ASSEMBLY BILL NO. 224–ASSEMBLYMEN PETERS, WATTS, BILBRAY-AXELROD, ANDERSON, LA RUE HATCH; BROWN-MAY, CARTER, COHEN, CONSIDINE, D'SILVA, DURAN, GONZÁLEZ, GORELOW, HIBBETTS, JAUREGUI, KOENIG, MARZOLA, BRITTNEY MILLER, C.H. MILLER, MONROE-MORENO, NGUYEN, ORENTLICHER, SUMMERS-ARMSTRONG, TAYLOR, THOMAS, TORRES AND YEAGER

FEBRUARY 23, 2023

JOINT SPONSORS: SENATORS NGUYEN; DONATE AND PAZINA

Referred to Committee on Government Affairs

SUMMARY—Revises provisions governing collective bargaining. (BDR 23-155)

FISCAL NOTE: Effect on Local Government: No. Effect on the State: Yes.

EXPLANATION - Matter in *bolded italics* is new; matter between brackets [omitted material] is material to be omitted.

AN ACT relating to collective bargaining; authorizing collective bargaining for certain state employees; providing for the recognition of professional organizations; providing for the establishment of bargaining units and the designation of exclusive representatives; establishing certain rights for professional organizations and professional employees; establishing procedures for collective bargaining and for making collective bargaining agreements; authorizing the Government Employee-Management Relations Board to collect certain fees; prohibiting certain practices relating to collective bargaining; authorizing a state professional employer to use the services of the Division of Human Resource Management of the Department of Administration and the Attorney General for certain purposes; authorizing the Board of Regents of the University of Nevada to conduct collective bargaining negotiations and enter into collective bargaining agreements with certain employees; providing a civil penalty; and providing other matters properly relating thereto.





Legislative Counsel's Digest:

1 Existing law authorizes collective bargaining between: (1) local government 2345678 employers and local government employees; and (2) the State and certain state employees. (Chapter 288 of NRS) This bill authorizes collective bargaining between state professional employees and professional employees. Section 5 of this bill defines "state professional employer" to mean a board, commission or similar body within the Executive Department of the State Government, including, without limitation, the Board of Regents of the University of Nevada, that employs 400 or more professional employees. Section 13 of this bill defines "professional 9 employee" to mean a person who, with various exceptions, is employed by a state 10 professional employer and who is: (1) in the unclassified service of the State; or (2) 11 paid in accordance with any arrangement other than the pay plan for the classified service of the State.

12 13 Sections 2, 57 and 59 of this bill expand the powers and duties of the 14 Government Employee-Management Relations Board to include hearing and 15 deciding disputes between state professional employers and professional 16 employees.

17 Section 17 of this bill sets forth certain legislative findings and declarations. 18 Section 18 of this bill authorizes professional employees to organize, form, join 19 and assist professional organizations and engage in collective bargaining activity or 20refrain from engaging in such activity. Sections 1 and 22 of this bill authorize an 21 22 23 24 25 officer of a state professional employer to, upon written authorization by a professional employee, withhold money from the salary or wages of the employee to pay dues or fees to a professional organization.

Section 19 of this bill provides for the recognition of a professional organization by a state professional employer. Sections 19 and 58 of this bill set 26 27 28 29 30 forth the conditions under which a state professional employer is authorized to withdraw such recognition. Section 23 of this bill: (1) authorizes a recognized professional organization to, with certain limitations, represent a professional employee with respect to any condition of the employment of the employee; and (2) provides that only an exclusive representative may engage in collective bargaining 31 on behalf of the professional employees of the applicable bargaining unit.

32 33 Section 24 of this bill authorizes, with certain conditions, a professional employee to act for himself or herself with respect to conditions of his or her 34 employment. Section 20 of this bill establishes certain rights of professional 35 36 organizations. Section 21 of this bill requires, upon request by an exclusive representative, a state professional employer to furnish to the representative certain 37 personal contact information relating to each professional employee represented by 38 the representative. Section 25 of this bill requires a professional employee who 39 could be subject to certain adverse employment actions to be provided with certain 40 notice and afforded certain rights.

41 Section 26 of this bill provides for the creation and organization of bargaining 42 units. Sections 27-31 of this bill set forth procedures for a professional organization 43 to be designated by the Board, either with or without an election, as an exclusive 44 representative of a bargaining unit. Sections 29 and 62 of this bill: (1) require the 45 Board to verify each showing of interest filed by a professional organization against 46 the employment records of the state professional employer; and (2) provide that a 47 showing of interest by a professional employee or a petition requesting an election 48 relating to exclusive representation submitted to the Board is confidential and not a 49 public record.

50 Section 32 of this bill requires each state professional employer that has 51 recognized one or more professional organizations and each professional 52 53 organization to file certain reports with the Board annually.

Section 33 of this bill sets forth certain subjects that constitute the scope of 54 mandatory bargaining. Section 34 of this bill requires negotiations between an





55 exclusive representative and a state professional employer to commence not later 56 than 60 days after one party gives notice to the other party. Section 35 of this bill 57 sets forth certain duties of an exclusive representative. Section 36 of this bill 58 requires a state professional employer to designate a representative to engage in 59 collective bargaining with an exclusive representative. Section 36 further requires a 60 state professional employer to furnish certain data to the exclusive representative 61 upon request. Section 39 of this bill authorizes a professional organization to be 62 represented by a licensed attorney in negotiations with a state professional 63 employer.

54 Sections 37, 38, 41 and 42 of this bill set forth various requirements and 55 limitations relating to the provisions of a collective bargaining agreement. Section 56 64 of this bill provides that in the event of a conflict between certain policies and 57 procedures for personnel adopted by the Board of Regents of the University of 58 Nevada and the provisions of a collective bargaining agreement, the provisions of 59 the collective bargaining agreement prevail.

70 Section 40 of this bill requires any new or modified collective bargaining 71 agreement between a state professional employer and an exclusive representative to 72 be: (1) submitted to the members of the professional organization for a ratification ź3 vote; and (2) approved at a public hearing by, depending on the state professional 74 employer, either the State Board of Examiners or the Board of Regents. Sections 46 75 and 63 of this bill provide that certain meetings convened for the purpose of 76 collective bargaining and resolving disputes relating to collective bargaining are 77 exempt from the provisions of existing law requiring open and public meetings of 78 public bodies.

Sections 43-45 of this bill provide for the mediation and arbitration of disputes between state professional employers and exclusive representatives.

81 Section 47 of this bill prohibits certain practices in the context of collective 82 bargaining. Section 48 of this bill sets forth procedures to establish that a party has 83 committed such a prohibited practice.

84 **Section 49** of this bill establishes certain provisions relating to actions brought 85 by or against state professional employers or professional organizations.

86 Existing law requires the Government Employee-Management Relations Board 87 to annually assess a fee on local government employers and the Executive 88 Department for the support of the Board based on the number of employees 89 employed by the local government employer or the Executive Department in the 90 first pay period of the immediately preceding year. (NRS 288.139, 288.475) 91 Section 50 of this bill requires the Board to assess a similar fee on each state 92 professional employer based on the number of professional employees in a 93 bargaining unit that had an exclusive representative in the first pay period of the 94 immediately preceding year.

95 Sections 51 and 52 of this bill authorize: (1) a state professional employer to 96 use the services of the Division of Human Resource Management of the 97 Department of Administration and the Attorney General to provide support to the 98 state professional employer to carry out the provisions of sections 6-52 of this bill; 99 and (2) the Division of Human Resource Management and the Attorney General to 9100 charge the state professional employer for any such services provided.

Section 61 of this bill authorizes the Governor to request the drafting of as
many legislative measures as are necessary to carry out the provisions of sections
6-52. Sections 56 and 60 of this bill revise provisions of existing law prohibiting
strikes against the State or a local government employer by an employee
organization or labor organization for the purpose of also prohibiting strikes by a
professional organization.

107 Sections 4, 5 and 7-16 of this bill define certain words and terms applicable to 108 the provisions of this bill. Sections 54 and 55 of this bill revise certain definitions 109 relating to collective bargaining that are applicable to employee organizations and





110 labor organizations to also include professional organizations. Section 53 of this 111 bill makes a conforming change to indicate the proper placement of sections 4 and 112 5 in the Nevada Revised Statutes.

113 Section 65 of this bill grants the Board of Regents the authority to conduct 114 collective bargaining negotiations and to enter into collective bargaining 115 agreements with the professional employees of the Nevada System of Higher 116 Education.

THE PEOPLE OF THE STATE OF NEVADA. REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. NRS 281.129 is hereby amended to read as follows: 1 2 281.129 1. Any officer of the State, except the Legislative 3 Fiscal Officer, who disburses money in payment of salaries and 4 wages of officers and employees of the State:

(a) May, upon written requests of the officer or employee 5 6 specifying amounts, withhold those amounts and pay them to:

- (1) Charitable organizations;
- 7 8
- (2) Employee credit unions;
- 9
- (3) Except as otherwise provided in paragraph (c), insurers;

(4) The United States for the purchase of savings bonds and 10 similar obligations of the United States; and 11

(5) Except as otherwise provided in NRS 288.545 [] and 12 13 section 22 of this act, employee organizations, [and] labor organizations [.] and professional organizations. 14

15 (b) May, in accordance with an agreement entered into pursuant to NRS 701A.450 between the Director of the Office of Energy and 16 the officer or employee specifying amounts, withhold those amounts 17 and pay them to the Director of the Office of Energy for credit to the 18 19 Renewable Energy Account created by NRS 701A.450.

20 (c) Shall, upon receipt of information from the Public 21 Employees' Benefits Program specifying amounts of premiums or 22 contributions for coverage by the Program, withhold those amounts 23 from the salaries or wages of officers and employees who participate in the Program and pay those amounts to the Program. 24

25 The State Controller may adopt regulations necessary to 2. withhold money from the salaries or wages of officers and 26 27 employees of the Executive Department. 28

Sec. 2. NRS 281.755 is hereby amended to read as follows:

29 281.755 1. Except as otherwise provided in subsections 2 and 5, a public body shall provide an employee who is the mother of a 30 31 child under 1 year of age with:

32 (a) Reasonable break time, with or without compensation, for 33 the employee to express breast milk as needed; and



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1 (b) A place, other than a bathroom, that is reasonably free from 2 dirt or pollution, protected from the view of others and free from 3 intrusion by others where the employee may express breast milk.

4 If the public body determines that complying with the 2. 5 provisions of subsection 1 will cause an undue hardship considering 6 the size, financial resources, nature and structure of the public body, the public body may meet with the employee to agree upon a 7 8 reasonable alternative. If the parties are not able to reach an 9 agreement, the public body may require the employee to accept a reasonable alternative selected by the public body and the employee 10 may appeal the decision by filing a complaint in the manner set 11 12 forth in subsection 4.

3. An officer or agent of a public body shall not retaliate, or
direct or encourage another person to retaliate, against an employee
of the public body because the employee has:

16 (a) Taken break time or used the space provided pursuant to 17 subsection 1 or 2 to express breast milk; or

18 (b) Taken any action to require the public body to comply with 19 the requirements of this section, including, without limitation, filing 20 a complaint, testifying, assisting or participating in any manner in an 21 investigation, proceeding or hearing to enforce the provisions of this 22 section.

4. An employee who is aggrieved by the failure of a publicbody to comply with the provisions of this section may:

(a) If the employee is employed by the Executive Department of
State Government, is not an employee of an entity described in NRS
284.013 and is not an employee in a bargaining unit pursuant to
NRS 288.400 to 288.630, inclusive, *or sections 6 to 52, inclusive, of this act,* file a complaint with the Employee-Management
Committee in accordance with the procedures provided pursuant to
NRS 284.384;

(b) If the employee is employed by the Legislative Department
of State Government, file a complaint with the Director of the
Legislative Counsel Bureau;

(c) If the employee is employed by the Judicial Department of
 State Government, file a complaint with the Court Administrator;
 and

38 (d) If the employee is employed by a political subdivision of this State or any public or quasi-public corporation organized under the 39 40 laws of this State or if the employee is employed by the Executive 41 Department of State Government and is an employee in a bargaining 42 unit pursuant to NRS 288.400 to 288.630, inclusive, or sections 6 to 43 52, *inclusive*, of this act, file a complaint with the Government 44 Employee-Management Relations Board in the manner set forth in NRS 288.115. 45





1 5. The requirements of this section do not apply to the 2 Department of Corrections. The Department is encouraged to 3 comply with the provisions of this section to the extent practicable.

4

6. As used in this section, "public body" means:

5 (a) The State of Nevada, or any agency, instrumentality or 6 corporation thereof;

7

(b) The Nevada System of Higher Education; or

8 (c) Any political subdivision of this State or any public or quasi-9 public corporation organized under the laws of this State, including, 10 without limitation, counties, cities, unincorporated towns, school 11 districts, charter schools, hospital districts, irrigation districts and 12 other special districts.

13 Sec. 3. Chapter 288 of NRS is hereby amended by adding 14 thereto the provisions set forth as sections 4 to 52, inclusive, of this 15 act.

16 Sec. 4. "Professional organization" means an organization 17 of any kind that:

18 1. Has, as one of its purposes, the improvement of the terms 19 and conditions of employment of professional employees, as 20 defined in section 13 of this act; and

21 2. Provides the service of representation to professional 22 employees, including, without limitation, in collective bargaining 23 with state professional employers.

24 Sec. 5. "State professional employer" means a board, 25 commission or similar body within the Executive Department, 26 including, without limitation, the Board of Regents of the 27 University of Nevada on behalf of the Nevada System of Higher 28 Education, that employs 400 or more professional employees as 29 defined in section 13 of this act.

30 Sec. 6. As used in sections 6 to 52, inclusive, of this act, 31 unless the context otherwise requires, the words and terms defined 32 in sections 7 to 16, inclusive, of this act have the meanings 33 ascribed to them in those sections.

34 Sec. 7. "Arbitration" means a process of dispute resolution 35 in which the parties involved in an impasse or grievance submit 36 their dispute to a third party for a final and binding decision.

37 Sec. 8. "Bargaining unit" means a group of professional 38 employees recognized by a state professional employer as having 39 sufficient community of interest for representation by a 40 professional organization for the purpose of collective bargaining.

41 Sec. 9. "Confidential employee" means an employee who 42 provides administrative support to an employee who assists in the 43 formulation, determination and effectuation of managerial 44 personnel policies concerning collective bargaining.



Sec. 10. "Exclusive representative" means a professional 1 2 organization that, as a result of its designation as such by the 3 Board, has the exclusive right to:

1. Represent all the professional employees within a 4 5 bargaining unit; and

6 Engage in collective bargaining with a state professional 2. 7 employer pursuant to sections 6 to 52, inclusive, of this act concerning wages, hours and other terms and conditions of 8 9 employment for those professional employees.

10 Sec. 11. "Grievance" means an act, omission or occurrence that a professional employee or an exclusive representative 11 12 believes to be an injustice relating to any condition arising out of 13 the relationship between a state professional employer and a professional employee, including, without limitation, working 14 hours, working conditions, membership in a professional 15 organization or the interpretation of any law, regulation or 16 17 agreement.

"Managerial employee" means an employee 18 Sec. 12. 1. whose primary function is to administer and control the business 19 of any state professional employer and who is vested with 20 21 discretion and independent judgment with regard to the general 22 conduct and control of the state professional employer. 23

The term includes, without limitation: 2.

24 (a) A chief administrative officer, the chief administrative 25 officer's deputy and immediate assistants, department heads and 26 their deputies and immediate assistants, appointed officials and are primarily responsible for formulating 27 who others 28 and administering management policies and programs;

29 (b) Administrators of an academic institution, including, 30 without limitation:

31

(1) Chancellors, presidents, provosts and deans;

32 (2) Vice, associate and assistant chancellors, presidents, 33 provosts and deans: and

(3) Other employees who are primarily responsible for 34 35 formulating and administering management policies and 36 programs; and

37 (c) Attorneys who serve a state professional employer or advise 38 other managerial employees.

With respect to professional employees of an academic 39 3. 40 institution:

(a) A professional employee shall not be deemed a managerial 41 42 employee solely because the professional employee participates in 43 decisions with respect to courses, curriculum, personnel or other 44 matters of educational policy through shared governance 45 mechanisms or peer review.





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(b) A chair or head of a department or similar academic unit 1 2 or program who performs the duties described in paragraph (a) 3 primarily on behalf of the members of the academic unit or program shall not be deemed a managerial employee solely 4 5 because of those duties. Sec. 13. 1. "Professional employee" means a person who is 6 7 employed by a state professional employer and: 8 (a) Is in the unclassified service of the State; or 9 (b) Is paid in accordance with any arrangement other than the pay plan for the classified service of the State. 10 11 The term does not include: 2. 12 (a) A local government employee: 13 (b) A person who is employed in the classified service of the State pursuant to chapter 284 of NRS: 14 15 (c) A person who is employed by the Nevada System of Higher 16 Education: 17 (1) In the classified service of the State; or 18 (2) Who is required to be paid in accordance with the pay plan for the classified service of the State; 19 (d) A person employed by the Public Employees' Retirement 20 21 System who is required to be paid in accordance with the pay plan 22 for the classified service of the State; (e) An elected official or any person appointed to fill a vacancy 23 24 in an elected office; 25 (f) A person who is employed in neither the classified nor the 26 unclassified service of the State pursuant to NRS 223.085; 27 (g) A person whose employment is the result of an 28 appointment by the Governor to a position which deems the person 29 to be a civil officer of the State pursuant to NRS 232A.030 or 30 616C.340; 31 (h) A managerial employee; 32 (i) A confidential employee; 33 (j) A temporary, intermittent or seasonal worker who is employed for less than 90 days in a 365-day period; 34 (k) A commissioned officer or an enlisted member of the 35 36 Nevada National Guard; or (l) A person who is employed within the office of a statewide 37 38 elected constitutional officer. "Recognition" or "recognized" means the formal 39 Sec. 14. 40 acknowledgment by a state professional employer that a particular professional organization has the right to represent professional 41 42 employees of the state professional employer. "Showing of interest" means written or electronic 43 Sec. 15. 44 documentation that provides evidence of the membership of a 45 professional employee in or his or her support for a professional





organization for the purpose of exclusive representation. The term
 includes any electronic signature pursuant to chapter 719 of NRS.

3 Sec. 16. 1. "Supervisory employee" means a person who 4 does not have the responsibility for the general conduct and 5 control of a state professional employer, but who:

6 (a) Performs management duties, including, without 7 limitation:

8 (1) Establishing performance standards for subordinate 9 employees;

10 (2) Scheduling, assigning, overseeing or reviewing the work 11 of subordinate employees under established performance 12 standards; or

13 (3) Effectively recommending the performance of the duties 14 described in subparagraphs (1) and (2) and the manner in which 15 such duties are performed; or

16 (b) Has the authority to adjust grievances, apply established 17 personnel policies and procedures, enforce the provisions of a 18 collective bargaining agreement or effectively recommend such 19 action,

if the exercise of the duties or authority described in paragraph
 (a) or (b) is not of a merely routine or clerical nature but requires
 the use of independent judgment and occupies a regular and
 significant portion of the employee's workday.

24 2. With respect to professional employees of an academic 25 institution:

(a) A professional employee shall not be deemed to be a
supervisory employee solely because the professional employee
participates in decisions with respect to courses, curriculum,
personnel or other matters of educational policy through shared
governance mechanisms or peer review.

(b) A chair or head of a department or similar academic unit
or program who performs the duties described in paragraph (a)
primarily on behalf of the members of the academic unit or
program shall not be deemed a supervisory employee solely
because of those duties.

36 Sec. 17. 1. The Legislature hereby finds and declares that 37 there is a great need to:

(a) Promote harmonious and constructive relations between
 state professional employers and their professional employees;

40 (b) Increase the efficiency of state professional employers; and 41 (c) Provide the means by which relations between state 42 professional employers and their professional employees are 43 carried out in an atmosphere which permits the fullest 44 participation by professional employees in the determination of 45 conditions of employment that affect them.





1 2. It is therefore in the public interest that the Legislature 2 enact provisions:

3 (a) Granting certain professional employees the right to 4 associate with others in organizing and choosing exclusive 5 representatives for the purpose of engaging in collective 6 bargaining;

7 (b) Requiring state professional employers to recognize 8 professional organizations and to negotiate wages, hours and 9 other terms and conditions of employment with exclusive 10 representatives and to enter into written agreements evidencing 11 the result of collective bargaining; and

12 (c) Establishing standards and procedures that protect the 13 rights of professional employees, state professional employers and 14 the people of the State.

3. The Legislature further finds and declares that:

16 (a) Joint decision making and consultation between 17 administration and faculty or academic professional employees is 18 a long-accepted manner of shared governance in institutions of 19 higher education and is essential to the advancement of the 20 educational missions of those institutions;

21 (b) It is a purpose of sections 6 to 52, inclusive, of this act to 22 preserve and encourage the practice and mechanisms of shared 23 governance with respect to professional employees of public 24 institutions of higher education in this State; and

(c) The provisions of sections 6 to 52, inclusive, of this act are not intended to restrict, limit or prohibit the full exercise of the functions of faculty in any shared governance mechanism or practice, including, without limitation, the establishment and function of faculty senates and the principle of peer review in the appointment, retention and tenure of faculty in an institution of higher education.

32 Sec. 18. 1. For the purposes of collective bargaining and 33 other mutual aid or protection, every professional employee has 34 the right to:

(a) Organize, form, join and assist professional organizations,
 engage in collective bargaining through exclusive representatives
 and engage in other concerted activities; and

38 (b) Refrain from engaging in such an activity.

39 2. A state professional employer shall not discriminate in any
40 way among its professional employees on account of membership
41 or nonmembership in a professional organization.

42 3. Professional employees have the right to communicate 43 with one another and with representatives of professional 44 organizations concerning organization, representation, issues in 45 the workplace, collective bargaining and the business and



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1 programs of a professional organization, including, without 2 limitation, communicating by means of electronic mail, text 3 messages and other electronic communications, telephone, paper 4 documents and other means of communications of the workplace 5 subject to the reasonable regulations of a state professional 6 employer or such limitations as may be set forth in a collective 7 bargaining agreement.

8 Sec. 19. 1. A state professional employer shall recognize a 9 professional organization that presents to the state professional 10 employer:

11 (a) A copy of the bylaws, charter or constitution of the 12 professional organization, which demonstrates that the 13 organization has as one of its purposes the improvement of 14 the terms and conditions of employment of professional 15 employees;

16 (b) A roster of its officers, if any, and representatives; and

17 (c) An identification of the professional employees that the 18 professional organization seeks to represent.

19 2. If a state professional employer first receives the written 20 permission of the Board, the state professional employer may 21 withdraw recognition from a professional organization that fails 22 to:

(a) Present a copy of each change in its bylaws, charter or
 constitution, if any; or

(b) Give notice of any change in the roster of its officers and
 representatives, if any.

27 Sec. 20. 1. Except as otherwise provided in subsection 2 28 and subject to such reasonable regulations as a state professional 29 employer may prescribe or such conditions and limitations as may 30 be set forth in a collective bargaining agreement, a professional 31 organization that has been recognized shall have the right to:

32 (a) At reasonable times, access areas in which professional 33 employees work;

(b) Use bulletin boards, mailboxes, electronic mail and other
 means of communication to communicate with professional
 employees at their workplace;

(c) At reasonable times, use the facilities of a workplace for the
purpose of meetings concerned with the exercise of any rights
guaranteed under the provisions of sections 6 to 52, inclusive, of
this act; and

41 (d) Provide information to professional employees during the 42 orientation or on-boarding of new employees.

43 2. If a professional organization has been designated as the
 44 exclusive representative of a bargaining unit, no professional
 45 organization other than the professional organization designated





1 as the exclusive representative may exercise the rights set forth in

2 subsection 1 with respect to professional employees in the 3 bargaining unit except to the extent that such access is otherwise 4 provided to the general public.

5 Sec. 21. 1. Unless a professional employee has directed a 6 state professional employer not to furnish that employee's 7 personal contact information to an exclusive representative, a state professional employer shall, upon the request of an exclusive 8 representative but not more than once each calendar quarter, 9 furnish to the exclusive representative the following personal 10 11 contact information, as contained in the records of the state 12 professional employer, for each professional employee who is represented by the exclusive representative: 13

14 (a) Home address;

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15 (b) Home telephone number or other personal telephone 16 number; and

(c) Personal electronic mail address.

18 2. The furnishing of an employee's personal contact 19 information pursuant to subsection I does not make that 20 information a public record for the purposes of chapter 239 of 21 NRS.

22 Sec. 22. 1. Except as otherwise provided in subsection 4, an 23 officer of a state professional employer shall, upon written 24 authorization by a professional employee, withhold a sufficient 25 amount of money from the salary or wages of the employee 26 pursuant to NRS 281.129 to pay dues or similar fees to a 27 recognized professional organization.

28 2. If applicable, a written authorization provided pursuant to 29 subsection 1 must comply with the provisions of chapter 719 of 30 NRS.

31 3. Except as otherwise provided in this subsection, a written 32 authorization provided pursuant to subsection 1 is binding for the 33 period specified in the authorization. An authorization may be 34 revoked by the professional employee by notifying the professional 35 organization in accordance with the terms of the authorization. 36 The professional organization shall process a revocation of an 37 authorization in a timely manner.

4. If the Board designates a professional organization as the exclusive representative of a bargaining unit pursuant to sections 6 to 52, inclusive, of this act, an officer of a state professional employer shall not, pursuant to NRS 281.129, withhold any amount of money from the salary or wages of a professional employee within the bargaining unit to pay dues or similar fees to a professional organization other than the professional





organization that is the exclusive representative of the bargaining
 unit.

3 Sec. 23. 1. Except as otherwise provided in this section, a recognized professional organization may represent a professional 4 5 employee of a state professional employer that has recognized the professional organization with respect to any condition of the 6 employment of the professional employee, including, without 7 8 limitation. representation in disciplinary proceedings and investigations and proceedings for the adjustment of grievances, 9 regardless of whether the professional employee is a member of 10 11 the professional organization.

12 2. If a professional employee is in a bargaining unit that has 13 an exclusive representative, no professional organization other 14 than the professional organization designated as the exclusive 15 representative for the bargaining unit may represent the 16 professional employee.

17 3. Only the professional organization which has been 18 designated by the Board as the exclusive representative of a 19 bargaining unit pursuant to sections 6 to 52, inclusive, of this act 20 may engage in collective bargaining on behalf of the professional 21 employees of that bargaining unit.

22 Sec. 24. 1. Except as otherwise provided in this section, the 23 recognition of a professional organization or the designation of a 24 professional organization as an exclusive representative does not preclude a professional employee from acting for himself or 25 26 herself with respect to any condition of his or her employment. 27 Such a professional employee has the right to present grievances 28 to a state professional employer at any time and to have those 29 grievances adjusted.

30 2. If a professional employee, acting for himself or herself, 31 presents a grievance to a state professional employer pursuant to 32 subsection 1:

(a) Any action taken in the adjustment of a grievance must be
 consistent with the terms of an applicable collective bargaining
 agreement in effect, if any; and

(b) If the professional employee is in a bargaining unit that
has an exclusive representative, the exclusive representative must
be given an opportunity to be present at any meetings or hearings
related to the adjustment of the grievance and be provided a copy
of the adjustment of the grievance.

41 Sec. 25. 1. Subject to the conditions imposed by section 23 42 of this act and any other conditions and limitations as may be set 43 forth in a collective bargaining agreement, a professional 44 employee who is the subject of an internal administrative 45 investigation that could lead to dismissal, involuntary demotion,





suspension, reduction of pay, payment of restitution or other 1 2 similar adverse employment action against the professional 3 employee must be:

(a) Provided notice in writing of the allegations against the 4 5 professional employee within 30 days after the date on which the 6 state professional employer becomes aware, or reasonably should 7 have become aware, of the allegations. The notice must be 8 provided before the professional employee is questioned regarding 9 the allegations.

10 (b) Afforded the right to have a lawyer or other representative 11 of the professional employee's choosing present with the 12 professional employee at any time that the professional employee 13 is questioned regarding the allegations. The professional employee must be given not less than 2 business days to obtain such 14 15 representation, unless the professional employee waives, in 16 writing, his or her right to be represented.

17 2. If, during any questioning by a state professional employer, a professional employee who does not have a 18 representative present has a reasonable belief that the questioning 19 20 could lead to dismissal, involuntary demotion, suspension, reduction of pay, payment of restitution or similar adverse 21 22 employment action against the professional employee and makes a 23 clear request for representation by a recognized professional 24 organization, the state professional employer must:

25 (a) Grant the request and delay the questioning by not less 26 than 2 business days to allow a representative of the professional 27 organization to be present and to provide an opportunity for the 28 professional employee to consult with the representative; or 29

(b) Deny the request and end the questioning immediately.

30 3. A state professional employer must not retaliate in any way against a professional employee for asserting his or her rights 31 32 under subsection 2.

A state professional employer shall annually inform its 33 4. professional employees of the rights afforded to professional 34 35 employees under subsection 2.

Sec. 26. 1. Each state professional employer which has 36 37 recognized a professional organization shall determine, in consultation with the recognized organization, which group or 38 groups of its professional employees constitute an appropriate 39 bargaining unit or bargaining units. The primary criterion for that 40 determination must be the community of interest among the 41 42 employees concerned. Without restricting the rights of the parties 43 to make their determination pursuant to this subsection, for the 44 Nevada System of Higher Education, there is a presumption that 45 the contact, interests and working conditions of employees within





1 a branch university, college or other branch create a sufficient 2 community of interest.

3 2. Managerial employees must be excluded from any 4 bargaining unit.

5 3. Confidential employees must be excluded from any 6 bargaining unit but are entitled to participate in any plan to 7 provide benefits for a group that is administered by the bargaining 8 unit of which they would otherwise be a member.

9 A supervisory employee must not be a member of the same 4. bargaining unit as the professional employees under the 10 supervision of the supervisory employee. Any dispute between the 11 parties as to whether a professional employee is a supervisor must 12 13 be submitted to the Board. A professional organization which is negotiating on behalf of two or more bargaining units may select 14 15 members of each unit to negotiate jointly on behalf of each other, even if one of the units consists of supervisory employees and the 16 17 other unit does not.

18 5. If any professional organization is aggrieved by the 19 determination of a bargaining unit, it may appeal to the Board. 20 Subject to judicial review, the decision of the Board is binding 21 upon the state professional employer and any professional 22 organization involved. The Board shall apply the same criterion as 23 specified in subsection 1.

24 Sec. 27. 1. If no professional organization is designated as 25 the exclusive representative of a bargaining unit and a recognized 26 professional organization files with the Board a showing of 27 interest for the professional organization by more than 50 percent 28 of the professional employees in a bargaining unit which is 29 verified by the Board pursuant to section 29 of this act, the Board 30 shall designate the professional organization as the exclusive 31 representative of the bargaining unit without ordering an election.

2. Upon the designation of a professional organization as the exclusive representative of a bargaining unit without an election pursuant to subsection 1, the Board shall require the state professional employer to distribute a notice to all professional employees in the bargaining unit advising the professional employees:

(a) That the professional organization has been designated as
 the exclusive representative of the bargaining unit; and

40 (b) Of the rights afforded to the professional employees under 41 sections 18, 23, 24 and 25 of this act.

42 Sec. 28. 1. If no professional organization is designated as 43 the exclusive representative of a bargaining unit, the Board shall 44 order an election to be conducted within the bargaining unit if:





(a) A recognized professional organization files with the Board 1 2 a written request for an election which includes a showing of interest for the professional organization by at least 30 percent but 3 not more than 50 percent of the professional employees within the 4 5 bargaining unit which is verified by the Board pursuant to section 6 29 of this act; and

7 (b) No other election to choose, change or discontinue representation has been 8 exclusive conducted within the bargaining unit during the immediately preceding 12 months. 9

10 Upon ordering an election pursuant to subsection 1, the 2. Board shall require the state professional employer to distribute a 11 12 notice to all professional employees in the bargaining unit: 13

(a) Identifying:

18

(1) The bargaining unit for which representation is sought; 14 15 and

16 (2) The professional organization which seeks to be the 17 exclusive representative of the bargaining unit;

(b) Explaining the election process; and

(c) Advising the professional employees of the rights afforded 19 20 to the professional employees under sections 18, 23, 24 and 25 of 21 this act.

22 3. If the Board has designated a professional organization as 23 the exclusive representative of a bargaining unit following an 24 election pursuant to subsection 1 or without an election pursuant 25 to section 27 of this act, the Board shall order an election: 26 (a) If:

27 (1) Another recognized professional organization files with the Board a written request for an election which includes a 28 29 showing of interest for the professional organization by more than 30 50 percent of the professional employees within the bargaining 31 unit; or

32 (2) A group of professional employees within the bargaining unit files with the Board a written request for an 33 election which includes a petition or other evidence showing that 34 more than 50 percent of the professional employees within the 35 bargaining unit have requested that an election be conducted to 36 37 change or discontinue exclusive representation;

(b) If applicable, the written request filed pursuant to 38 paragraph (a) is filed at least 225 days but not more than 270 days 39 before the date on which the current collective bargaining 40 agreement in effect for the bargaining unit expires; and 41

42 (c) If no other election to choose, change or discontinue 43 exclusive representation has been conducted within the bargaining unit during the immediately preceding 12 months. 44





Sec. 29. 1. The Board shall verify each showing of interest 1 2 filed by a professional organization pursuant to section 27 or 28 of this act and the identity of each professional employee identified in 3 a written request filed by a group of professional employees 4 pursuant to subparagraph (2) of paragraph (a) of subsection 3 of 5 section 28 of this act by comparing the name of a professional 6 7 employee included in the showing of interest or written request, as 8 applicable, with the employment records of the state professional 9 employer.

10 2. A showing of interest filed by a professional organization 11 pursuant to section 27 or 28 of this act or a written request filed by 12 a group of professional employees pursuant to subparagraph (2) 13 of paragraph (a) of subsection 3 of section 28 of this act is 14 confidential and is not a public record.

15 3. The Board shall not disclose to any person the identity of 16 any professional employee who has participated in a showing of 17 interest filed by a professional organization pursuant to section 27 18 or 28 of this act or a written request filed by a group of 19 professional employees pursuant to subparagraph (2) of 20 paragraph (a) of subsection 3 of section 28 of this act.

21 Sec. 30. 1. If the Board orders an election within a 22 bargaining unit pursuant to section 28 or 31 of this act, the Board 23 shall order that each of the following be placed on the ballot for 24 the election:

(a) If applicable, a choice for the recognized professional
 organization that requested the election pursuant to section 28 of
 this act;

28 (b) If applicable, a choice for the recognized professional 29 organization that is currently designated as the exclusive 30 representative of the bargaining unit;

31 (c) A choice for any other recognized professional 32 organization that, on or before the date that is prescribed by the rules adopted by the Board pursuant to NRS 288.110 and section 33 31 of this act, files with the Board a written request to be placed on 34 the ballot for the election and includes with the written request a 35 showing of interest for that other professional organization by at 36 least 30 percent of the professional employees within the 37 bargaining unit; and 38

39

(d) A choice for "no exclusive representation."

40 2. If a ballot for an election contains more than two choices 41 and none of the choices on the ballot receives a majority of the 42 votes cast at the initial election, the Board shall order a runoff 43 election between the two choices on the ballot that received the 44 highest number of votes at the initial election.





1 3. If the choice for "no exclusive representation" receives a 2 majority of the votes cast at the initial election or at any runoff 3 election, the Board shall designate the bargaining unit as being 4 without an exclusive representative.

5 4. If a recognized professional organization receives a 6 majority of the votes cast at the initial election or at any runoff 7 election, the Board shall designate that professional organization 8 as the exclusive representative of the bargaining unit.

9 Sec. 31. 1. The Board shall preside over all elections that 10 are conducted pursuant to this section or section 28 or 30 of this 11 act and shall determine the eligibility requirements for 12 professional employees to vote in any such election.

2. An election conducted pursuant to this section or section
28 or 30 of this act must be conducted by secret ballot. The Board
may adopt rules prescribing the manner in which voting in such
an election may be conducted, which may include, without
limitation, voting in person, by mail or by secure electronic means.

3. A professional organization that is placed as a choice on the ballot for an election or any professional employee who is eligible to vote at an election may file with the Board a written objection to the results of the election. The objection must be filed not later than 10 days after the date on which the notice of the results of the election is given by the Board.

4. In response to a written objection filed pursuant to subsection 3 or upon its own motion, the Board may invalidate the results of an election and order a new election if the Board finds that any conduct or circumstances raise substantial doubt that the results of the election are reliable.

29 Sec. 32. 1. Each state professional employer that has 30 recognized one or more professional organizations shall, on or 31 before November 30 of each year, file with the Board:

32 (a) A list of each professional organization recognized by the 33 state professional employer;

(b) A list of each professional organization designated as the
 exclusive representative for a bargaining unit within the state
 professional employer; and

37 (c) A description of each bargaining unit within the state 38 professional employer.

39 2. Each professional organization recognized by a state 40 professional employer shall file a report with the Board on or 41 before November 30 of each year. The report must include:

42 (a) The full name of the professional organization;

43 (b) The name of each state professional employer which has 44 recognized the professional organization;

45 (c) The names of the officers of the professional organization;





(d) If applicable, the total number of professional employees in
 each bargaining unit for which the professional organization has
 been designated as the exclusive representative;

4 (e) Copies of all changes to the bylaws, charter or constitution 5 of the professional organization that were adopted during the 6 preceding year;

7 (f) The name, address and telephone number of the person 8 designated by the professional organization to receive 9 communications from the Board on business relating to the 10 professional organization; and

11 (g) A copy of any collective bargaining agreement in effect 12 between the professional organization and a state professional 13 employer.

14 3. A professional organization which has not previously been 15 recognized by a state professional employer shall file the report 16 required by subsection 2 not later than 30 days after recognition.

17 Sec. 33. 1. Collective bargaining entails a mutual 18 obligation between a state professional employer and an exclusive 19 representative to meet at reasonable times and to bargain in good 20 faith with respect to:

21 (a) The subjects of mandatory bargaining set forth in 22 subsection 2;

(b) The negotiation of an agreement;

24 (c) The resolution of any question arising under an 25 agreement; and

26 (d) The execution of a written contract incorporating the 27 provisions of an agreement.

28 2. The scope of mandatory bargaining is limited to:

29 (a) Salary or wage rates or other forms of direct monetary 30 compensation.

- 31 (**b**) Sick leave.
- 32 (c) Vacation leave.

33 (d) Holidays.

23

34 (e) Maternity or paternity leave and family medical leave.

35 (f) Other paid or nonpaid leaves of absence.

36 (g) Except as otherwise provided in subsection 3, insurance 37 and health care benefits provided by the state professional 38 employer.

39 (h) Total hours of work required of a professional employee on 40 each workday or workweek.

41 *(i) Total number of days of work required of a professional* 42 *employee in a work year.*

- 43 (j) Discharge and disciplinary procedures.
- 44 (k) Recognition clause.





1 (1) The classification and titles of professional employees in 2 the bargaining unit.

3 (m) Deduction of dues for the recognized professional 4 organization.

5 (n) Protection of professional employees in the bargaining unit 6 from discrimination because of participation in recognized 7 professional organizations consistent with the provisions of 8 sections 6 to 52, inclusive, of this act.

9 (o) No-strike provisions consistent with the provisions of 10 sections 6 to 52, inclusive, of this act.

11 (p) Grievance and arbitration procedures for resolution of 12 disputes relating to interpretation or application of collective 13 bargaining agreements.

(q) General savings clauses.

14

15 (r) Except as otherwise provided in section 38 of this act, the 16 duration of collective bargaining agreements.

17 (s) Safety of professional employees and safety in the 18 workplace.

19 (t) Facilities for meeting with students for professional 20 employees who have teaching or advising responsibilities.

(u) Policies for the transfer and reassignment of professional
 employees.

(v) Procedures for reduction in or addition to the workforce
 consistent with the provisions of sections 6 to 52, inclusive, of this
 act.

26 3. The following are not subject to negotiation pursuant to 27 this section:

(a) Pension or retirement benefits provided by the Public
Employees' Retirement System pursuant to chapter 286 of NRS to
persons employed by this State, state agencies, as described in
subsection 2 of NRS 286.070, and the Public Employees'
Retirement System.

(b) Benefits provided by the Public Employees' Benefits
Program pursuant to NRS 287.0402 to 287.049, inclusive, to
persons employed by a participating state agency as defined in
NRS 287.04054.

37 (c) Provisions governing participation in the Public
38 Employees' Deferred Compensation Program pursuant to NRS
39 287.250 to 287.370, inclusive.

40 4. Notwithstanding the provisions of any collective 41 bargaining agreement negotiated pursuant to the provisions of 42 sections 6 to 52, inclusive, of this act, a state professional employer 43 is entitled to take whatever actions may be necessary to carry out 44 its responsibilities during a state of emergency or declaration of 45 disaster proclaimed pursuant to NRS 414.070. Those actions may





include the suspension of any such collective bargaining 1 agreement or any portion thereof for the duration of the 2 emergency or disaster to the extent necessary to carry out the 3 responsibilities of the state professional employer. Any action 4 taken under the provisions of this subsection must not be 5 6 construed as a failure to negotiate in good faith.

7 5. This section does not preclude, but the provisions of sections 6 to 52, inclusive, of this act, do not require, a state 8 professional employer to negotiate subject matters outside of the 9 scope of mandatory bargaining or consult with any professional 10 employee or professional organization on any such matter. A state 11 12 professional employer shall discuss subject matters outside the 13 scope of mandatory bargaining but is not required to negotiate 14 those matters.

Sec. 34. 1. Whenever an exclusive representative or a state 15 16 professional employer desires to negotiate any matter which is 17 subject to negotiation pursuant to the provisions of sections 6 to 18 52, inclusive, of this act, it shall give written notice to the other 19 party.

20 2. The parties shall commence negotiations not later than 60 21 days following the notification provided for in subsection 1. 22

Sec. 35. 1. An exclusive representative shall:

23 (a) Act as the representative of all professional employees 24 within each bargaining unit that it represents: and

(b) In good faith and on behalf of each bargaining unit that it 25 26 represents, individually or collectively, bargain with a state 27 professional employer concerning the wages, hours and other 28 terms and conditions of employment for the professional 29 employees within each bargaining unit that it represents.

30 2. A professional organization may serve as an exclusive 31 representative for multiple bargaining units.

32 Sec. 36. 1. A state professional employer shall designate a representative to conduct negotiations concerning collective 33 bargaining agreements on behalf of the state professional 34 35 employer.

A representative designated pursuant to subsection 1 shall, 36 2. 37 on behalf of the state professional employer, negotiate in good 38 faith with an exclusive representative concerning a collective bargaining agreement, as required by section 33 of this act. 39

40 Upon request by an exclusive representative, a state 3. professional employer shall furnish to an exclusive representative 41 42 information that is maintained in the ordinary course of business 43 and which is relevant and necessary to the discussion of the 44 subjects of mandatory bargaining described in section 33 of this 45 act. This subsection shall not be construed to require a state





1 professional employer to furnish to the exclusive representative 2 any advice or training received by representatives of the state

3 professional employer concerning collective bargaining.

4 Sec. 37. 1. Each collective bargaining agreement 5 negotiated between a state professional employer and an exclusive 6 representative pursuant to sections 6 to 52, inclusive, of this act 7 must be in writing and must include, without limitation:

8 (a) A procedure to resolve grievances that applies to all 9 professional employees in the bargaining unit and culminates in 10 final and binding arbitration. Such a procedure:

11 (1) Must be used to resolve all grievances relating to 12 employment, including, without limitation, the administration and 13 interpretation of the collective bargaining agreements, the 14 applicability of any law, rule or regulation relating to the 15 employment and appeal of discipline and other adverse personnel 16 actions; and

17 (2) May, for professional employees academic of governance 18 incorporate established shared institutions. 19 mechanisms, including, without limitation, oversight by a faculty 20 senate and peer review.

(b) A nonappropriation clause that provides that any provision
 of the collective bargaining agreement which requires the
 Legislature to appropriate money is effective only:

24

(1) To the extent of the legislative appropriation; and

25 (2) Until the collective bargaining agreement is reopened 26 and the provision is renegotiated.

27 2. A professional employee in a bargaining unit who is 28 aggrieved by the failure of the state professional employer or its 29 designated representative to comply with the requirements of NRS 30 281.755 may pursue a grievance related to that failure through:

31 (a) The procedure provided in the agreement pursuant to 32 paragraph (a) of subsection 1; or

33 (b) The procedure prescribed by NRS 288.115,

34 → but once the professional employee has properly filed a 35 grievance in writing under the procedure described in paragraph 36 (a) or filed a complaint under the procedure described in 37 paragraph (b), the professional employee may not proceed in an 38 alternative manner.

39 3. If there is a conflict between any provision of a collective 40 bargaining agreement between a state professional employer and 41 an exclusive representative and:

(a) Any policy, procedure or regulation adopted by the state
professional employer, the provision of the agreement prevails
unless the provision of the agreement is outside the lawful scope
of collective bargaining.





(b) An existing statute, the provision of the agreement may not
be given effect unless the Legislature amends the existing statute
in such a way as to eliminate the conflict.

4 Sec. 38. If the parties to collective bargaining cannot agree 5 to a new collective bargaining agreement before the end of the 6 term of a collective bargaining agreement, the terms of the 7 existing collective bargaining agreement remain in effect until a 8 new collective bargaining agreement takes effect.

9 Sec. 39. Whenever a professional organization enters into 10 negotiations with a state professional employer pursuant to 11 sections 6 to 52, inclusive, of this act, the professional 12 organization may be represented by an attorney licensed to 13 practice law in this State.

Sec. 40. 1. The draft of any new collective bargaining 14 agreement or similar agreement or of any proposed modifications 15 to an existing collective bargaining agreement or similar 16 agreement between a state professional employer and an exclusive 17 representative must be submitted in writing by the professional 18 organization to the members of the organization within the 19 20 relevant bargaining unit before a vote on the ratification of the 21 agreement is taken.

22 2. A vote on the ratification of a collective bargaining 23 agreement must be conducted in accordance with the internal 24 rules and procedures of the professional organization.

3. Any new or modified collective bargaining agreement or
 similar agreement between a state professional employer and an
 exclusive representative must be approved, at a public hearing, by:

(a) If the agreement concerns professional employees of the
 Nevada System of Higher Education, the Board of Regents of the
 University of Nevada; or

(b) If the agreement does not concern professional employees
of the Nevada System of Higher Education, the State Board of
Examiners.

4. Not less than 3 business days before the date of the hearing conducted pursuant to subsection 3, the Board of Regents of the University of Nevada or the State Board of Examiners, as applicable, shall cause the following documents to be posted and made available on the Internet website used by the Board of Regents or the State Board of Examiners, as applicable, to provide public notice of meetings:

41 (a) The proposed collective bargaining agreement and any 42 exhibits or other attachments to the proposed agreement;

(b) If the proposed collective bargaining agreement is a
modification of a previous agreement, a document showing any
language added to or deleted from the previous agreement; and





(c) Any supporting material prepared for the Board of Regents 1 2 or the State Board of Examiners, as applicable, relating to the 3 financial impact of the agreement. 4

Sec. 41. If a provision of a collective bargaining agreement:

5 1. Does not require an act of the Legislature to be given 6 effect, the provision becomes effective in accordance with the 7 terms of the agreement. 8

2. *Requires an act of the Legislature to be given effect:*

(a) The state professional employer shall request that the 9 10 Governor request the drafting of a legislative measure pursuant to 11 NRS 218D.175 to effectuate the provision;

12 (b) The Governor shall request the drafting of a legislative 13 measure pursuant to NRS 218D.175 to effectuate the provision; 14 and

15 (c) The provisions become effective, if at all, on the date on 16 which the act of the Legislature becomes effective.

17 Sec. 42. 1. If a provision of a collective bargaining agreement requires the Legislature to appropriate money to 18 19 *implement the provision:*

(a) The state professional employer that is a party to the 20 agreement shall include the full amount necessary to fund the 21 22 provision in the proposed budget of the state professional employer submitted to the Chief of the Budget Division of the 23 24 Office of Finance pursuant to NRS 353.210.

25 (b) The Governor may include in the biennial proposed 26 executive budget of the State any amount of money the Governor deems appropriate for the state professional employer. If such 27 28 amount is not sufficient to fully fund the provision of the collective 29 bargaining agreement, the Governor shall submit to the 30 Legislature and the state professional employer a statement setting forth the reasons for not including the amount necessary to fully 31 32 fund the provision.

If the Legislature does not appropriate the amount of 33 2. money that is necessary to implement fully a provision of a 34 collective bargaining agreement, any such agreement may be 35 opened by either party to that agreement solely for the purpose of 36 renegotiating the provision that was not fully funded by the 37 appropriation. All other terms and conditions of the collective 38 bargaining agreement remain in full force and effect. 39

40 Sec. 43. 1. Either party may request mediation through the Federal Mediation and Conciliation Service if the parties do not 41 42 reach a collective bargaining agreement:

43 (a) Not later than 120 days after the date on which the parties 44 began negotiations; or





1 (b) On or before any later date set by the agreement of the 2 parties in writing.

3 2. The mediator shall bring the parties together as soon as 4 possible after his or her appointment and shall attempt to settle 5 each issue in dispute not later than 21 days after his or her 6 appointment or any later date set by the agreement of the parties.

7 Sec. 44. 1. If a mediator appointed pursuant to section 43 8 of this act determines that his or her services are no longer 9 helpful, or if the parties do not reach a collective bargaining 10 agreement through mediation within 21 days after the 11 appointment of the mediator or on or before any later date set by 12 agreement of the parties, the mediator shall discontinue mediation 13 and the parties shall attempt to agree upon an impartial arbitrator.

14 2. If the parties do not agree upon an impartial arbitrator 15 within 5 days after the date on which mediation is discontinued 16 pursuant to subsection 1 or on or before any later date set by 17 agreement of the parties, the parties shall request from the Federal Mediation and Conciliation Service a list of seven 18 potential arbitrators. Not later than 5 days after receipt of the list 19 20 of arbitrators, the parties shall select an arbitrator from the list by 21 alternately striking one name until the name of only one arbitrator 22 remains, and the parties must accept that arbitrator to hear the 23 dispute in question. The party who will strike the first name must 24 be determined by a coin toss.

25 3. The arbitrator shall begin arbitration proceedings not later 26 than 15 days after the appointment or any later date set by 27 agreement of the parties.

4. The arbitrator and the parties shall apply and follow the
procedures for arbitration that are prescribed by any rules adopted
by the Board pursuant to NRS 288.110. During arbitration, the
parties retain their respective duties to negotiate in good faith.

5. The arbitrator may administer oaths or affirmations, take testimony and issue and seek enforcement of a subpoena in the same manner as the Board pursuant to NRS 288.120, and, except as otherwise provided in subsection 7, the provisions of NRS 288.120 apply to any subpoena issued by the arbitrator.

37 6. The arbitrator shall render a decision not later than 15
38 days after beginning arbitration proceedings or any later date set
39 by agreement of the parties.

40 7. The state professional employer and the exclusive 41 representative shall each pay one-half of the cost of arbitration.

42 Sec. 45. 1. For issues in dispute after arbitration 43 proceedings are held pursuant to section 44 of this act, the 44 arbitrator shall incorporate either the final offer of the state 45 professional employer or the final offer of the exclusive



1 representative into his or her decision. The decision of the 2 arbitrator must be limited to a selection of one of the two final 3 offers of the parties. As incorporated in his or her decision, the 4 arbitrator shall not revise or amend the selected final offer of the 5 applicable party on any issue.

6 2. To determine which final offer to incorporate into his or 7 her decision, the arbitrator shall assess the reasonableness of:

8 (a) The position of each party as to each issue in dispute; and

9 (b) The contractual terms and provisions contained in each 10 final offer.

11 3. In assessing reasonableness pursuant to subsection 2, the 12 arbitrator shall:

(a) Compare the salaries, wages, hours and other terms and
conditions of employment for the professional employees within
the bargaining unit with the salaries, wages, hours and other
terms and conditions of employment for other employees
performing similar services and for other employees generally:

18 (1) In public employment in comparable communities or 19 institutions; and

20 (2) In private employment in comparable communities or 21 institutions.

22 **(b**

(b) Consider, without limitation:

(1) The financial ability of the state professional employer
to pay the costs associated with the proposed collective bargaining
agreement, with due regard for the primary obligation of the state
professional employer to safeguard the health, safety and welfare
of the people of this State;

28 (2) The average prices paid by consumers for goods, 29 services and housing in the geographic location where the 30 professional employees work; and

31 (3) Such other factors as are normally or traditionally used 32 as part of collective bargaining, mediation, arbitration or other 33 methods of dispute resolution to determine the wages, hours and 34 other terms and conditions of employment for professional 35 employees in public or private employment.

36 4. The decision of the arbitrator is final and binding upon the
 37 parties.

Sec. 46. The following proceedings, required by or conducted
 pursuant to this chapter, are not subject to any provision of NRS
 which requires a meeting to be open or public:

41 1. Any negotiation or informal discussion between a state 42 professional employer and a professional organization or 43 professional employees as individuals.

44 **2.** Any meeting of a mediator with either party or both parties 45 to a negotiation.





1 3. Any meeting or investigation conducted by a mediator or 2 arbitrator.

3 4. Any meeting of a state professional employer with its management representative or representatives. 4

5 5. Deliberations of the Board toward a decision on a 6 complaint, appeal or petition for declaratory relief.

7 Sec. 47. 1. It is a prohibited practice for a state professional 8 *employer or its designated representative to willfully:*

9 (a) Interfere with, restrain or coerce any professional employee in the exercise of any right guaranteed under the 10 provisions of sections 6 to 52, inclusive, of this act. 11

12 (b) Dominate, interfere or assist in the formation or 13 administration of any professional organization.

14 (c) Discriminate in regard to hiring, tenure or any term or 15 condition of employment to encourage or discourage membership 16 in any professional organization.

17 (d) Discharge or otherwise discriminate against any 18 professional employee because the professional employee has:

(1) Signed or filed an affidavit, petition or complaint or 19 20 given any information or testimony under this chapter; or

21 (2) Formed, joined or chosen to be represented by any 22 professional organization.

23 (e) Refuse to bargain collectively in good faith with an 24 exclusive representative as required by sections 33, 35 and 36 of 25 this act.

26 (f) Deny to any professional organization the rights 27 guaranteed to it under sections 6 to 52, inclusive, of this act.

28 (g) Discriminate because of race, color, religion, sex, sexual 29 orientation, gender identity or expression, age, disability, national 30 origin or because of political or personal reasons or affiliations.

(h) Fail to provide the information required by subsection 3 of 31 32 section 36 of this act. 33

(i) Fail to comply with the requirements of NRS 281.755.

2. It is a prohibited practice for a professional organization 34 35 or its designated agent to willfully:

(a) Interfere with, restrain or coerce any professional 36 37 employee in the exercise of any right guaranteed under the provisions of sections 6 to 52, inclusive, of this act. 38

(b) If the professional organization is an 39 exclusive 40 representative, refuse to bargain collectively in good faith with a state professional employer, as required by sections 33, 35 and 36 41 42 of this act.

43 (c) Discriminate because of race, color, religion, sex, sexual 44 orientation, gender identity or expression, age, disability, national 45 origin or because of political or personal reasons or affiliations.





1 3. As used in this section:

2 (a) "Bargain collectively" includes the entire bargaining 3 process, including mediation and arbitration, as provided in 4 sections 6 to 52, inclusive, of this act.

5 (b) "Protective hairstyle" includes, without limitation, 6 hairstyles such as natural hairstyles, afros, bantu knots, curls, 7 braids, locks and twists.

8 (c) "Race" includes traits associated with race, including, 9 without limitation, hair texture and protective hairstyles.

10 Sec. 48. 1. To establish that a party committed a prohibited 11 practice in violation of section 47 of this act, the party aggrieved 12 by the practice must file a complaint with the Board in accordance 13 with procedures prescribed by the Board.

14 2. Except as otherwise provided in this section, the Board 15 shall hear a complaint filed pursuant to subsection 1 in 16 accordance with the provisions of NRS 288.110 and any rules 17 adopted by the Board pursuant to that section.

18 3. The Board shall conduct any hearing on the complaint in 19 accordance with:

20 (a) The provisions of chapter 233B of NRS that apply to a 21 contested case; and

(b) Any rules adopted by the board pursuant to NRS 288.110.

4. If the Board finds at the hearing that the party accused in
the complaint has committed a prohibited practice, the Board:

(a) Shall order the party to cease and desist from engaging in
 the prohibited practice; and

(b) May order any other affirmative relief that is necessary to
 remedy the prohibited practice.

5. The Board or any party aggrieved by the failure of any
person to obey an order of the Board issued pursuant to
subsection 4 may apply to a court of competent jurisdiction for a
prohibitory or mandatory injunction to enforce the order.

6. Any order or decision issued by the Board pursuant to this section concerning the merits of a complaint is a final decision in a contested case and may be appealed pursuant to the provisions of chapter 233B of NRS that apply to a contested case, except that a party aggrieved by the order or decision of the Board must file a petition for judicial review not later than 10 days after being served with the order or decision of the Board.

40 Sec. 49. 1. Except as otherwise provided by specific statute, 41 a professional organization and a state professional employer may 42 sue or be sued as an entity pursuant to sections 6 to 52, inclusive, 43 of this act.

44 2. If any action or proceeding is brought by or against a 45 professional organization pursuant to sections 6 to 52, inclusive,



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1 of this act, the district court in and for the county in which the 2 professional organization maintains its principal office or the 3 county in which the claim arose has jurisdiction over the claim.

4 3. A natural person and his or her assets are not subject to 5 liability for any judgment awarded pursuant to sections 6 to 52, 6 inclusive, of this act, against a state professional employer or a 7 professional organization.

8 Sec. 50. 1. On or before July 1 of each year, the Board 9 shall charge and collect a fee from each state professional 10 employer that has recognized one or more professional 11 organizations in an amount not to exceed \$10 for each 12 professional employee who was, in the first pay period of the 13 immediately preceding fiscal year:

- 14
- 15

(a) Employed by the state professional employer; and

(b) In a bargaining unit that had an exclusive representative.

16 2. A state professional employer shall pay the fee imposed 17 pursuant to subsection 1 on or before July 31 of each year. A state 18 professional employer shall not impose the fee against its 19 employees.

3. If a state professional employer fails to pay the fee assessed
pursuant to subsection 1 on or before July 1 of that year, the
Board shall impose a civil penalty not to exceed \$10 for each
professional employee employed by the state professional employer
for whom the fee was not paid.

4. A state professional employer may not receive a reduction in the amount of the fee imposed pursuant to subsection 1 or a refund of that amount if a professional employee is not employed for a full calendar year. The fee must be imposed whether or not the professional employee is a member of a professional organization.

5. To carry out the provisions of this section, the Board may, by any reasonable means, verify the identities and number of professional employees employed by a state professional employer in bargaining units that have an exclusive representative.

35 Sec. 51. 1. Except as otherwise provided in subsection 5, a 36 state professional employer may use the services of the Division of 37 Human Resource Management of the Department of 38 Administration to provide support to the state professional 39 employer to carry out the provisions of sections 6 to 52, inclusive, 40 of this act.

2. If a state professional employer uses the services of the
Division of Human Resource Management pursuant to subsection
1, the Division may charge an annual fee to the state professional
employer for each professional employee who is within a
bargaining unit with a designated exclusive representative. The





state professional employer shall pay the annual fee to the
 Division on or before the date on which the payment is due, as
 specified by the Division. The Division may specify a different due

4 date for the annual fee for each state professional employer.

5 3. Any money received from the fees collected pursuant to subsection 2 must be accounted for separately for each state 6 7 professional employer and may only be used by the Division of 8 Human Resource Management to provide support to the state professional employer to carry out the provisions of sections 6 to 9 52, inclusive, of this act, including, without limitation, the 10 personnel and operating costs of the Division in providing such 11 12 support.

13 4. To carry out the provisions of this section, the Division of 14 Human Resource Management may verify by any reasonable 15 means the number of professional employees of the state 16 professional employer within bargaining units that are 17 represented by a professional organization as the exclusive 18 representative.

19 5. As the entity with the authority to fix salaries and establish 20 policies and procedures of the unclassified personnel of the 21 Nevada System of Higher Education pursuant to chapter 396 of 22 NRS, the Board of Regents of the University of Nevada shall 23 conduct its own negotiations pursuant to the provisions of sections 24 6 to 52, inclusive, of this act.

25 Sec. 52. 1. A state professional employer may use the 26 services of the Attorney General to provide support to the state 27 professional employer to carry out the provisions of sections 6 to 28 52, inclusive, of this act.

29 2. If a state professional employer uses the services of the 30 Attorney General pursuant to subsection 1, the Attorney General 31 may charge the state professional employer for those services 32 pursuant to NRS 228.113.

Sec. 53. NRS 288.015 is hereby amended to read as follows:

288.015 As used in this chapter, unless the context otherwise
requires, the words and terms defined in NRS 288.029 to 288.074,
inclusive, *and sections 4 and 5 of this act* have the meanings
ascribed to them in those sections.

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Sec. 54. NRS 288.032 is hereby amended to read as follows:

39 288.032 "Collective bargaining" means а method of determining conditions of employment by negotiation between 40 representatives of the Executive Department, state professional 41 employer or local government employer and an employee 42 43 organization, professional organization or labor organization, 44 entailing a mutual obligation of the Executive Department, state 45 *professional employer* or local government employer, as applicable,





1 and the representative of the state or local government employees to 2 meet at reasonable times and bargain in good faith with respect to:

3 Wages, hours and other terms and conditions of 1. 4 employment;

The negotiation of an agreement; 2.

The resolution of any question arising under a negotiated 6 3. 7 agreement; or

8 4. The execution of a written contract incorporating any 9 agreement reached if requested by either party,

 \rightarrow but this obligation does not compel either party to agree to a 10 proposal or require the making of a concession. 11 12

Sec. 55. NRS 288.065 is hereby amended to read as follows:

13 288.065 "Mediation" means assistance by an impartial third 14 party to reconcile differences between the Executive Department, a 15 *state professional employer* or a local government employer and an 16 exclusive representative through interpretation, suggestion and 17 advice.

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Sec. 56. NRS 288.074 is hereby amended to read as follows:

"Strike" means any concerted: 19 288.074

20 Stoppage of work, slowdown or interruption of operations 1. 21 by employees of the State of Nevada or local government 22 employees:

23 Absence from work by employees of the State of Nevada or 2. 24 local government employees upon any pretext or excuse, such as 25 illness, which is not founded in fact; or

26 3. Interruption of the operations of the State of Nevada or any 27 local government employer by any employee organization, 28 *professional organization* or labor organization.

Sec. 57. NRS 288.080 is hereby amended to read as follows:

30 288.080 1. The Government **Employee-Management** Relations Board is hereby created, consisting of five members, 31 32 broadly representative of the public and not closely allied with any employee organization, any professional organization, any labor 33 organization, the Executive Department, any state professional 34 35 *employer* or any local government employer.

2. Not more than three of the members of the Board may be 36 37 members of the same political party, and at least three of the members must reside in southern Nevada. The term of office of each 38 39 member is 4 years.

40 41

29

3. The Governor shall appoint the members of the Board.

Sec. 58. NRS 288.090 is hereby amended to read as follows:

42 288.090 1. The members of the Board shall annually elect 43 one of their number as Chair and one as Vice Chair. Except as 44 otherwise provided in this section, any three members of the Board 45 constitute a quorum, and a majority of a quorum present at any





1 meeting may exercise all the power and authority conferred on the 2 Board. 3 2. Except by a majority vote of the entire membership of the 4 Board, the Board may not: 5 (a) Elect a Chair or Vice Chair; (b) Appoint the Commissioner or Secretary of the Board, or 6 7 terminate the employment of the Commissioner or Secretary; 8 (c) Adjust the fee charged to local government employers 9 pursuant to NRS 288.139 or impose a civil penalty for failure to pay the fee: 10 (d) Make or adopt any rule or regulation; for 11 12 (e) Grant permission to a state professional employer to 13 withdraw recognition from a professional organization pursuant 14 to section 19 of this act; or 15 (f) Grant permission to a local government employer to 16 withdraw recognition from an employee organization or order an 17 election pursuant to NRS 288.160. 18 3. Whenever less than five members of the Board are present at 19 any meeting, not more than two of the members present may be 20 members of the same political party. 21 4. The Board may, within the limits of legislative 22 appropriations and any other available money: 23 (a) Appoint a Commissioner and a Secretary, who are in the 24 unclassified service of the State: and 25 (b) Employ such additional clerical personnel as may be 26 necessary, who are in the classified service of the State. 27 Sec. 59. NRS 288.110 is hereby amended to read as follows: 28 288.110 1. The Board may make rules governing: 29 (a) Proceedings before it; 30 (b) Procedures for fact-finding **[;]**, *mediation and arbitration*; 31 (c) The recognition, as defined in section 14 of this act, of 32 professional organizations; 33 (d) The recognition, as defined in NRS 288.136, of employee 34 organizations; 35 [(d)] (e) The designation of the exclusive representative, as defined in section 10 of this act, of a bargaining unit of 36 37 professional employees in accordance with sections 27 to 31, 38 inclusive, of this act; (f) The designation of the exclusive representative, as defined 39 in NRS 288.430, of a bargaining unit in accordance with the 40 provisions of NRS 288.520, 288.525 and 288.530; and 41 42 **(e)** (g) The determination of bargaining units. 43 2. The Board may hear and determine any complaint arising 44 out of the interpretation of, or performance under, the provisions of 45 this chapter by the Executive Department, any state professional





1 *employer*, any local government employer, any employee, as 2 defined in NRS 288.425, any professional employee, as defined in 3 section 13 of this act, any local government employee, any employee organization, any professional organization or any labor 4 organization. Except as otherwise provided in this subsection and 5 NRS 288.115, 288.280 and 288.625 [] and section 48 of this act, 6 the Board shall conduct a hearing within 180 days after it decides to 7 8 hear a complaint. If a complaint alleges a violation of paragraph (a) 9 of subsection 1 of NRS 288.620, [or] paragraph (b) of subsection 2 of NRS 288.620, subsection 1 of section 47 of this act or 10 paragraph (b) of subsection 2 of section 47 of this act, the Board 11 12 shall conduct a hearing not later than 45 days after it decides to hear 13 the complaint, unless the parties agree to waive this requirement. The Board, after a hearing, if it finds that the complaint is well 14 15 taken, may order any person or entity to refrain from the action 16 complained of or to restore to the party aggrieved any benefit of 17 which the party has been deprived by that action. Except when an 18 expedited hearing is conducted pursuant to NRS 288.115, the Board 19 shall issue its decision within 120 days after the hearing on the 20 complaint is completed.

21 Any party aggrieved by the failure of any person to obey an 3. 22 order of the Board issued pursuant to subsection 2, or the Board at 23 the request of such a party, may apply to a court of competent 24 jurisdiction for a prohibitory or mandatory injunction to enforce the 25 order.

26 The Board may not consider any complaint or appeal filed 4. 27 more than 6 months after the occurrence which is the subject of the 28 complaint or appeal.

29 5. The Board may decide without a hearing a contested matter:

30 (a) In which all of the legal issues have been previously decided 31 by the Board, if it adopts its previous decision or decisions as 32 precedent; or

33 (b) Upon agreement of all the parties.

34 The Board may award reasonable costs, which may include 6. 35 attorneys' fees, to the prevailing party. 36

As used in this section [, "bargaining unit"]: 7.

(a) "Arbitration" has the meaning ascribed to it in NRS 37 288.410 or section 7 of this act, as applicable. 38

(b) "Bargaining unit" has the meaning ascribed to it in NRS 39 288.134 or 288.415 **[.]** or section 8 of this act, as applicable. 40

41 **Sec. 60.** NRS 288.710 is hereby amended to read as follows:

42 288.710 1. If a strike is commenced or continued in violation 43 of an order issued pursuant to NRS 288.705, the court may:

44 (a) Punish each employee organization , professional 45 *organization* or labor organization guilty of such violation by a fine



of not more than \$50,000 against each employee organization ,
 professional organization or labor organization for each day of
 continued violation.

4 (b) Punish any officer of an employee organization , 5 *professional organization* or labor organization who is wholly or 6 partly responsible for such violation by a fine of not more than 7 \$1,000 for each day of continued violation, or by imprisonment as 8 provided in NRS 22.110.

9 (c) Punish any employee of the State or of a local government 10 employer who participates in such strike by ordering the dismissal 11 or suspension of such employee.

12 2. Any of the penalties enumerated in subsection 1 may be 13 applied alternatively or cumulatively, in the discretion of the court.

14 Sec. 61. NRS 218D.175 is hereby amended to read as follows:

15 218D.175 1. Except as otherwise provided in subsection 2, 16 for a regular session, the Governor or the Governor's designated 17 representative may request the drafting of not more than 110 18 legislative measures which have been approved by the Governor or the Governor's designated representative on behalf of the officers, 19 20 agencies, boards, commissions, departments and other units of the Executive Department. The requests must be submitted to the 21 22 Legislative Counsel on or before August 1 preceding the regular 23 session.

24 2. The Governor or the Governor's designated representative 25 may request at any time before or during a regular session, without 26 limitation, the drafting of as many legislative measures as are 27 necessary to carry out the provisions of NRS 288.400 to 288.630, 28 inclusive [.], or sections 6 to 52, inclusive, of this act.

29 3. The Director of the Office of Finance may request on or 30 before the 19th day of a regular session, without limitation, the drafting of as many legislative measures as are necessary to 31 32 implement the budget proposed by the Governor and to provide for the fiscal management of the State. In addition to the requests 33 otherwise authorized pursuant to this section, the Governor may 34 35 request the drafting of not more than 5 legislative measures on or 36 before the 19th day of a regular session to propose the Governor's 37 legislative agenda.

4. For a regular session, the following constitutional officers may request, without the approval of the Governor or the Governor's designated representative, the drafting of not more than the following numbers of legislative measures, which must be submitted to the Legislative Counsel on or before September 1 preceding the regular session:

- 44
- 45

Lieutenant Governor.....





Secretary of State	6
State Treasurer	5
State Controller	
Attorney General	

4 5

1 2 3

5. In addition to the requests authorized by subsection 4, the Secretary of State may request, without the approval of the Governor or the Governor's designated representative, the drafting of not more than 2 legislative measures, which must be submitted to the Legislative Counsel on or before December 31 preceding the regular session.

6. Each request made pursuant to this section must be on a form prescribed by the Legislative Counsel. The legislative measures requested pursuant to subsections 1 and 4 must be prefiled on or before the third Wednesday in November preceding the regular session. A legislative measure that is not prefiled on or before that day shall be deemed withdrawn.

18 Sec. 62. NRS 239.010 is hereby amended to read as follows:

19 239.010 1. Except as otherwise provided in this section and 20 NRS 1.4683, 1.4687, 1A.110, 3.2203, 41.0397, 41.071, 49.095, 49.293, 62D.420, 62D.440, 62E.516, 62E.620, 62H.025, 62H.030, 21 22 62H.170, 62H.220, 62H.320, 75A.100, 75A.150, 76.160, 78.152, 23 80.113, 81.850, 82.183, 86.246, 86.54615, 87.515, 87.5413, 24 87A.200, 87A.580, 87A.640, 88.3355, 88.5927, 88.6067, 88A.345, 88A.7345, 89.045, 89.251, 90.730, 91.160, 116.757, 116A.270, 25 26 118B.026, 119.260, 119.265, 119.267, 116B.880. 119.280. 119A.280, 119A.653, 119A.677, 119B.370, 119B.382, 120A.640, 27 28 120A.690, 125.130, 125B.140, 126.141, 126.161, 126.163, 126.730, 29 127.007, 127.057, 127.130, 127.140, 127.2817, 128.090, 130.312, 130.712, 136.050, 159.044, 159A.044, 172.075, 172.245, 176.015, 30 176.0625, 176.09129, 176.156, 176A.630, 178.39801, 178.4715, 31 178.5691, 179.495, 179A.070, 179A.165, 179D.160, 200.3771, 32 33 200.3772. 200.5095. 200.604. 202.3662, 205.4651, 209.392, 209.3925, 209.419, 209.429, 34 209.3923, 209.521, 211A.140, 213.010, 213.040, 213.095, 213.131, 217.105, 217.110, 217.464, 35 217.475, 218A.350, 218E.625, 218F.150, 218G.130, 218G.240, 36 218G.350, 224.240, 226.300, 228.270, 228.450, 228.495, 228.570, 37 38 231.069. 231.1473, 232.1369, 233.190, 237.300, 239.0105. 239.0113, 239.014, 239B.026, 239B.030, 239B.040, 239B.050, 39 239C.140, 239C.210, 239C.230, 239C.250, 239C.270, 239C.420, 40 240.007, 241.020, 241.030, 241.039, 242.105, 244.264, 244.335, 41 42 247.540, 247.550, 247.560, 250.087, 250.130, 250.140, 250.150, 43 268.095, 268.0978, 268.490, 268.910, 269.174, 271A.105, 281.195, 281.805, 281A.350, 281A.680, 281A.685, 281A.750, 281A.755, 44 45 281A.780, 284.4068, 284.4086, 286.110, 286.118, 287.0438,



289.025, 289.080, 289.387, 289.830, 293.4855, 293.5002, 293.503, 1 2 293.504, 293.558, 293.5757, 293.870, 293.906, 293.908, 293.910, 293B.135, 293D.510, 331.110, 332.061, 332.351, 333.333, 333.335, 3 338.070, 338.1379, 338.1593, 338.1725, 338.1727, 348.420, 4 349.775, 353.205, 353A.049, 353A.085, 353A.100, 5 349.597. 353C.240, 360.240, 360.247, 360.255, 360.755, 361.044, 361.2242, 6 7 361.610, 365.138, 366.160, 368A.180, 370.257, 370.327, 372A.080, 378.300, 379.0075, 379.008, 379.1495, 385A.830, 8 378.290. 385B.100, 387.626, 387.631, 388.1455, 388.259, 388.501, 388.503, 9 388.513. 388.750, 388A.247, 388A.249, 391.033, 391.035, 10 391.0365, 391.120, 391.925, 392.029, 392.147, 392.264, 392.271, 11 392.315, 392.317, 392.325, 392.327, 392.335, 392.850, 393.045, 12 13 394.167, 394.16975, 394.1698, 394.447, 394.460, 394.465, 396.1415, 396.1425, 396.143, 396.159, 396.3295, 396.405, 396.525, 14 396.535, 396.9685, 398A.115, 408.3885, 408.3886, 408.3888, 15 412.153, 414.280, 416.070. 422.2749, 422.305, 16 408.5484, 17 422A.342, 422A.350, 425.400, 427A.1236, 427A.872, 432.028, 432.205, 432B.175, 432B.280, 432B.290, 432B.4018, 432B.407, 18 432B.430, 432B.560, 432B.5902, 432C.140, 432C.150, 433.534, 19 20 433A.360, 439.4941, 439.4988, 439.840, 439.914, 439A.116, 439A.124, 439B.420, 439B.754, 439B.760, 439B.845, 440.170, 21 22 441A.195, 441A.220, 441A.230, 442.330, 442.395, 442.735, 442.774, 445A.665, 445B.570, 445B.7773, 447.345, 449.209, 23 449.245, 449.4315, 449A.112, 450.140, 450B.188, 450B.805, 24 453.164, 453.720, 458.055, 458.280, 459.050, 459.3866, 459.555, 25 26 459.7056, 459.846, 463.120, 463.15993, 463.240, 463.3403, 27 463.3407, 463.790, 467.1005, 480.535, 480.545, 480.935, 480.940, 28 481.063, 481.091, 481.093, 482.170, 482.368, 482.5536, 483.340, 483.575, 483.659, 483.800, 484A.469, 484B.830, 29 483.363, 484B.833, 484E.070, 485.316, 501.344, 503.452, 30 522.040. 534A.031, 561.285, 571.160, 584.655, 587.877, 598.0964, 598.098, 31 32 598A.110, 598A.420, 599B.090, 603.070, 603A.210, 604A.303, 33 604A.710, 612.265, 616B.012, 616B.015, 616B.315, 616B.350, 618.341, 618.425, 622.238, 622.310, 623.131, 623A.137, 624.110, 34 624.327, 625.425, 625A.185, 628.418, 35 624.265, 628B.230, 628B.760, 629.047, 629.069, 630.133, 630.2671, 36 630.2672. 630.2673, 630.30665, 630.336, 630A.327, 630A.555, 631.332, 37 631.368, 632.121, 632.125, 632.3415, 632.3423, 632.405, 633.283, 38 633.4715, 633.4716, 633.4717, 633.524, 39 633.301, 634.055, 634.1303, 634.214, 634A.169, 634A.185, 40 635.111, 635.158. 636.262, 636.342, 637.085, 637.145, 637B.192, 637B.288, 638.087, 41 42 638.089, 639.183, 639.2485, 639.570, 640.075, 640.152, 640A.185, 43 640A.220, 640B.405, 640B.730, 640C.580, 640C.600, 640C.620, 640C.745, 640C.760, 640D.135, 640D.190, 640E.225, 640E.340, 44 641.090, 641.221, 641.2215, 641.325, 641A.191, 641A.217, 45





641A.262, 641B.170, 641B.281, 641B.282, 641C.455, 641C.760, 1 2 641D.320, 642.524, 643.189, 644A.870, 641D.260. 645.180. 645.625, 645A.050, 645A.082, 645B.060, 645B.092, 645C.220, 3 645C.225, 645D.130, 645D.135, 645G.510, 645H.320, 645H.330, 4 5 647.0945, 647.0947, 648.033, 648.197, 649.065, 649.067, 652.126, 6 652.228, 653.900, 654.110, 656.105, 657A.510, 661.115, 665.130, 7 665.133, 669.275, 669.285, 669A.310, 671.170, 673.450, 673.480, 8 675.380, 676A.340, 676A.370, 677.243, 678A.470, 678C.710, 678C.800, 679B.122, 679B.124, 679B.152, 679B.159, 679B.190, 9 679B.285, 679B.690, 680A.270, 681A.440, 681B.260, 681B.410, 10 681B.540, 683A.0873, 685A.077, 686A.289, 686B.170, 686C.306, 11 12 687A.060, 687A.115, 687B.404, 687C.010, 688C.230, 688C.480, 13 688C.490, 689A.696, 692A.117, 692C.190, 692C.3507, 692C.3536, 14 692C.3538, 692C.354, 692C.420, 693A.480, 693A.615, 696B.550, 696C.120, 703.196, 704B.325, 706.1725, 706A.230, 710.159, 15 711.600, and sections 21, 29 and 46 of this act, sections 35, 38 and 16 17 41 of chapter 478, Statutes of Nevada 2011 and section 2 of chapter 18 391, Statutes of Nevada 2013 and unless otherwise declared by law to be confidential, all public books and public records of a 19 20 governmental entity must be open at all times during office hours to 21 inspection by any person, and may be fully copied or an abstract or 22 memorandum may be prepared from those public books and public 23 records. Any such copies, abstracts or memoranda may be used to 24 supply the general public with copies, abstracts or memoranda of the 25 records or may be used in any other way to the advantage of the 26 governmental entity or of the general public. This section does not 27 supersede or in any manner affect the federal laws governing 28 copyrights or enlarge, diminish or affect in any other manner the 29 rights of a person in any written book or record which is 30 copyrighted pursuant to federal law.

31 2. A governmental entity may not reject a book or record 32 which is copyrighted solely because it is copyrighted.

33 A governmental entity that has legal custody or control of a public book or record shall not deny a request made pursuant to 34 35 subsection 1 to inspect or copy or receive a copy of a public book or 36 record on the basis that the requested public book or record contains 37 information that is confidential if the governmental entity can 38 redact, delete, conceal or separate, including, without limitation, electronically, the confidential information from the information 39 40 included in the public book or record that is not otherwise confidential. 41

42 4. If requested, a governmental entity shall provide a copy of a
43 public record in an electronic format by means of an electronic
44 medium. Nothing in this subsection requires a governmental entity





to provide a copy of a public record in an electronic format or bymeans of an electronic medium if:

- 3 (a) The public record:
- 4 5

(1) Was not created or prepared in an electronic format; and

(2) Is not available in an electronic format; or

6 (b) Providing the public record in an electronic format or by 7 means of an electronic medium would:

8

22

(1) Give access to proprietary software; or

9 (2) Require the production of information that is confidential 10 and that cannot be redacted, deleted, concealed or separated from 11 information that is not otherwise confidential.

12 5. An officer, employee or agent of a governmental entity who 13 has legal custody or control of a public record:

(a) Shall not refuse to provide a copy of that public record in the
medium that is requested because the officer, employee or agent has
already prepared or would prefer to provide the copy in a different
medium.

(b) Except as otherwise provided in NRS 239.030, shall, upon
request, prepare the copy of the public record and shall not require
the person who has requested the copy to prepare the copy himself
or herself.

Sec. 63. NRS 241.016 is hereby amended to read as follows:

23 241.016 1. The meetings of a public body that are quasi-24 judicial in nature are subject to the provisions of this chapter.

25 2. The following are exempt from the requirements of this 26 chapter:

27 (a) The Legislature of the State of Nevada.

(b) Judicial proceedings, including, without limitation,
proceedings before the Commission on Judicial Selection and,
except as otherwise provided in NRS 1.4687, the Commission on
Judicial Discipline.

(c) Meetings of the State Board of Parole Commissioners when
 acting to grant, deny, continue or revoke the parole of a prisoner or
 to establish or modify the terms of the parole of a prisoner.

35 3. Any provision of law, including, without limitation, NRS 91.270, 36 219A.210. 228.495. 239C.140, 239C.420. 241.028. 37 281A.350, 281A.690, 281A.735, 281A.760, 284.3629, 286.150, 287.0415, 287.04345, 287.338, 288.220, 288.590, 289.387, 295.121, 38 39 315.98425, 360.247, 388.261, 388.385, 388A.495, 388C.150, 388G.730, 392.147, 392.466, 392.467, 40 388D.355, 388G.710, 396.1415, 396.3295, 414.270, 394.1699, 41 392.4671. 422.405, 42 433.534, 435.610, 442.774, 463.110, 480.545, 622.320, 622.340, 43 630.311, 630.336, 631.3635, 639.050, 642.518, 642.557, 686B.170, 44 696B.550, 703.196 and 706.1725 H and section 46 of this act, 45 which:





1 (a) Provides that any meeting, hearing or other proceeding is not 2 subject to the provisions of this chapter; or

3 (b) Otherwise authorizes or requires a closed meeting, hearing 4 or proceeding,

5 \rightarrow prevails over the general provisions of this chapter.

6 4. The exceptions provided to this chapter, and electronic 7 communication, must not be used to circumvent the spirit or letter of 8 this chapter to deliberate or act, outside of an open and public 9 meeting, upon a matter over which the public body has supervision, 10 control, jurisdiction or advisory powers.

11

Sec. 64. NRS 396.251 is hereby amended to read as follows:

12 396.251 The Board of Regents may establish policies and 1. 13 procedures for personnel which govern student employees, physicians engaged in a program for residency training and 14 postdoctoral fellows of the System and which are separate from the 15 16 policies and procedures established for the unclassified personnel of 17 the System. Any such policy or procedure does not diminish the eligibility of those persons for coverage as employees under the 18 19 provisions of chapters 616A to 616D, inclusive, or chapter 617 of 20 NRS.

21 2. Except as otherwise provided in sections 6 to 52, inclusive, 22 of this act:

(a) In establishing policies and procedures pursuant to
 subsection 1, the Board of Regents is not bound by any of the other
 provisions of this chapter or the provisions of title 23 of NRS.
 [Those]

(b) The provisions of this chapter and the provisions of title 23
of NRS do not apply to a student employee, a physician engaged in
a program for residency training or a postdoctoral fellow of the
System unless otherwise provided by the Board of Regents.

31 3. In the event of a conflict between the policies and 32 procedures established pursuant to subsection 1 and the provisions 33 of a collective bargaining agreement entered into pursuant to 34 sections 6 to 52, inclusive, of this act, the provisions of the 35 agreement prevail.

36 Sec. 65. NRS 396.280 is hereby amended to read as follows:

37 396.280 The Board of Regents shall have [the]:

1. The power to fix the salaries of the academic staff of the
 System.

40 2. The authority to conduct collective bargaining negotiations

41 and to enter into collective bargaining agreements with the

42 professional employees of the System pursuant to sections 6 to 52,

43 inclusive, of this act to establish the terms and conditions of

44 employment of the academic staff and other professional





employees of the System. As used in this subsection, "professional
 employee" has the meaning ascribed to it in section 13 of this act.

Sec. 66. 1. Insofar as they conflict with the provisions of such an agreement, the amendatory provisions of this act do not apply during the current term of any collective bargaining agreement entered into before July 1, 2023, but do apply to any extension or renewal of such an agreement and to any such agreement entered into on or after July 1, 2023.

9 2. If a state professional employer has established a bargaining 10 unit for any of its professional employees or has designated a 11 professional organization as the exclusive representative for a bargaining unit as of July 1, 2023, such bargaining unit or exclusive 12 13 representative shall be deemed the bargaining unit or exclusive representative representing the same professional employees on and 14 after July 1, 2023, until such time, if any, the bargaining unit or 15 exclusive representative is changed or modified in accordance with 16 17 the provisions of this act.

18 $\overline{3}$. As used in this section:

(a) "Bargaining unit" has the meaning ascribed to it in section 8of this act.

21 (b) "Exclusive representative" has the meaning ascribed to it in 22 section 10 of this act.

(c) "Professional employee" has the meaning ascribed to it insection 13 of this act.

(d) "Professional organization" has the meaning ascribed to it insection 4 of this act.

(e) "State professional employer" has the meaning ascribed to itin section 5 of this act.

29 Sec. 67. This act becomes effective on July 1, 2023.

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