

## Legislative Activity pertinent to Environmental, Health, and Safety Professionals

As of: February 22, 2016 [changes since last report highlighted in yellow]

<u>Unicameral Bill / Constitutional Amendment</u>	<u>Status</u>
<p><b>LB28 – Adopt the Radon Resistant New Construction Act</b>            LB28 mandates that the DHHS create rules and regulations to regulate radon resistant residential new construction. [Editor’s Note: Creates a licensed “Radon Mitigation Specialist” as well as a “Radon Resistant New Construction Task Force” – Our CIH brethren should take note to ensure their designation is protected – there is no mention of a CIH in this bill. AM1741 brings in the Urban Affairs Committee as part of this – why??? Idk. HHS is still the main department handling this. Amendments have pushed the date back on the implementation of this. Task Force to be finished with is work by 2017 for the Unicameral to take up any legislation in 2018.]</p>	<p>Feb 3 Krist AM1986 filed            Feb 3 Krist AM1788 filed            Dec 21 Title printed, Carryover bill            May 26 Crawford AM1741 filed            Mar 11 HHS AM708 filed            Mar 11 Placed on General File with AM708            Feb 18 Krist AM368 filed            Feb 10 Notice of hearing for February 27, 2015            Jan 12 Referred to HHS Committee            Jan 08 Date of introduction</p>
<p><b>LB31 – Eliminate motorcycle and moped helmet requirements</b> Currently, all motorcycle or moped operators are required to wear protective helmets on public highways. LB31 would repeal the motorcycle helmet requirement and provides operators with the choice. Committee decided on the following: Currently the section requires that no person shall operate or be a passenger upon a motorcycle of moped unless such person is wearing an approved protective helmet. The section is amended to provide that any person at least 21 years of age or older shall be exempt from the requirement to wear a protective helmet. Additionally, the amendment provides that any person operating a motorcycle or moped shall wear eye protection. "Eye protection" is defined by the committee amendment as glasses that cover the orbital region of the face, a protective face shield attached to a helmet, goggles, or a windshield attached to the motorcycle or moped.</p>	<p>Dec 21 Title printed, Carryover bill            Mar 23 Bloomfield MO56 failed            Mar 23 Bloomfield MO56 Invoke cloture filed            Mar 23 Hilkemann AM942 pending            Mar 23 Hilkemann AM942 pending            Mar 23 Hilkemann AM939 withdrawn            Mar 20 Hilkemann AM942 filed            Mar 20 Schumacher AM973 filed            Mar 20 Gloor AM954 filed            Mar 20 Chambers MO55 withdrawn            Mar 20 Chambers MO55 Bracket until June 5 filed            Mar 20 Hilkemann AM939 pending            Mar 20 Hilkemann AM939 filed            Mar 20 Baker AM870 lost            Mar 20 Baker AM870 pending            Mar 20 Baker AM870 filed            Mar 20 Trans and Tele AM359 pending            Mar 19 Hilkemann MO53 failed            Mar 19 Hilkemann MO53 Bracket until June 5 filed            Mar 19 Transportation and Tele AM359 pending            Mar 09 Transportation and Tele AM359 filed            Mar 09 Placed on General File with AM359            Feb 24 Bloomfield priority bill            Jan 29 Notice of hearing for February 09            Jan 28 Schilz name added            Jan 28 Murante name added            Jan 28 Larson name added            Jan 28 Coash name added            Jan 27 Hughes name added            Jan 26 Schumacher name added            Jan 26 Morfeld name added            Jan 26 McCoy name added            Jan 26 Krist name added            Jan 26 Davis name added            Jan 26 Schnoor name added            Jan 26 Kintner name added            Jan 26 Groene name added            Jan 26 Ebke name added            Jan 12 Referred to Trans and Tele Committee            Jan 08 Date of introduction</p>
<p><b>LB34 - Adopt the Carbon Monoxide Safety Act .</b></p>	<p><b>Approved by the Governor on March 18, 2015</b></p>

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<p><b>LB133 - Change interest rate provisions on certain Nebraska Workers' Compensation Court awards.</b> Bill would revise the interest rate applicable to an award of workers' compensation benefits in cases in which an attorney's fee is allowed from the rate provided in section 45-104.01 (14%) to the rate provided in section 45-103 (judgment interest rate). The judgment interest rate is two percentage points above the bond investment yield of the 26 week U.S. Treasury bill in effect at the time of the judgment. The State Court Administrator is required to distribute notice of such rate and any changes to it to all Nebraska judges to be in effect two weeks after the date the auction price is published by the Secretary of the Treasury of the United States. Effective January 16, 2015, the judgment interest rate is 2.132%.</p>	<p>Dec 21 Title printed, Carryover bill Feb 02 Notice of hearing for February 23, 2015 Jan 12 Referred to Business and Labor Committee Jan 09 Date of introduction</p>
<p><b>LB134 - Change provisions relating to first injury reports under the Nebraska Workers' Compensation Act.</b> LB 134 would make first injury reports relating to workplace injuries confidential, unless the employee waives confidentiality to allow the report to be made available for public inspection, except as necessary for the Compensation Court to administer and enforce other provisions of the Nebraska Workers' Compensation Act. (Editor's Note: This is introduced nearly every year. Will not go anywhere because the attorney lobby will beat it).</p>	<p>Dec 21 Title printed, Carryover bill Feb 02 Notice of hearing for 02/23/2015 Jan 12 Referred to Business and Labor Comm Jan 09 Date of introduction</p>
<p><b>LB158 - Deny compensation under the Nebraska Workers' Compensation Act in situations of false representation.</b> LB 158 would reinstate the defense of employee misrepresentation for employers to avoid having to pay benefits arising from an injury or condition resulting from misrepresentations made by the employee when applying for a position with the employer. [Editor's note: this has been tried before, I don't expect it to go anywhere – this is why employers should conduct pre-employment physicals].</p>	<p>Dec 21 Title printed, Carryover bill Feb 02 Notice of hearing for 03/02/2015 Jan 14 Referred to Business and Labor Comm Jan 12 Date of introduction</p>
<p><b>LB174 - Redefine nonpoint source control systems under the Wastewater Treatment Facilities Construction Assistance Act.</b> LB 174 would amend the Wastewater Treatment Facilities Construction Assistance Act to include previously un-included nonpoint control systems. Under LB 174, the new nonpoint control system definition would include protection measures to protect or enhance any waters or aquatic habitats impacted by natural or anthropogenic sources. Appropriate projects would include the prevention of runoff or leeching.</p>	<p>Dec 21 Title printed, Carryover bill Jan 15 Notice of hearing for 01/22/2015 Jan 14 Referred to Natural Resources Committee Jan 12 Date of introduction</p>

**Legislative Activity pertinent to Environmental, Health, and Safety Professionals**

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<p><b>LB181 - Change rotating and flashing light provisions for motor vehicles.</b></p>	<p><i>Approved by the Governor on March 16, 2015</i></p>
<p><b>LB270 - Create and eliminate funds administered by the Department of Labor.</b> LB270 seeks to combine three separate cash funds for three programs administered by the Department of Labor into one cash fund. The Farm Contractor Registration Act was passed in 1987 (LB 344), the Contractor Registration Program was passed in 1994 (LB 248) and the Professional Employer Organization Act was passed in 2010 (LB 563). Currently, each program has its own cash fund. The programs are all administered by approximately six staff of the Department of Labor. The intent is to combine the three cash funds, so staff is not required to separately administer three separate cash funds.</p>	<p>Feb 18 Presented to Governor on February 18, 2016  Feb 18 President/Speaker signed  Feb 18 Passed on Final Reading w/ Emergency Clause 44-0-5  Feb 10 Placed on Select File  Feb 8 E&amp;R ER149 adopted  Feb 8 Advanced to E&amp;R for Engrossment  Jan 28 Placed on Select File w/ ER149  Jan 28 E&amp;R ER149 filed  Dec 21 Title printed, Carryover bill  Feb 12 Placed on General File  Jan 16 Notice of hearing for 01/26/2015  Jan 15 Referred to Bus &amp; Labor Comm  Jan 14 Date of introduction</p>
<p><b>LB276 - Exempt certified independent contractors from the Nebraska Workers' Compensation Act.</b> The purpose of Legislative Bill 276 is to establish a process for an individual to apply to the Department of Labor in order to be a certified independent contractor. If an individual becomes a certified independent contractor they would be exempt from all requirements to be covered under a policy of workers' compensation insurance pursuant to the Nebraska Workers' Compensation Act and would be precluded from obtaining any benefits under the act. The costs of the program would be covered by the fees charged to the individuals. LB276 also establishes that an individual would be guilty of a Class II misdemeanor if they provide false information during the application process. [Editor's note: This will be interesting. Right now, if a contractor/sub-contractor does not have Work Comp, they can go onto the Work Comp of the company that contracted them and the company didn't know (which is why insurance companies insist that you get a Certificate of Insurance from all vendors)].</p>	<p>Jan 28 Johnson name added  Jan 28 Watermeier name added  Jan 27 Gloor name added  Jan 27 Lindstrom name added  Jan 25 Coash name added  Jan 22 Schilz name added  Jan 19 Davis name added  Jan 15 Krist name added  Jan 15 McCollister name added  Dec 21 Title printed, Carryover bill  Feb 18 Kolterman name added  Feb 02 Notice of hearing for February 23, 2015  Jan 15 Referred to Business and Labor Committee  Jan 14 Date of introduction</p>

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<p><b>LB306 - Change the Conveyance Safety Act</b> Currently, licensed elevator mechanics are required to make the construction, operation, inspection, testing, maintenance and repair of conveyances in Douglas, Lancaster and Sarpy Counties. LB 306 would make the same requirement consistent for the all of Nebraska. Licensed elevator mechanics are not required for repair in dwellings, but inspections are required upon installations and transfers of property. The Conveyance Safety Act does not apply to conveyances that are used for agricultural purposes.</p>	<p>Dec 21 Title printed, Carryover bill  May 27 Crawford name added  May 27 Mello name added  Feb 02 Notice of hearing for February 09, 2015  Jan 16 Referred to Business and Labor Committee  Jan 15 Date of introduction</p>
<p><b>LB313 - Update certain references to federal regulations regarding motor vehicles and motor carriers</b></p>	<p><i>Approved by the Governor on March 12, 2015</i></p>
<p><b>LB328 - Change provisions of the Private Onsite Wastewater Treatment System Contractors Certification and System Registration Act.</b> LB 328 would clarify that certain investigation and inspection activities are allowed uses of the Private Onsite Wastewater Treatment System Certification and Registration Cash Fund, and that professional engineers and environmental health specialists licensed and registered in Nebraska are eligible to work on private onsite wastewater treatment systems.</p>	<p>Feb 19 Placed on Final Reading  Feb 17 Advanced to E&amp;R for Engrossment  Feb 5 Placed on Select File  Feb 4 Advanced to E&amp;R initial  Feb 4 Chambers MO173 withdrawn  Feb 4 Chambers MO173 to indefinitely postpone filed  Feb 4 Chambers MO172 withdrawn  Feb 4 Chambers MO172 Recommit to Natural Resources Committee filed  Feb 4 Chambers FA84 withdrawn  Feb 4 Chambers FA84 filed  Feb 4 Chambers MO171 withdrawn  Feb 4 Chambers MO171 to bracket until Apr 20 filed  Dec 21 Title printed, Carryover bill  Mar 04 Placed on General File  Jan 27 Notice of hearing for 02/04/2015  Jan 16 Referred to Natural Resources Committee  Jan 15 Date of introduction</p>
<p><b>LB363 - Provide time limits and penalties for late medical payments under the Nebraska Workers' Compensation Act.</b> LB 363 requires that medical payments payable under the Nebraska Workers' Compensation Act shall be payable within 30 days after notice has been given or within 30 days after the entry of a final order, award, or judgment of the compensation court. It adds 50 percent to the payable amount if the medical payment is delinquent thirty days or more.</p>	<p>Dec 21 Title printed, Carryover bill  Feb 02 Notice of hearing for March 02, 2015  Jan 16 Referred to Business and Labor Committee  Jan 15 Date of introduction</p>

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<p><b>LB373 - Change provisions regarding school bus safety.</b>          LB 373 would require every school bus manufactured on or after the effective date of the act and purchased on or after January 1, 2016, for the transport of Nebraska school children, to be equipped with lap-shoulder belts sufficient for each passenger to use a separate belt. Students riding in buses equipped with lap-shoulder belts would be required to wear the belts at all times while the bus is in operation. [Editor's note: This has been tried before. One has to be careful about seat belts in school buses – they can become weapons].</p>	<p>Dec 21 Title printed, Carryover bill          Feb 24 Kolterman name added          Jan 29 Notice of hearing for Feb 23, 2015          Jan 16 Referred to Trans &amp; Tele Committee          Jan 15 Date of introduction</p>
<p><b>LB388 - Provide annual adjustments for total disability income benefits under the Nebraska Workers' Compensation Act.</b> LB388 would simply apply the same formula used to calculate the maximum benefits to the actual award of benefits on an annual basis.</p>	<p>Dec 21 Title printed, Carryover bill          Feb 02 Notice of hearing for March 02, 2015          Jan 16 Referred to Business and Labor Committee          Jan 15 Date of introduction</p>
<p><b>LB480 - Change provisions relating to computing compensation under the Nebraska Workers' Compensation Act.</b></p>	<p><i>Approved by Governor on May 27, 2015</i></p>
<p><b>LB493 - Adopt the Healthy and Safe Families and Workplaces Act.</b> The intent of LB 493 is to require businesses to provide employees a minimum of one hour of paid sick and safe time for every 30 hours worked, up to 40 hours per year. [Editor's note: highly doubtful this will pass.]</p>	<p>Dec 21 Title printed, Carryover bill          Feb 02 Notice of hearing for Feb 09, 2015          Jan 22 Referred to Business and Labor Committee          Jan 20 Date of introduction</p>
<p><b>LB517 - Prohibit certain uses of interactive wireless communication devices while driving.</b> LB 517 states no person shall operate a motor vehicle on a highway while holding an interactive wireless communication device in order to talk, listen, view, record, or transmit images or text, play games, or otherwise access any data.</p> <p>LB 517 does not apply to emergency situations, persons acting within the performance of their official duties, including: law enforcement, member of a fire department, or the operator of an emergency vehicle, or a person in a motor vehicle which is stopped on the side of or off of a highway.</p> <p>A violation of LB 517 will result in 3 point infraction.</p>	<p>Dec 21 Title printed, Carryover bill          Jan 29 Notice of hearing for Feb 23, 2015          Jan 23 Referred to Trans &amp; Tele Committee          Jan 21 Date of introduction</p>
<p><b>LB540 - Adopt updated international building code standards.</b></p>	<p><i>Approved by Governor on May 29, 2015</i></p>

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<p><b>LB556 - Waive workers' compensation as the exclusive remedy if an employer is willfully negligent</b> LB556 would, at the option of the employee, make the exclusive remedy protection for the employer inapplicable in cases where the Nebraska Workers' Compensation Court has made a determination that the injury is due to the willful negligence of the employer. [Editor's note: highly doubtful this will pass].</p>	<p>Dec 21 Title printed, Carryover bill Feb 02 Notice of hearing for Feb 23, 2015 Jan 23 Referred to Business and Labor Committee Jan 21 Date of introduction</p>
<p><b>LB597 - Adopt the Contract Carrier Safety Act.</b></p> <p>LB597 adopts the Contract Carrier Safety Act, which is intended to set minimum standards for railroad contract carrier regulation and safety. LB597 requires a contract carrier transporting railroad employees to maintain uninsured and under-insured motorist coverage of \$500,000 for each passenger in each vehicle. LB597 also requires a contract carrier to maintain an insurance policy of \$500,000 per person for bodily injury or death, up to a maximum of \$5 million for each vehicle.</p> <p>The Public Service Commission will enforce the Contract Carrier Safety Act, and any violation of the Act will be subject to a civil penalty of up to \$2,000 for each violation. [Editor's note: for businesses the haul railroad crews, they must have increased limits of liability]</p>	<p>Dec 21 Title printed, Carryover bill Jan 29 Notice of hearing for Feb 09, 2015 Jan 23 Referred to Trans &amp; Tele Committee Jan 21 Date of introduction</p>
<p><b>LB611 - Require private employers to use the E-Verify Program.</b> Legislative Bill 611 would amend Section 4-114 to extend the current Nebraska requirement for public employers and contractors to use the federal E-Verify program, which is used to confirm the citizenship or immigration status of employees, to also require private employers to use the federal E-Verify program to confirm such legal status of their employees, beginning January 1, 2016.</p>	<p>Dec 21 Title printed, Carryover bill Jan 26 Notice of hearing for Feb 02, 2015 Jan 23 Referred to Business and Labor Committee Jan 21 Date of introduction</p>
<p><b>LB743 – Clarify compensation for shoulder injuries under the Nebraska Workers' Compensation Act.</b> Loss or loss of use of an arm does not include injuries to the shoulder regardless of the location of residual impairment, and therefore injuries to the shoulder shall be compensated pursuant to subdivisions (1) and (2) of this section. [Editor's Note: Shoulder injuries will be compensated at 2/3 AWW for 300 weeks]</p>	<p>Jan 27 Notice of hearing for February 08, 2016 Jan 07 Referred to Bus and Labor Committee Jan 06 Date of introduction</p>

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<p><b>LB1005 - Provide for an evidence-based drug formulary under the Nebraska Workers' Compensation Act.</b> To provide for an evidence-based drug formulary adopted by the Nebraska Workers' Compensation Court and includes prescription drugs listed in Schedules II, III, IV and V. If a drug prescribed by the doctor is not on the formulary, pre-authorization is required from the WC insurer, pool, or self-insurer.</p>	<p>Jan 27 Notice of hearing for February 08, 2016 Jan 20 Referred to Business and Labor Comm Jan 15 Date of Introduction</p>
<p><b>LB1101 - Require the Department of Environmental Quality to examine the status of solid waste management programs.</b> To require a study to examine the status of solid waste management programs; to create an advisory committee; to require reports; to provide for costs; to eliminate obsolete provisions; to harmonize provisions; and to repeal the original sections.</p>	<p>Feb 21 Placed on General File Feb 01 Notice of hearing for February 11, 2016 Jan 22 Referred to Natural Resources Committee Jan 20 Date of introduction</p>