14/17	S - Introducti	on and first re	ading. Referred to	President's desk.		
2/14/17	S - Referred t	o Judiciary.				
<u>SB 1025</u>	Position	Priority	Date Input	Assigned To	Category	
Bill Info	Support	2	3/16/17	Steve Birr	Committee 03.31.17	
Summary:	Modifies burden of proof for petitioner petitioning court for order compelling testing of individual when certain law enforcement and health care professionals come into contact with individual's bodily fluids. Creates same petition process for other communicable diseases. Takes effect on 91st day following adjournment sine die.					
Comments:	Sponsored by Chiefs of Police, this bill would change the process to secure permission for testing of bodily fluids for communicable diseases after an officer comes into contact with said fluids. As currently authored, this may generate HPPA concerns.					
Status:						
4/5/17	S - Public He	aring and Wo	rk Session schedul	ed.		
3/20/17	S - Referred t	S - Referred to Judiciary.				
3/15/17	S - Introduction and first reading. Referred to President's desk.					

Urban Development

<u>SB 0166</u>	Position	Priority	Date Input	Assigned To	Category		
<u>Bill Info</u>	Support	2	1/11/17	Sara Long	Committee 03.31.17		
Summary:	Extends sunset for tax credit for affordable housing lenders. Takes effect on 91st day following adjournment sine die.						
Comments:	SB166			<i>(</i> , 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,			
	Will extend the existing State Tax Credit for affordable housing lenders from 2020 to 2026. As interest rates continue to increase, these credits take the standard 6% down and reduce it to 2.25% down. The reduce percentage down allows for increased debt towards housing projects. In addition, this is one of the very few tools available to any project sponsor who includes affordable housing.						
Status:							
2/16/17	S - Recommendation: Without recommendation as to passage and be referred to Tax Credits by prior reference.						
2/15/17	S - Public Hearing and Work Session held.						
1/17/17	S - Referred to Finance and Revenue, then Tax Credits.						
1/9/17	S - Introduction and first reading. Referred to President's desk.						
<u>SB 0259</u> <u>Bill Info</u>	Position Support	Priority 2	Date Input 1/11/17	Assigned To Sara Long	Category Committee 03.31.17		

City of Salem 2017 Regular Session Bill Summary Report	
Summary:	Limits landlord to charging single applicant screening charge for applicant applying to rent multiple dwelling units owned or managed by landlord. Requires landlord to refund applicant screening charge if applicant qualifies but is not offered to rent dwelling unit.
Comments:	SB259 Limits landlord to charging single applicant screening charge for applicant applying to rent multiple dwelling units owned by same landlord. Landlord must also refund the applicant screening charge if applicant qualifies, but is not offered unit. This correlates with the City's Homeless Plan as one of the most difficult step for those homeless is they do not have the funds to pay for a screening. Limiting their upfront cost and providing a refund if not offered dwelling even if approved helps in their search for housing.
Status:	
1/17/17	S - Referred to Human Services.
1/9/17	S - Introduction and first reading. Referred to President's desk.

Community Development

<u>HB 3401</u>	Position	Priority	Date Input	Assigned To	Category
<u>Bill Info</u>	Oppose	2	3/27/17	Eunice Kim	Committee 03.31.17
Summary:					educing development lan designation. Requires ial development applications maximum density level ty from prohibiting building ngle-family dwellings cant for development of city issues preliminary or um authorized in
Comments:	HB 3401 appears to preempt our local land use authority. It would prohibit the City from applying standards or conditions of approval on housing projects that reduce the density below the maximum allowed by the Comprehensive Plan designation. If the City did approve a project with a reduced density, the applicant could file a petition in circuit court to force the City to approve the project at the maximum density.				
Status:					
3/27/17	H - Referred	l to Human Se	rvices and Housing	5.	
3/20/17	H - First reading. Referred to Speaker's desk.				
luman Resources					
<u>HB 3410</u>	Position	Priority	Date Input	Assigned To	Category
Bill Info	Support	2	3/27/17	Mina Hanssen	Committee 03.31.17

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<u>Bill I</u>	<u>nfo</u>	Support	2	3/27/17	Mina Hanssen	Committee 03.31.17	
Sum	mary:			consider county e base pay for empl		ost of living in addition to	
Com	ments:	Allows use of regional economic conditions to be considered in labor negotiations.					
Statu	15:						
3/27/	'17	H - First read	ling. Referred	to Speaker's desk.			

3/27/17	H - Referred to Business and Labor.					
<u>HB 3411</u>	Position	Priority	Date Input	Assigned To	Category	
<u>Bill Info</u>	Oppose	2	3/27/17	Mina Hanssen	Committee 03.31.17	
Summary:	Allows labor arbitrator to consider reasonable alternative to last best offers by each party during labor negotiation.					
Comments:	Labor Arbitrator could consider alternatives to the last best offers of the parties.					
Status:						
3/27/17	H - First reading. Referred to Speaker's desk.					
3/27/17	H - Referred to Business and Labor.					