The Regular Legislative Session adjourned Sine Die on March 11, 2010. The bills listed below have been signed into law by the Governor, or filed with the Secretary of State. Bills are effective 90 days after the adjournment of the Regular Session (June 10, 2010) unless the bill included an emergency clause or alternate effective date.

<table>
<thead>
<tr>
<th>Bill # /</th>
<th>Title and Summary</th>
<th>Original Sponsor</th>
</tr>
</thead>
<tbody>
<tr>
<td>Session Law #</td>
<td></td>
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</tr>
<tr>
<td><strong>2EHB 1876</strong></td>
<td><strong>Disabled veterans/donations</strong> – Any retailer in the state may provide an opportunity for patrons to make voluntary donations to the newly-created Disabled Veterans Assistance Account on Veterans’ Day and any additional days the retailer decides would be appropriate. The DVA may also request and accept non-dedicated contributions, grants, or gifts in cash or otherwise. All moneys deposited into the Account must be used by the DVA for activities that benefit veterans including, but not limited to, providing programs and services that assist veterans with the procurement of durable medical equipment, mobility enhancing equipment, emergency home or vehicle repair, service animals, or emergency food or emergency shelter. The first priority for assistance provided through the Account must be given to veterans who are experiencing a financial hardship and do not qualify for other federal or state veterans programs and services. Funds from the Account may not be used to supplant existing funds received by the DVA.</td>
<td>McCune</td>
</tr>
<tr>
<td><strong>SHB 2403</strong></td>
<td><strong>Military leave/public employees</strong> – Military leave shall be granted for required military duty, training, or drills including those in the National Guard under Title 10 U.S.C., Title 32 U.S.C., or state active status. An officer or employee of state or local government shall be charged military leave only for the days that he or she is regularly scheduled to work for the state or local government.</td>
<td>Morrell</td>
</tr>
<tr>
<td><strong>HB 2973</strong></td>
<td><strong>Resident students/military</strong> – A student who resides in Washington and is on active military duty stationed in one of the nine Oregon border counties is included in the definition of “resident student” and eligible to pay in-state tuition rates. Spouses and dependents of active military members stationed in one of the border counties and living in Washington are also eligible for in-state tuition rates as long as the spouse or dependent also resides in Washington. If the person on active military duty moves from Washington or is reassigned out of one of the Oregon border counties, his or her spouse or dependent maintains resident status so long as the spouse or dependent resides in Washington and is continuously enrolled in a degree program.</td>
<td>Orcutt</td>
</tr>
<tr>
<td><strong>SHJM 4004</strong></td>
<td><strong>State route 110 name</strong> – The Transportation Commission is asked to name State Route 110 by and through the Quileute Indian Reservation in the community of La Push the &quot;Operations Desert Shield and Desert Storm Memorial Highway.&quot; Copies of the memorial are to be forwarded to the Secretary of Transportation, the Transportation Commission, and the WSDOT.</td>
<td>Van De Wege</td>
</tr>
</tbody>
</table>
### Veteran-owned businesses –

A statewide program is created to increase state procurement contracts with veteran-owned businesses. Agency duties to implement the program are as follows: Department of Veterans Affairs (DVA). DVA must:

- certify veteran-owned businesses;
- maintain a list of certified veteran-owned businesses on its public website;
- collaborate with other state agencies in implementing outreach to veteran-owned businesses;
- collect information from state agencies tracking goods and services contracts awarded to veteran-owned businesses;
- consult agencies to determine what specific information they must report to the DVA; and
- report to the Legislature on the progress of the program by October 2012, and every two years thereafter.

Department of General Administration (GA). GA must identify DVA-certified veteran owned businesses in its vendor registry for state agency purchasing.

All State Agencies. State agencies are encouraged to award 3 percent of all non-competitive procurement contracts to veteran-owned businesses. In addition, state agencies must:

- perform outreach to veteran-owned businesses to increase opportunities for veterans to provide goods and services to the state;
- work to match agency procurement records with the DVA's database of certified veteran-owned businesses to establish how many procurement contracts are being awarded to those businesses.

### Washington soldiers’ home –

WDVA is authorized to work with public or private entities on projects that utilize the property and facilities of WSH. Such projects include, but are not limited to, renovation and long-term lease of the Garfield Barracks building on campus. Long-term leases are subject to state agency real estate regulations under RCW 43.82.010 with the exception that the lease of WSH property may run for up to 75 years.

### Motor vehicle emissions exemption –

The provisions of the motor vehicle emission standards do not apply to the use of a motor vehicle that is obtained and used by a resident of Washington while serving as a member of the armed services in another state.