ASSEMBLY BILL NO. 279–ASSEMBLYMAN LEAVITT

MARCH 15, 2021

Referred to Committee on Revenue

SUMMARY—Revises provisions governing taxes imposed on certain heavy equipment. (BDR 32-26)

FISCAL NOTE: Effect on Local Government: May have Fiscal Impact. 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 taxation; providing for the imposition, administration, collection and enforcement of a tax on the rental of certain heavy equipment; excluding certain heavy equipment from the tax on personal property; providing penalties; and providing other matters properly relating thereto.

Legislative Counsel's Digest:

1 Under existing law, all property of every kind and nature in this State is subject 23456789 to property taxes unless the property is exempt from such taxation. (NRS 361.045) Article 10, Section 1 of the Nevada Constitution authorizes the Legislature to exempt any personal property from taxation. Section 42 of this bill exempts from personal property taxes certain qualified heavy equipment that is customarily designed and used for construction purposes and is held in the inventory of a business that is primarily engaged in the sale or rental of such equipment. Instead, section 13 of this bill imposes a tax at the rate of 1.25 percent of the gross receipts from the rental of such qualified heavy equipment. Sections 15 and 16 of this bill 10 require a heavy equipment rental company to collect the tax from a person who 11 rents qualified heavy equipment and to hold the tax in a separate account. Section 12 21 of this bill authorizes a heavy equipment rental company to retain a percentage 13 of the tax collected as reimbursement for the cost of collecting the tax.

Sections 2-9 of this bill define certain terms relating to the imposition of the tax on the rental of qualified heavy equipment. Section 10 of this bill requires the Department of Taxation to administer the provisions of this bill establishing the tax and authorizes the Department to adopt necessary regulations. Section 20 of this bill provides for the distribution of the proceeds of the tax. Sections 11 and 12 of this bill establish provisions governing the retention and examination of records relevant to the tax.

21 Section 14 of this bill exempts from the tax the gross receipts from the rental of 22 qualified heavy equipment to certain governmental entities.





23 Section 17 of this bill requires a person who intends to operate as a heavy 24 equipment rental company to register with the Department and submit an annual 25 statement containing certain information relating to the qualified heavy equipment 26 27 28 29 30 held in its inventory and the rental of that equipment. Section 18 of this bill requires a heavy equipment rental company to submit a return and remit to the Department the collected tax on a quarterly basis.

Section 19 of this bill requires the Department to estimate the amount of property tax which would have been due on the qualified heavy equipment held in 31 inventory by a heavy equipment rental company if such equipment was not 32 33 34 exempted from the property tax by section 42. If the amount of the tax on the rental of qualified heavy equipment is less than the estimated amount of property tax, the Department is required to collect the difference from the heavy equipment rental 35 36 company. If the amount of the tax on the rental of qualified heavy equipment is greater than the estimated property tax, the excess amount is credited to the State 37 General Fund.

38 Section 22 of this bill authorizes the Department to extend the time for paying 39 the tax by 30 days under certain circumstances.

40 Sections 23-32 of this bill establish the procedure for handling overpayments of 41 the tax.

42 Sections 33-37 of this bill establish criminal penalties and provide for the 43 enforcement of the tax.

44 Sections 38-41 of this bill make conforming changes to subject the tax created 45 by this bill to the same provisions governing interest, computation of tax and 46 delinquent payments as other taxes in this State.

47 Section 43 of this bill provides that the exemption from the property tax for 48 qualified heavy equipment does not apply to any tax period ending before July 1, 49 2022.

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

1 Section 1. Title 32 of NRS is hereby amended by adding 2 thereto a new chapter to consist of the provisions set forth as 3 sections 2 to 37, inclusive, of this act.

4 **Sec. 2.** As used in this chapter, unless the context otherwise 5 requires, the words and terms defined in sections 3 to 9, inclusive, 6 of this act have the meanings ascribed to them in those sections. 7

"Commission" means the Nevada Tax Commission. Sec. 3.

8 "Fiscal year" means that period of time from July 1 Sec. 4. 9 of one year to and including June 30 of the following year.

"Gross receipts" means the total amount of 10 Sec. 5. 1. 11 consideration, including cash, credit, property and services, for which a heavy equipment rental company rents qualified heavy 12 13 equipment, valued in money, whether received in money or 14 otherwise, and without any deduction for:

(a) The cost of the qualified heavy equipment to the heavy 15 16 equipment rental company;

(b) The cost of materials used, labor or service cost, interest, 17 losses, all costs of transportation to the heavy equipment rental 18





1 company, all taxes imposed on the heavy equipment rental 2 company, and any other expense of the heavy equipment 3 rental company; and

4 (c) Any charges by the heavy equipment rental company for 5 any services necessary to complete the rental, including any 6 delivery charges which are not stated separately and excluding 7 any installation charges which are stated separately.

8 2. The term does not include:

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(a) Any delivery charges which are stated separately;

10 (b) Any installation charges which are stated separately;

11 (c) Any discounts, including those in the form of cash, term or 12 coupons that are not reimbursed by a third party, which are 13 allowed by the heavy equipment rental company and taken by the 14 renter on a rental;

15 (d) Any interest, financing and carrying charges from credit 16 extended on the rental of qualified heavy equipment, if stated 17 separately; and

18 (e) Any taxes legally imposed directly on the renter which are 19 stated separately.

20 Sec. 6. "Heavy equipment rental company" means a 21 business that is primarily engaged in the sale or rental of 22 machinery or equipment described in subsection 1 of section 7 of 23 this act.

24 Sec. 7. "Qualified heavy equipment" means machinery and 25 equipment that is:

Customarily used and designed for construction purposes,
 including, without limitation, earthmoving equipment, cranes, lift
 equipment, material handling equipment, pumps, generators,
 compressors, portable power equipment, heating, ventilation and
 air conditioning equipment and self-propelled equipment used in
 construction; and

32 2. Held in the inventory of a heavy equipment rental 33 company for sale or rental in the regular course of business.

34 **Sec. 8.** *"Rent," "rental" or "renting" means entering into an* 35 agreement for the use of qualified heavy equipment without an 36 operator in exchange for consideration for a period:

1. Not to exceed 365 days; or

38 2. That is open-ended under the terms of the rental contract
39 with no specified end date.

40 Sec. 9. "Renter" means a person who rents qualified heavy 41 equipment without an operator from a heavy equipment rental 42 company.

43 Sec. 10. The Department shall administer and enforce the 44 provisions of this chapter, and may adopt such regulations as it 45 deems appropriate for those purposes.



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1 Sec. 11. 1. Each person responsible for maintaining the 2 records of a heavy equipment rental company shall:

3 (a) Keep such records as may be necessary to determine the 4 amount of the liability of the heavy equipment rental company 5 pursuant to the provisions of this chapter;

6 (b) Preserve those records for 5 years or until any litigation or 7 prosecution pursuant to this chapter is finally determined, 8 whichever is longer; and

9 (c) Make the records available for inspection by the 10 Department upon demand at reasonable times during regular 11 business hours.

12 2. The Department may adopt regulations specifying the types 13 of records which must be kept to determine the amount of liability 14 of a heavy equipment rental company for the tax imposed by this 15 chapter.

16 3. Any person who violates the provisions of subsection 1 is 17 guilty of a misdemeanor.

18 Sec. 12. 1. To verify the accuracy of any return filed or, if 19 no return is filed by a taxpayer, to determine the amount required 20 to be paid, the Department, or any person authorized in writing by 21 the Department, may examine the books, papers and records of 22 any person who may be liable for the tax imposed by this chapter.

23 Any person who may be liable for the tax imposed by this 2. 24 chapter and who keeps outside of this State any books, papers and records relating thereto shall pay to the Department an amount 25 26 equal to the allowance provided for state officers and employees 27 generally while traveling outside of the State for each day or 28 fraction thereof during which an employee of the Department is 29 engaged in examining those documents, plus any other actual 30 expenses incurred by the employee while he or she is absent from his or her regular place of employment to examine those 31 32 documents.

Sec. 13. An excise tax is hereby imposed upon each heavy equipment rental company at the rate of 1.25 percent of the gross receipts of the heavy equipment rental company from the rental of qualified heavy equipment to a renter in a taxing district in a county in this State.

38 Sec. 14. There is exempted from the computation of the 39 amount of the tax due pursuant to this chapter the gross receipts 40 from the rental of any qualified heavy equipment to:

41 1. The United States, its unincorporated agencies and 42 instrumentalities;

43 2. Any incorporated agency or instrumentality of the United
44 States wholly owned by the United States or by a corporation
45 wholly owned by the United States;





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The State of Nevada, its unincorporated agencies and 1 3. 2 instrumentalities:

3 Any county, city, district or other political subdivision of 4. 4 this State: and

5 Any other person or entity that this State is prohibited from 5. 6 taxing under the Constitution, laws or treaties of the United States 7 or the Nevada Constitution.

8 Sec. 15. The tax imposed by section 13 of this act shall be 9 collected by the heavy equipment rental company from the renter 10 insofar as it can be done.

11 Sec. 16. A heavy equipment rental company shall hold the 12 amount of all taxes collected pursuant to this chapter in a separate 13 account in trust for the State.

14 Sec. 17. 1. Each person desiring to engage in or conduct 15 business as a heavy equipment rental company in this State must register with the Department on or before June 15 of the fiscal 16 17 year immediately preceding the fiscal year in which a registrant 18 intends to begin engaging in or conducting business as a heavy equipment rental company in this State. Every application for 19 20 registration must: 21

(a) Be made upon a form prescribed by the Department;

22 (b) Set forth the name under which the applicant transacts or 23 intends to transact business and the location of the applicant's 24 place or places of business;

25 (c) Contain a certification that the applicant transacts or 26 intends to transact business as a heavy equipment rental company; 27 (d) Set forth, for each piece of qualified heavy equipment held 28 in inventory by the applicant:

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(1) A description of the qualified heavy equipment;

(2) The year of acquisition;

(3) The physical location at which the qualified heavy 31 32 equipment is located on the date of the application; and 33

(4) The cost of the qualified heavy equipment; and

(e) Set forth any other information which the Department may 34 35 require.

36 2. On or before June 15 of each year, a person registered pursuant to subsection 1 shall submit to the Department an 37 updated statement certifying that the registrant transacts or 38 intends to transact business as a heavy equipment rental company 39 during the subsequent fiscal year. The certification must be 40 41 accompanied by a statement that sets forth:

42 (a) For each piece of qualified heavy equipment held in 43 inventory by the registrant: 44

(1) A description of the qualified heavy equipment;

(2) The year of acquisition;





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(3) The physical location at which the qualified heavy 1 2 equipment is located on the date of the submission of the updated 3 statement; and 4

(4) The cost of the qualified heavy equipment; and

5 (b) The location of the registrant's place or places of business; 6 and 7

(c) Any other information which the Department may require.

8 Sec. 18. 1. Each heavy equipment rental company shall, on 9 or before the last day of the month immediately following the end 10 of each calendar quarter:

11 (a) File with the Department a return on a form prescribed by 12 the Department which includes such information as the 13 Department may require; and

(b) Remit to the Department any tax due pursuant to this 14 chapter for that calendar quarter. 15

2. Each return required to be filed by this section must state 16 17 separately the gross receipts from the rental of qualified heavy equipment which are attributable to each site at which the 18 qualified heavy equipment was located during the period covered 19 20 by the return and the total gross receipts which are attributable to 21 each county in which the qualified heavy equipment was located 22 during the period covered by the return.

23 In each return filed for the calendar quarter ending on 3. 24 June 30, for the fiscal year ending on that June 30, the heavy 25 equipment rental company shall include, in addition to the 26 information required pursuant to subsection 2, a statement of the 27 total gross receipts from the rental of qualified heavy equipment 28 which are attributable to each site at which the heavy equipment 29 rental company and the total gross receipts from the rental of 30 qualified heavy equipment.

Sec. 19. 1. Not later than 30 days after the end of each 31 fiscal year, the Department shall estimate, for each heavy 32 33 equipment rental company in this State, the amount of the taxes imposed pursuant to chapter 361 of NRS which would have been 34 imposed on the qualified heavy equipment held in inventory of the 35 36 heavy equipment rental company during the immediately 37 preceding fiscal year if such qualified heavy equipment was not 38 exempt from the taxes imposed pursuant to chapter 361 of NRS pursuant to NRS 361.068. In calculating the property tax which 39 would have been owed, the Department shall use valuation 40 41 categories which are as similar as possible to those in effect 42 during Fiscal Year 2019-2020.

43 2. If the amount of tax due pursuant to section 13 of this act 44 from a heavy equipment rental company during the immediately 45 preceding fiscal year is less than the amount estimated by the





Department pursuant to subsection 1, on or before September 30 1 2 following the end of the fiscal year, the Department shall send a 3 notice to the heavy equipment rental company requiring the heavy equipment rental company to pay an amount equal to the 4 5 difference between the amount of tax due pursuant to section 13 6 of this act from the heavy equipment rental company during the 7 *immediately preceding fiscal year and the amount estimated by the* 8 Department pursuant to subsection 1. Any amount charged to a heavy equipment rental company pursuant to this section shall be 9 10 deemed a tax upon the heavy equipment rental company for the 11 privilege of renting out qualified heavy equipment in this State.

The Commission shall adopt regulations establishing the 12 3. 13 manner in which the money received by the Department pursuant 14 to subsection 2 will be distributed to the local governments in this 15 State. Until the regulations adopted by the Commission pursuant to this subsection become effective, the amount remitted by the 16 17 heavy equipment rental company to the Department pursuant to subsection 2 must be deposited in the Heavy Equipment Rental 18 Tax Account in the State General Fund and handled in the same 19 20 manner as all other fees, taxes, interest and penalties deposited in 21 the Account pursuant to subsection 3 of section 20 of this act.

22 If the amount of tax due pursuant to section 13 of this act 4. 23 from the heavy equipment rental company during the immediately 24 preceding fiscal year is more than the amount estimated by the Department pursuant to subsection 1, on or before September 1 25 26 following the end of the fiscal year, the Department shall notify 27 the State Controller and the State Controller shall transfer an 28 amount equal to the difference between the amount estimated by 29 the Department pursuant to subsection 1 and the amount of tax due pursuant to section 13 of this act by the heavy equipment 30 31 rental company during the immediately preceding fiscal year from the Heavy Equipment Rental Tax Account to the State General 32 33 Fund.

Sec. 20. 1. All fees, taxes, interest and penalties imposed and all amounts of tax required to be paid under this chapter must be paid to the Department in the form of remittances payable to the Department.

2. The Department shall deposit the payments in the State
39 Treasury to the credit of the Heavy Equipment Rental Tax
40 Account, which is hereby created in the State General Fund.

41 3. The State Controller, acting upon the collection data 42 furnished by the Department, shall, from the Heavy Equipment 43 Rental Tax Account:

44 (a) Transfer 0.75 percent of all fees, taxes, interest and 45 penalties collected in each county during the preceding month to





1 the appropriate account in the State General Fund as 2 compensation to the State for the costs of collecting the tax.

3 (b) Determine for each taxing district in a county the amount 4 of money equal to the fees, taxes, interest and penalties 5 attributable to the taxing district pursuant to this chapter during 6 the preceding month less the amount transferred pursuant to 7 paragraph (a).

8 (c) On or before October 30 of each fiscal year, after 9 subtracting the amount transferred pursuant to paragraph (a):

10 (1) Transfer to the Consolidated Bond Interest and 11 Redemption Fund an amount equal to the fees, taxes, interest and penalties attributable to each taxing district for the period 12 13 beginning on July 1 of the immediately preceding fiscal year and ending on December 31 of the immediately preceding fiscal year, 14 multiplied by the percentage of the fees, taxes, interest and 15 penalties attributable to a taxing district that would have been 16 17 distributed to the Consolidated Bond Interest and Redemption 18 Fund if the fees, taxes, interest and penalties were taxes imposed 19 pursuant to chapter 361 of NRS.

20 (2) Transfer to the Intergovernmental Fund and remit to 21 each county an amount equal to the fees, taxes, interest and 22 penalties attributable to each taxing district in the county pursuant 23 to this chapter during the period beginning on July 1 of the 24 immediately preceding fiscal year and ending on December 31 of 25 the immediately preceding fiscal year, less the amounts 26 transferred pursuant to paragraph (a) and subparagraph (1) of 27 this paragraph.

(d) On or before April 30 of each fiscal year, after subtracting
 the amount transferred pursuant to paragraph (a):

30 (1) Transfer to the Consolidated Bond Interest and Redemption Fund an amount equal to the fees, taxes, interest and 31 32 penalties attributable to each taxing district for the period 33 beginning on January 1 of the immediately preceding fiscal year 34 and ending on June 30 of the immediately preceding fiscal year, multiplied by the percentage of the fees, taxes, interest and 35 penalties attributable to a taxing district that would have been 36 distributed to the Consolidated Bond Interest and Redemption 37 38 Fund if the fees, taxes, interest and penalties were taxes imposed 39 pursuant to chapter 361 of NRS.

40 (2) Transfer to the Intergovernmental Fund and remit to 41 each county an amount equal to the fees, taxes, interest and 42 penalties attributable to each taxing district in the county pursuant 43 to this chapter during the period beginning on January 1 of the 44 immediately preceding fiscal year and ending on June 30 of the 45 immediately preceding fiscal year, less the amounts transferred





1 pursuant to paragraph (a) and subparagraph (1) of this 2 paragraph.

3 4. At the time of transferring money to the Intergovernmental
4 Fund pursuant to subsection 3, the Department shall:

5 (a) Inform each county auditor of the amount remitted to the 6 county.

7 (b) Certify to the county auditor the taxing districts within the 8 county to which the tax imposed by section 13 of this act was 9 attributable during the relevant portion of the fiscal year and the 10 amount of the tax collected with respect to each taxing district.

11 The county treasurer shall deposit the money received by 5. 12 the county pursuant to this chapter in a separate account for 13 apportionment at the same time that money is apportioned 14 pursuant to NRS 361.755. Money received by the county pursuant 15 to this chapter must be apportioned and distributed among the 16 taxing units of the county in the same manner that property taxes 17 are apportioned and distributed with respect to property located in the taxing district where the qualified heavy equipment rental is 18 sourced, as the Commission may prescribe by regulation. Until the 19 20 Commission adopts regulations to the contrary, the rental of 21 qualified heavy equipment is sourced to the business location of 22 the heavy equipment rental company from which the qualified 23 heavy equipment is rented.

24 Sec. 21. If the tax imposed by section 13 of this act is paid in 25 accordance with section 18 of this act, a heavy equipment rental 26 company may deduct and withhold from the taxes otherwise due 27 from the heavy equipment rental company 0.25 percent of those 28 taxes as reimbursement for the cost of collecting the tax.

29 Sec. 22. Upon written application made before the date on 30 which payment must be made, the Department may for good cause extend by 30 days the time within which a taxpaver is required to 31 32 pay the tax imposed by this chapter. If the tax is paid during the 33 period of extension, no penalty or late charge may be imposed for failure to pay at the time required, but the taxpayer shall pay 34 interest at the rate of 1 percent per month from the date on which 35 the amount would have been due without the extension until the 36 date of payment, unless otherwise provided in NRS 360.232 or 37 360.320. 38

Sec. 23. If the Department determines that any tax, penalty or interest has been paid more than once or has been erroneously or illegally collected or computed, the Department shall set forth that fact in the records of the Department and certify to the State Board of Examiners the amount collected in excess of the amount legally due and the person from whom it was collected or by whom it was paid. If approved by the State Board of Examiners, the





1 excess amount collected or paid must, after being credited against

2 any amount then due from the person in accordance with NRS

3 360.236, be refunded to the person or his or her successors in 4 interest.

5 Sec. 24. 1. Except as otherwise provided in NRS 360.235 6 and 360.395:

7 (a) No refund may be allowed unless a claim for it is filed with 8 the Department within 2 years after the last day of the month 9 following the calendar quarter for which the overpayment was 10 made.

(b) No credit may be allowed after the expiration of the period
specified for filing claims for refund unless a claim for credit is
filed with the Department within that period.

14 2. Each claim must be in writing and must state the specific 15 grounds upon which the claim is founded.

16 3. Failure to file a claim within the time prescribed in this 17 chapter constitutes a waiver of any demand against the State on 18 account of overpayment.

19 4. Within 30 days after rejecting any claim in whole or in 20 part, the Department shall serve notice of its action on the 21 claimant in the manner prescribed for service of notice of a 22 deficiency determination.

23 Sec. 25. 1. Except as otherwise provided in this section, 24 NRS 360.320 or any other specific statute, interest must be paid 25 upon any overpayment of any amount of the taxes imposed by this 26 chapter at the rate set forth in, and in accordance with the 27 provisions of, NRS 360.2937.

28 2. If the Department determines that any overpayment has 29 been made intentionally or by reason of carelessness, the 30 Department shall not allow any interest on the overpayment.

31 Sec. 26. 1. No injunction, writ of mandate or other legal or 32 equitable process may issue in any suit, action or proceeding in 33 any court against this State or against any officer of the State to 34 prevent or enjoin the collection under this chapter of the tax 35 imposed by this chapter or any amount of tax, penalty or interest 36 required to be collected.

No suit or proceeding may be maintained in any court for
the recovery of any amount alleged to have been erroneously or
illegally determined or collected unless a claim for refund or credit
has been filed.

41 Sec. 27. 1. Within 90 days after a final decision upon a 42 claim filed pursuant to this chapter is rendered by the 43 Commission, the claimant may bring an action against the 44 Department on the grounds set forth in the claim in a court of 45 competent jurisdiction in Carson City, the county of this State





1 where the claimant resides or maintains his or her principal place

2 of business or a county in which any relevant proceedings were
3 conducted by the Department, for the recovery of the whole or any
4 part of the amount with respect to which the claim has been
5 disallowed.

6 2. Failure to bring an action within the time specified 7 constitutes a waiver of any demand against the State on account of 8 alleged overpayments.

Sec. 28. 1. If the Department fails to mail notice of action 9 on a claim within 6 months after the claim is filed, the claimant 10 may consider the claim disallowed and file an appeal with the 11 12 Commission within 30 days after the last day of the 6-month 13 period. If the claimant is aggrieved by the decision of the 14 Commission rendered on appeal, the claimant may, within 90 days after the decision is rendered, bring an action against the 15 Department on the grounds set forth in the claim for the recovery 16 17 of the whole or any part of the amount claimed as an 18 overpayment.

19 2. If judgment is rendered for the plaintiff, the amount of the 20 judgment must first be credited towards any tax due from the 21 plaintiff.

22 3. The balance of the judgment must be refunded to the 23 plaintiff.

Sec. 29. In any judgment, interest must be allowed at the rate of 3 percent per annum upon the amount found to have been illegally collected from the date of payment of the amount to the date of allowance of credit on account of the judgment, or to a date preceding the date of the refund warrant by not more than 30 days. The date must be determined by the Department.

30 Sec. 30. A judgment may not be rendered in favor of the 31 plaintiff in any action brought against the Department to recover 32 any amount paid when the action is brought by or in the name of 33 an assignee of the person paying the amount or by any person 34 other than the person who paid the amount.

35 Sec. 31. 1. The Department may recover a refund or any 36 part thereof which is erroneously made and any credit or part 37 thereof which is erroneously allowed in an action brought in a 38 court of competent jurisdiction in Carson City or Clark County in 39 the name of the State of Nevada.

40 2. The action must be tried in Carson City or Clark County 41 unless the court, with the consent of the Attorney General, orders 42 a change of place of trial.

43 3. The Attorney General shall prosecute the action, and the 44 provisions of the Nevada Revised Statutes, the Nevada Rules of 45 Civil Procedure and the Nevada Rules of Appellate Procedure





relating to service of summons, pleadings, proofs, trials and 1 2 appeals are applicable to the proceedings.

3 Sec. 32. 1. If any amount in excess of \$25 has been illegally determined, either by the Department or by the person 4 5 filing the return, the Department shall certify this fact to the State Board of Examiners, and the latter shall authorize the 6 7 cancellation of the amount upon the records of the Department.

8 2. If an amount not exceeding \$25 has been illegally determined, either by the Department or by the person filing the 9 return, the Department, without certifying this fact to the State 10 11 Board of Examiners, shall authorize the cancellation of the 12 amount upon the records of the Department. 13

Sec. 33. 1. A person shall not:

14 (a) Make, cause to be made or permit to be made any false or fraudulent return or declaration or false statement in any report 15 or declaration, with intent to defraud the State or to evade 16 17 payment of the tax or any part of the tax imposed by this chapter; 18 or

(b) Make, cause to be made or permit to be made any false 19 20 entry in books, records or accounts with intent to defraud the State 21 or to evade the payment of the tax or any part of the tax imposed 22 by this chapter.

23 Any person who violates the provisions of subsection 1 is 2. 24 guilty of a gross misdemeanor.

25 Sec. 34. Any violation of this chapter, except as otherwise 26 provided, is a misdemeanor.

27 Sec. 35. Any prosecution for violation of any of the penal 28 provisions of this chapter must be instituted within 3 years after 29 the commission of the offense.

30 Sec. 36. In the determination of any case arising under this chapter, the rule of res judicata is applicable only if the liability 31 32 involved is for the same period as was involved in another case 33 previously determined.

Sec. 37. The remedies of the State provided for in this 34 chapter are cumulative, and no action taken by the Department or 35 36 the Attorney General constitutes an election by the State to pursue 37 any remedy to the exclusion of any other remedy for which 38 provision is made in this chapter.

NRS 360.2937 is hereby amended to read as follows: Sec. 38.

360.2937 1. Except as otherwise provided in this section, 40 41 NRS 360.320 or any other specific statute, and notwithstanding the 42 provisions of NRS 360.2935, interest must be paid upon an 43 overpayment of any tax provided for in chapter 362, 363A, 363B, 363C, 369, 370, 372, 372B, 374, 377, 377A, 377C or 377D of NRS, 44 45 or sections 2 to 37, inclusive, of this act, any of the taxes provided



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1 for in NRS 372A.290, any fee provided for in NRS 444A.090 or 482.313, or any assessment provided for in NRS 585.497, at the rate 2 3 of 0.25 percent per month from the last day of the calendar month 4 following the period for which the overpayment was made.

5 2. No refund or credit may be made of any interest imposed on 6 the person making the overpayment with respect to the amount 7 being refunded or credited.

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3. The interest must be paid:

9 (a) In the case of a refund, to the last day of the calendar month following the date upon which the person making the overpayment, 10 if the person has not already filed a claim, is notified by the 11 12 Department that a claim may be filed or the date upon which the 13 claim is certified to the State Board of Examiners, whichever is 14 earlier.

15 (b) In the case of a credit, to the same date as that to which 16 interest is computed on the tax or the amount against which the 17 credit is applied.

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Sec. 39. NRS 360.300 is hereby amended to read as follows:

19 1. If a person fails to file a return or the Department 360.300 20 is not satisfied with the return or returns of any tax, contribution or 21 premium or amount of tax, contribution or premium required to be 22 paid to the State by any person, in accordance with the applicable 23 provisions of this chapter, chapter 360B, 362, 363A, 363B, 363C, 24 369, 370, 372, 372A, 372B, 374, 377, 377A, 377C, 377D or 444A 25 of NRS, NRS 482.313, or chapter 585 or 680B of NRS, or sections 26 2 to 37, inclusive, of this act, as administered or audited by the 27 Department, it may compute and determine the amount required to 28 be paid upon the basis of:

29 (a) The facts contained in the return;

30 (b) Any information within its possession or that may come into 31 its possession; or 32

(c) Reasonable estimates of the amount.

33 One or more deficiency determinations may be made with 2. 34 respect to the amount due for one or for more than one period.

35 3. In making its determination of the amount required to be paid, the Department shall impose interest on the amount of tax 36 37 determined to be due, calculated at the rate and in the manner set forth in NRS 360.417, unless a different rate of interest is 38 39 specifically provided by statute.

40 4. The Department shall impose a penalty of 10 percent in 41 addition to the amount of a determination that is made in the case of 42 the failure of a person to file a return with the Department.

43 5. When a business is discontinued, a determination may be 44 made at any time thereafter within the time prescribed in NRS 360.355 as to liability arising out of that business, irrespective of 45





whether the determination is issued before the due date of the 1 2 liability.

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Sec. 40. NRS 360.417 is hereby amended to read as follows:

4 360.417 Except as otherwise provided in NRS 360.232 and 360.320, and unless a different penalty or rate of interest is 5 6 specifically provided by statute, any person who fails to pay any tax 7 provided for in chapter 362, 363A, 363B, 363C, 369, 370, 372, 372B, 374, 377, 377A, 377C, 377D, 444A or 585 of NRS, or 8 9 sections 2 to 37, inclusive, of this act, any of the taxes provided for in NRS 372A.290, or any fee provided for in NRS 482.313, and any 10 person or governmental entity that fails to pay any fee provided for 11 12 in NRS 360.787, to the State or a county within the time required, 13 shall pay a penalty of not more than 10 percent of the amount of the 14 tax or fee which is owed, as determined by the Department, in 15 addition to the tax or fee, plus interest at the rate of 0.75 percent per 16 month, or fraction of a month, from the last day of the month following the period for which the amount or any portion of the 17 amount should have been reported until the date of payment. The 18 19 amount of any penalty imposed must be based on a graduated 20 schedule adopted by the Nevada Tax Commission which takes into 21 consideration the length of time the tax or fee remained unpaid. 22

Sec. 41. NRS 360.510 is hereby amended to read as follows:

23 1. If any person is delinquent in the payment of any 360.510 24 tax or fee administered by the Department or if a determination has 25 been made against the person which remains unpaid, the 26 Department may:

27 (a) Not later than 3 years after the payment became delinquent 28 or the determination became final; or

29 (b) Not later than 6 years after the last recording of an abstract 30 of judgment or of a certificate constituting a lien for tax owed,

31 \rightarrow give a notice of the delinquency and a demand to transmit 32 personally or by registered or certified mail to any person, 33 including, without limitation, any officer or department of this State or any political subdivision or agency of this State, who has in his or 34 her possession or under his or her control any credits or other 35 36 personal property belonging to the delinquent, or owing any debts to 37 the delinquent or person against whom a determination has been 38 made which remains unpaid, or owing any debts to the delinquent or 39 that person. In the case of any state officer, department or agency, 40 the notice must be given to the officer, department or agency before 41 the Department presents the claim of the delinquent taxpayer to the 42 State Controller.

43 2. A state officer, department or agency which receives such a 44 notice may satisfy any debt owed to it by that person before it 45 honors the notice of the Department.





After receiving the demand to transmit, the person notified
 by the demand may not transfer or otherwise dispose of the credits,
 other personal property, or debts in his or her possession or under
 his or her control at the time the person received the notice until the
 Department consents to a transfer or other disposition.

6 Every person notified by a demand to transmit shall, within 4. 7 10 days after receipt of the demand to transmit, inform the 8 Department of and transmit to the Department all such credits, other personal property or debts in his or her possession, under his or her 9 control or owing by that person within the time and in the manner 10 requested by the Department. Except as otherwise provided in 11 12 subsection 5, no further notice is required to be served to that 13 person.

14 5. If the property of the delinquent taxpayer consists of a series 15 of payments owed to him or her, the person who owes or controls 16 the payments shall transmit the payments to the Department until 17 otherwise notified by the Department. If the debt of the delinquent 18 taxpayer is not paid within 1 year after the Department issued the 19 original demand to transmit, the Department shall issue another 20 demand to transmit to the person responsible for making the 21 payments informing him or her to continue to transmit payments to 22 the Department or that his or her duty to transmit the payments to 23 the Department has ceased.

6. If the notice of the delinquency seeks to prevent the transfer or other disposition of a deposit in a bank or credit union or other credits or personal property in the possession or under the control of a bank, credit union or other depository institution, the notice must be delivered or mailed to any branch or office of the bank, credit union or other depository institution at which the deposit is carried or at which the credits or personal property is held.

31 7. If any person notified by the notice of the delinquency 32 makes any transfer or other disposition of the property or debts 33 required to be withheld or transmitted, to the extent of the value of 34 the property or the amount of the debts thus transferred or paid, that 35 person is liable to the State for any indebtedness due pursuant to this chapter, chapter 360B, 362, 363A, 363B, 363C, 369, 370, 372, 36 372A, 372B, 374, 377, 377A, 377C, 377D or 444A of NRS, NRS 37 482.313, or chapter 585 or 680B of NRS or sections 2 to 37, 38 39 *inclusive, of this act* from the person with respect to whose 40 obligation the notice was given if solely by reason of the transfer or 41 other disposition the State is unable to recover the indebtedness of 42 the person with respect to whose obligation the notice was given.

43 Sec. 42. NRS 361.068 is hereby amended to read as follows:

44 361.068 1. The following personal property is exempt from 45 taxation:





2 (b) Personal property held for sale by a manufacturer; 3 (c) Raw materials and components held by a manufacturer for 4 manufacture into products, and supplies to be consumed in the 5 process of manufacture; 6 (d) Tangible personal property purchased by a business which 7 will be consumed during the operation of the business; 8 (e) Livestock: 9 (f) Colonies of bees: 10 (g) Pipe and other agricultural equipment used to convey water for the irrigation of legal crops; 11 12 (h) All boats: 13 (i) Slide-in campers and camper shells; (i) Except as otherwise provided in NRS 361.186, fine art for 14 15 public display; [and] 16 (k) All personal property that is: 17 (1) Owned by a person who is not a resident of this state; and 18 (2) Located in this state solely for the purposes of: 19 (I) An exhibit that is used in a convention or tradeshow 20 that is located in this State: or 21 (II) A display, exhibition, carnival, fair or circus that is 22 transient in nature and is located in this State for not more than 30 23 days [.]; and 24 (1) Qualified heavy equipment. 25 2. The Nevada Tax Commission may exempt from taxation 26 that personal property for which the annual taxes would be less than 27 the cost of collecting those taxes. If such an exemption is provided, 28 the Nevada Tax Commission shall annually determine the average 29 cost of collecting property taxes in this state which must be used in 30 determining the applicability of the exemption. 31 3. A person claiming the exemption provided for in paragraph 32 (i) of subsection 1 shall: 33 (a) On or before June 15 for the next ensuing fiscal year, file with the county assessor an affidavit declaring that the fine art will, 34 during that ensuing fiscal year, meet all the criteria set forth in 35 36 paragraph (b) of subsection 4: and 37 (b) During any fiscal year in which the person claims the 38 exemption, make available for educational purposes and not for 39 resale, upon written request and without charge to any public school as defined in NRS 385.007, private school as defined in NRS 40 41 394.103 and parent of a child who receives instruction in a home

pursuant to NRS 392.070, one copy of a poster depicting the fine art
that the facility has on public display if such a poster is available for
purchase by the public at the time of the request.

45 4. As used in this section:



1



(a) Personal property held for sale by a merchant;

1 (a) "Boat" includes any vessel or other watercraft, other than a 2 seaplane, used or capable of being used as a means of transportation 3 on the water.

4

(b) "Fine art for public display":

5 (1) Except as otherwise provided in subparagraph (2), means 6 a work of art which:

7 (I) Is an original painting in oil, mineral, water colors, 8 vitreous enamel, pastel or other medium, an original mosaic, 9 drawing or sketch, an original sculpture of clay, textiles, fiber, 10 wood, metal, plastic, glass or a similar material, an original work of 11 mixed media or a lithograph;

12 (II) Was purchased in an arm's length transaction for 13 \$25,000 or more, or has an appraised value of \$25,000 or more;

(III) Is on public display in a public or private art gallery, 14 15 museum or other building or area in this state for at least 20 hours 16 per week during at least 35 weeks of each year for which the 17 exemption is claimed or, if the facility displaying the fine art 18 disposes of it before the end of that year, during at least two-thirds 19 of the full weeks during which the facility had possession of it, or if 20 the gallery, museum or other building or area in which the fine art 21 will be displayed will not be opened until after the beginning of the 22 fiscal year for which the exemption is claimed, these display 23 requirements must be met for the first full fiscal year after the date 24 of opening, and the date of opening must not be later than 2 years 25 after the purchase of the fine art being displayed; and

(IV) Is on display in a facility that is available for group tours by pupils or students for at least 5 hours on at least 60 days of each full year for which the exemption is claimed, during which the facility in which it is displayed is open, by prior appointment and at reasonable times, without charge; and

31

(2) Does not include:

32 (I) A work of fine art that is a fixture or an improvement 33 to real property;

(II) A work of fine art that constitutes a copy of an
original work of fine art, unless the work is a lithograph that is a
limited edition and that is signed and numbered by the artist;

(III) Products of filmmaking or photography, including,
 without limitation, motion pictures;

39

(IV) Literary works;

40 (V) Property used in the performing arts, including, 41 without limitation, scenery or props for a stage; or

42 (VI) Property that was created for a functional use other 43 than, or in addition to, its aesthetic qualities, including, without 44 limitation, a classic or custom-built automobile or boat, a sign that





advertises a business, and custom or antique furniture, lamps,
 chandeliers, jewelry, mirrors, doors or windows.

3 (c) "Personal property held for sale by a merchant" includes 4 property that:

5 (1) Meets the requirements of sub-subparagraphs (I) and (II) 6 of subparagraph (1) of paragraph (b);

7 (2) Is made available for sale within 2 years after it is 8 acquired; and

9 (3) Is made available for viewing by the public or 10 prospective purchasers, or both, within 2 years after it is acquired, 11 whether or not a fee is charged for viewing it and whether or not it is 12 also used for purposes other than viewing.

(d) "Public display" means the display of a work of fine art
where members of the public have access to the work of fine art for
viewing during publicly advertised hours. The term does not include
the display of a work of fine art in an area where the public does not
generally have access, including, without limitation, a private office,
hallway or meeting room of a business, a room of a business used
for private lodging and a private residence.

20

(e) "Pupil" means a person who:

(1) Is enrolled for the current academic year in a public
school as defined in NRS 385.007 or a private school as defined in
NRS 394.103; or

24 (2) Receives instruction in a home and is excused from 25 compulsory attendance pursuant to NRS 392.070.

26 (f) "Qualified heavy equipment" has the meaning ascribed to 27 it in section 7 of this act.

- 28 (g) "Student" means a person who is enrolled for the current 29 academic year in:
- 30

(1) A community college or university; or

31 (2) A licensed postsecondary educational institution as 32 defined in NRS 394.099 and a course concerning fine art.

33 Sec. 43. The amendatory provisions of section 42 of this act 34 do not apply to any taxes due for any period ending on or before 35 June 30, 2022.

36 **Sec. 44.** 1. This section becomes effective upon passage and 37 approval.

38 2. Sections 1 to 43, inclusive, of this act become effective:

(a) Upon passage and approval for the purposes of adopting
 regulations and performing any other preparatory administrative
 tasks that are necessary to carry out the provisions of this act; and

(30)

42 (b) On July 1, 2022, for all other purposes.



