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ASSEMBLY BILL NO. 443–COMMITTEE ON LEGISLATIVE OPERATIONS AND ELECTIONS

## MARCH 29, 2021

Referred to Committee on Legislative Operations and Elections

SUMMARY—Revises the interim committee structure of the Legislature. (BDR 17-1045)

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

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

AN ACT relating to the Legislature; providing for the creation of Joint Interim Standing Committees of the Legislature; specifying the powers and duties of the Joint Interim Standing Committees; repealing various statutory committees; repealing the Advisory Commission on the Administration of Justice and the subcommittee of the Advisory Commission; reassigning certain powers and duties of repealed statutory committees and the Advisory Commission to the Joint Interim Standing Committees; making various other changes relating to legislative activity during the interim between regular sessions of the Legislature; requiring the Commission to Study Governmental Purchasing to submit a biennial report to the Joint Interim Standing Committee on Legislative Operations and Elections; and providing other matters properly relating thereto.

#### Legislative Counsel's Digest:

Existing law establishes various committees on which Legislators serve throughout the biennium. (Chapter 218E of NRS, NRS 209.4817, 439B.200, 459.0085, 482.367004) Existing law also creates the Advisory Commission on the Administration of Justice and the Subcommittee on Criminal Justice Information Sharing. (NRS 176.0123, 176.01248) This bill repeals several of those committees, the Advisory Commission and its subcommittee and creates Joint Interim Standing Committees that parallel the standing committees established by the Legislature during its regular biennial sessions. **Section 6** of this bill creates the following Joint Interim Standing Committees: (1) Commerce and Labor; (2) Education; (3)





10 Government Affairs; (4) Growth and Infrastructure; (5) Health and Human 11 Services; (6) Judiciary; (7) Legislative Operations and Elections; (8) Natural 12 Resources; and (9) Revenue. Section 6 also prescribes the manner of appointing the 13 regular members and the alternate members to the Joint Interim Standing 14 Committees after the adjournment of each regular session of the Legislature. 15 Section 7 of this bill provides for meetings of the Committees and the 16 compensation of the members. Section 6 requires the Legislative Commission to 17 select a Chair and Vice Chair of each Committee. Section 8 of this bill authorizes 18 the Committees to review matters within the jurisdiction of their corresponding 19 standing committees from the preceding regular session of the Legislature and to 20 conduct studies directed by the Legislature and the Legislative Commission, and 21 22 23 24 25 26 27 28 29 requires the Committees to report to each regular session of the Legislature. Section 8 also: (1) requires the Joint Interim Standing Committee on Health and Human Services, either as part of its regular work or through appointment of a subcommittee, to evaluate and review issues relating to child welfare; (2) requires the Joint Interim Standing Committee on the Judiciary, either as part of its regular work or though appointment of a subcommittee, to evaluate and review issues relating to juvenile justice; and (3) authorizes the Joint Interim Standing Committee on Legislative Operations and Elections to evaluate and review issues relating to governmental purchasing. Section 9 of this bill makes the sections of existing law 30 governing the supplemental powers of interim committees applicable to the Joint 31 Interim Standing Committees. (NRS 218E.110) Section 47 of this bill transfers the 32 responsibilities of the Legislative Committee on Health Care to the Joint Interim 33 Standing Committee on Health and Human Services. (NRS 439B.227) Section 50 34 of this bill revises the designated members of this State to serve on the cooperating 35 committee established by the Multistate Highway Transportation Agreement to 36 include the Chair and Vice Chair of the Joint Interim Standing Committee on 37 Growth and Infrastructure. (NRS 481A.020) Section 51 of this bill modifies the 38 composition of the Commission on Special License Plates to include the members 39 of the Joint Interim Standing Committee on Growth and Infrastructure, with the 40 three nonvoting members remaining on the Commission. (NRS 482.367004)

41 Existing law authorizes various statutory, interim and other committees to 42 request the drafting of a certain number of legislative measures for a regular 43 session. (NRS 218D.160) Section 4 of this bill authorizes a Joint Interim Standing 44 Committee, other than the Joint Interim Standing Committee on Health and Human 45 Services and the Joint Interim Standing Committee on the Judiciary, to request the 46 drafting of not more than 10 legislative measures. Section 4 also authorizes: (1) 47 the Joint Interim Standing Committee on Health and Human Services to request the 48 drafting of not more than 15 legislative measures, at least 5 of which must relate to 49 matters relating to child welfare; and (2) the Joint Interim Standing Committee on 50 the Judiciary to request the drafting of not more than 15 legislative measures, at 51 least 5 of which must relate to matters relating to juvenile justice.

52 Existing law: (1) prescribes the membership of the Commission to Study 53 Governmental Purchasing; (2) requires the Commission to meet not less than 54 quarterly to study practices in governmental purchasing and laws relating thereto; 55 and (3) requires the Commission to make recommendations to the Legislature with 56 respect to those laws. (NRS 332.215) Section 31.5 of this bill requires the 57 Commission to submit a biennial report to the Joint Interim Standing Committee on 58 Legislative Operations and Elections that includes any recommendations of the 59 Commission for legislation relating to governmental purchasing.

60 Section 55 of this bill repeals the Advisory Commission on the Administration of 51 Justice, the Subcommittee on Criminal Justice Information Sharing of the Advisory 52 Commission, the Committee on Industrial Programs, the Legislative Commission's 53 standing committee to consult with the Director of the Legislative Counsel Bureau, 54 the Legislative Committee on Public Lands, the Legislative Committee on Education, 55 the Subcommittee on Public Lands, the Legislative Committee on Education, 56 the Subcommittee on Public Lands, the Legislative Committee on Education,





65 the Legislative Committee on Child Welfare and Juvenile Justice, the Legislative 66 Committee on Senior Citizens, Veterans and Adults with Special Needs, the 67 Legislative Committee on Energy, the Legislative Committee on Health Care and the 68 Committee on High-Level Radioactive Waste.

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

1 **Section 1.** Chapter 218A of NRS is hereby amended by 2 adding thereto a new section to read as follows:

3 "Joint Interim Standing Committee" means a Joint Interim
4 Standing Committee created pursuant to section 6 of this act.

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Sec. 2. NRS 218A.003 is hereby amended to read as follows:

6 218A.003 As used in this title, unless the context otherwise 7 requires, the words and terms defined in NRS 218A.006 to 8 218A.090, inclusive, *and section 1 of this act* have the meanings 9 ascribed to them in those sections.

10 Sec. 3. NRS 218D.130 is hereby amended to read as follows:

11 218D.130 1. On July 1 preceding each regular session, and 12 each week thereafter until the adjournment of the Legislature sine 13 die, the Legislative Counsel shall prepare a list of all requests 14 received by the Legislative Counsel for the drafting of legislative 15 measures for the regular session.

16 2. The Legislative Counsel Bureau shall make copies of the list 17 available to the public for a reasonable sum fixed by the Director.

18 3. In preparing the list:

(a) The requests must be listed numerically by a unique serial
number which must be assigned to the legislative measures by the
Legislative Counsel for the purposes of identification in the order
that the Legislative Counsel received the requests.

(b) Except as otherwise provided in this section, the list must
only contain the name of each requester, the date and a brief
summary of the request.

(c) If a standing or special committee of the Legislature ,
 *including, without limitation, a Joint Interim Standing Committee,* requests a legislative measure on behalf of a Legislator or
 organization, the list must include:

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(1) The name of the [standing or special] committee; and

(2) The name of the Legislator or organization on whosebehalf the legislative measure was originally requested.

4. Upon the request of a Legislator who has requested the drafting of a legislative measure, the Legislative Counsel shall add the name of one or more other Legislators from either or both Houses as joint requesters of the legislative measure. The Legislative Counsel:





(a) Shall not add the name of a joint requester to the list until the
 Legislative Counsel has received confirmation of the joint request
 from the primary requester of the legislative measure and from the
 Legislator to be added as a joint requester.

5 (b) Shall remove the name of a joint requester upon receipt of a 6 request to do so made by the primary requester or the joint 7 requester.

8 (c) Shall cause the names to appear on the list in the order in 9 which the names were received by the Legislative Counsel 10 beginning with the primary requester.

(d) Shall not act upon the direction of a joint requester to
withdraw the requested legislative measure or modify its substance
until the Legislative Counsel has received confirmation of the
withdrawal or modification from the primary requester.

5. If the primary requester of a legislative measure will not be returning to the Legislature for the regular session in which the legislative measure is to be considered:

(a) The primary requester may authorize a Legislator who will
be serving during that regular session to become the primary
sponsor of the legislative measure, either individually or as the chair
on behalf of a standing committee.

(b) A Legislator who agrees to become or have the committee
become the primary sponsor of the legislative measure shall notify
the Legislative Counsel of that fact.

(c) Upon receipt of such notification, the Legislative Counsel
shall list the name of that Legislator or the name of the committee as
the primary requester of the legislative measure on the list.

28 6. For the purposes of all limitations on the number of 29 legislative measures that may be requested by a Legislator:

30 (a) A legislative measure with joint requesters must only be 31 counted as a request of the primary requester.

(b) A legislative measure for which a Legislator or standing
 committee becomes the primary sponsor pursuant to subsection 5
 must be counted as a request of that Legislator or committee.

**Sec. 4.** NRS 218D.160 is hereby amended to read as follows:

218D.160 1. The Chair of the Legislative Commission may
request the drafting of not more than 10 legislative measures before
the first day of a regular session, with the approval of the Legislative
Commission, which relate to the affairs of the Legislature or its
employees, including legislative measures requested by the
legislative staff.

42 2. The Chair of the Interim Finance Committee may request 43 the drafting of not more than 10 legislative measures before the first 44 day of a regular session, with the approval of the Committee, which 45 relate to matters within the scope of the Committee.



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1 3. Except as otherwise provided by a specific statute [,] or a 2 joint rule or concurrent resolution [+] of the Legislature:

3 (a) Except as otherwise provided in paragraphs (b) and (c), a
4 Joint Interim Standing Committee may request the drafting of not
5 more than 10 legislative measures which relate to matters within
6 the scope of the Committee.

7 (b) The Joint Interim Standing Committee on Health and 8 Human Services may request the drafting of not more than 15 9 legislative measures which relate to matters within the scope of the 10 Committee, at least 5 of which must relate to matters relating to 11 child welfare.

12 (c) The Joint Interim Standing Committee on the Judiciary 13 may request the drafting of not more 15 legislative measures 14 which relate to matters within the scope of the Committee, at least 15 5 of which must relate to matters relating to juvenile justice.

(d) Any legislative committee created by a statute, other than an
 interim legislative committee, may request the drafting of not more
 than 10 legislative measures which relate to matters within the scope
 of the committee.

20 (b) (e) Any committee or subcommittee established by an 21 order of the Legislative Commission pursuant to NRS 218E.200 22 may request the drafting of not more than 5 legislative measures 23 which relate to matters within the scope of the study or 24 investigation, except that such a committee or subcommittee may 25 request the drafting of additional legislative measures if the 26 Legislative Commission approves each additional request by a 27 majority vote.

28 f(e) (f) Any other committee established by the Legislature 29 which conducts an interim legislative study or investigation may 30 request the drafting of not more than 5 legislative measures which 31 relate to matters within the scope of the study or investigation.

32 → The requests authorized pursuant to this subsection must be
 33 submitted to the Legislative Counsel on or before September 1
 34 preceding a regular session unless the Legislative Commission
 35 authorizes submitting a request after that date.

4. Each request made pursuant to this section must be on aform prescribed by the Legislative Counsel.

38 Sec. 5. Chapter 218E of NRS is hereby amended by adding 39 thereto the provisions set forth as sections 6, 7 and 8 of this act.

40 Sec. 6. 1. There are hereby created the following Joint 41 Interim Standing Committees of the Legislature:

- 42 (a) Commerce and Labor;
- 43 (b) *Education*;
- 44 (c) Government Affairs;

45 (d) Growth and Infrastructure;





- 1 (e) Health and Human Services;
- 2 (f) Judiciary;

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3 (g) Legislative Operations and Elections;

(h) Natural Resources; and

(i) Revenue.

6 2. Each Joint Interim Standing Committee consists of eight 7 regular members and five alternate members. As soon as is 8 practicable after the adjournment of each regular session of the 9 Legislature:

(a) The Speaker of the Assembly shall appoint three members
of the Assembly as regular members of each Committee and two
members of the Assembly as alternate members of each
Committee.

(b) The Minority Leader of the Assembly shall appoint two
members of the Assembly as regular members of each Committee
and one member of the Assembly as an alternate member of each
Committee.

18 (c) The Majority Leader of the Senate shall appoint two 19 Senators as regular members of each Committee and one Senator 20 as an alternate member of each Committee.

(d) The Minority Leader of the Senate shall appoint one
 Senator as a regular member of each Committee and one Senator
 as an alternate member of each Committee.

3. Before making their respective appointments, the Speaker
of the Assembly, the Majority Leader of the Senate and the
Minority Leaders of the Senate and Assembly shall consult so that,
to the extent practicable:

(a) At least five of the regular members appointed to each
 Joint Interim Standing Committee served on the corresponding
 standing committee or committees during the preceding regular
 session of the Legislature.

(b) Not more than five of the regular members appointed to
 each Joint Interim Standing Committee are members of the same
 political party.

35 4. The Legislative Commission shall select the Chair and 36 Vice Chair of each Joint Interim Standing Committee from among 37 the members of the Committee. The Chair must be appointed from one House of the Legislature and the Vice Chair from the other 38 House. The position of Chair must alternate each biennium 39 40 between the Houses of the Legislature. Each of those officers holds the position until a successor is appointed after the next 41 42 regular session of the Legislature. If a vacancy occurs in the 43 position of Chair or Vice Chair, the vacancy must be filled in 44 the same manner as the original selection for the remainder of the unexpired term. 45





1 5. The membership of any member of a Joint Interim 2 Standing Committee who does not become a candidate for 3 reelection or who is defeated for reelection terminates on the day 4 next after the general election. The Speaker designate of the 5 Assembly or the Majority Leader designate of the Senate, as 6 the case may be, may appoint a member to fill the vacancy for the 7 remainder of the unexpired term.

8 6. Vacancies on a Joint Interim Standing Committee must be 9 filled in the same manner as original appointments.

10 Sec. 7. 1. Except as otherwise ordered by the Legislative 11 Commission, the members of a Joint Interim Standing Committee 12 shall meet not earlier than November 1 of each odd-numbered 13 year and not later than August 31 of the following even-numbered 14 year at the times and places specified by a call of the Chair or a 15 majority of the Committee.

16 2. The Director of the Legislative Counsel Bureau or his or 17 her designee shall act as the nonvoting recording Secretary of 18 each Joint Interim Standing Committee.

19 3. Five members of a Joint Interim Standing Committee 20 constitute a quorum, and a quorum may exercise all the power 21 and authority conferred on the Committee, except that any 22 recommended legislation proposed by a Committee must be 23 approved by a majority of the members of the Senate and a 24 majority of the members of the Assembly serving on the 25 Committee.

4. Except during a regular or special session of the Legislature, for each day or portion of a day during which a member of a Joint Interim Standing Committee attends a meeting of the Committee or is otherwise engaged in the work of the Committee, the member is entitled to receive the:

(a) Compensation provided for a majority of the members of
 the Legislature during the first 60 days of the preceding regular
 session;

34 (b) Per diem allowance provided for state officers and 35 employees generally; and

36 (c) Travel expenses provided pursuant to NRS 218A.655.

The compensation, per diem allowances and travel expenses of
the members of a Committee must be paid from the Legislative
Fund.

40 Sec. 8. 1. A Joint Interim Standing Committee may:

41 (a) Evaluate and review issues within the jurisdiction of the 42 corresponding standing committee or committees from the 43 preceding regular session of the Legislature;

(b) Exercise any of the investigative powers set forth in NRS
218E.105 to 218E.140, inclusive; and





1 (c) Within the limits of the Committee's budget, conduct 2 studies directed by the Legislature or the Legislative Commission.

3 2. In addition to the authorized scope of issues set forth in 4 paragraph (a) of subsection 1:

5 (a) The Joint Interim Standing Committee on Health and 6 Human Services shall, either as part of its regular work or 7 through appointment of a subcommittee, evaluate and review 8 issues relating to child welfare.

9 (b) The Joint Interim Standing Committee on the Judiciary 10 shall, either as part of its regular work or through appointment of 11 a subcommittee, evaluate and review issues relating to juvenile 12 justice.

13 (c) The Joint Interim Standing Committee on Legislative 14 Operations and Elections may evaluate and review issues relating 15 to governmental purchasing, including, without limitation, 16 recommendations submitted to the Joint Interim Standing 17 Committee by the Commission to Study Governmental Purchasing 18 pursuant to NRS 332.215.

19 3. The Legislative Commission shall review and approve the 20 budget and work program of each Joint Interim Standing 21 Committee and any changes to the budget or work program.

4. A Joint Interim Standing Committee shall prepare a comprehensive report of the Committee's activities in the interim and its findings and any recommendations for proposed legislation. The report must be submitted to the Director of the Legislative Counsel Bureau for distribution to the next regular session of the Legislature.

**Sec.** 9. NRS 218E.110 is hereby amended to read as follows:

29 218E.110 1. "Committee" means the Legislative 30 Commission , *a Joint Interim Standing Committee* and any other 31 legislative committee or subcommittee created by a specific statute, 32 concurrent resolution or order of the Legislative Commission to 33 conduct studies or investigations or perform any other legislative 34 business during the legislative interim.

2. The term does not include any legislative committee or subcommittee appointed by the Legislature or either House to conduct or perform legislative business during a regular or special session, including, without limitation, any joint, standing, temporary, special or select committee or committee of the whole.

Sec. 10. NRS 218E.185 is hereby amended to read as follows:
218E.185 1. In the discharge of any duty imposed or power
conferred by this title or any law or resolution, the Legislative
Commission may exercise any of the investigative powers set forth
in NRS 218E.105 to 218E.140, inclusive.



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1 2. The Legislative Commission may delegate its authority 2 pursuant to subsection 1 to a subcommittee or interim or special 3 committee established pursuant to NRS 218E.200 - or to a Joint Interim Standing Committee created pursuant to section 6 of this 4 5 act.

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**Sec. 11.** NRS 218E.200 is hereby amended to read as follows:

7 The Legislative Commission may conduct 218E.200 1. 8 studies or investigations concerning governmental problems, 9 important issues of public policy or questions of statewide interest H or may assign such studies or investigations to a Joint Interim 10 11 Standing Committee.

12 2. The Legislative Commission may establish subcommittees 13 and interim or special committees as official agencies of the 14 Legislative Counsel Bureau to conduct such studies or 15 investigations or otherwise to deal with such governmental 16 problems, important issues of public policy or questions of 17 statewide interest [.] or may assign such matters to a Joint Interim Standing Committee. The subcommittees and interim or special 18 19 committees may exercise any of the investigative powers set forth in 20 NRS 218E.105 to 218E.140, inclusive.

21 The membership of [the] any subcommittees and interim or 3. 22 special committees **[:]** established pursuant to subsection 2:

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(a) Must be designated by the Legislative Commission; and

24 (b) May consist of members of the Legislative Commission and 25 Legislators other than members of the Legislative Commission, 26 employees of the State of Nevada or citizens of the State of Nevada.

27 4. For each day or portion of a day during which *the* members 28 of [the] any subcommittees and interim or special committees 29 established pursuant to subsection 2 who are not Legislators attend 30 meetings or are otherwise engaged in the business of the 31 subcommittees and interim or special committees, the members: 32

(a) Shall serve without salary.

33 (b) Are entitled to receive out of the Legislative Fund the per 34 diem allowances and travel expenses provided for state officers and 35 employees generally.

36 5. Except during a regular or special session, for each day or 37 portion of a day during which *the* members of *the any* 38 subcommittees and interim or special committees *established* 39 *pursuant to subsection 2* who are Legislators attend meetings of the subcommittees and interim or special committees or are otherwise 40 41 engaged in the business of the subcommittees and interim or special 42 committees, the members are entitled to receive out of the 43 Legislative Fund:

44 (a) The compensation provided for a majority of the Legislators 45 during the first 60 days of the preceding regular session;





1 (b) The per diem allowance provided for state officers and 2 employees generally; and

3 (c) The travel expenses provided pursuant to NRS 218A.655.

4 Sec. 12. NRS 218E.205 is hereby amended to read as follows:

5 218E.205 1. Between regular sessions, the Legislative 6 Commission:

(a) Shall fix the work priority of all studies and investigations
assigned to it by a statute or concurrent resolution or directed by an
order of the Legislative Commission [-] or conducted by a Joint *Interim Standing Committee*, within the limits of available time,
money and staff.

(b) Shall not make studies or investigations directed by a
resolution of only one House or studies or investigations proposed
but not approved during the preceding regular session.

15 2. All requests for the drafting of legislative measures to be 16 recommended as the result of a study or investigation must be made 17 in accordance with NRS 218D.160.

3. Except as otherwise provided by NRS 218E.210, between regular sessions, a study or investigation may not be initiated or continued by the Fiscal Analysts, the Legislative Auditor, the Legislative Counsel or the Research Director and their staffs, except studies and investigations which have been specifically authorized by [a statute, concurrent resolution] the Legislature or [order of] the Legislative Commission.

4. A study or investigation may not be carried over from one regular session to the next without additional authorization by a statute, concurrent resolution or order of the Legislative Commission, except audits in progress whose carryover has been approved by the Legislative Commission.

5. Except as otherwise provided by a specific statute, the staff of the Legislative Counsel Bureau shall not serve as primary administrative or professional staff for a committee established by a statute, concurrent resolution or order of the Legislative Commission to conduct a study or investigation, unless the chair of the committee is required by the statute, concurrent resolution or order of the Legislative Commission to be a Legislator.

6. The Legislative Commission shall review and approve the budget and work program and any changes to the budget or work program for each study or investigation conducted by the Legislative Commission or a committee or subcommittee established by the Legislative Commission.

42 [7. A committee or subcommittee established to conduct a
43 study or investigation assigned to the Legislative Commission by a
44 statute or concurrent resolution or directed by an order of the
45 Legislative Commission must, unless otherwise ordered by the





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1 Legislative Commission, meet not earlier than January 1 of the 2 even numbered year and not later than June 30 of that year.]

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**Sec. 13.** NRS 218E.500 is hereby amended to read as follows: 218E.500 The Legislature finds and declares that:

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5 1. Policies and issues relating to public lands and state 6 sovereignty as impaired by federal ownership of land are matters of 7 continuing concern to this State.

8 2. This concern necessarily includes an awareness that all 9 federal statutes, policies and regulations which affect the 10 management of public lands are likely to have extensive effects 11 within the State and must not be ignored or automatically dismissed 12 as beyond the reach of the state's policymakers.

13 3. Experience with federal regulations relating to public lands 14 has demonstrated that the State of Nevada and its citizens are 15 subjected to regulations which sometimes are unreasonable, 16 arbitrary, beyond the intent of the Congress or the scope of the 17 authority of the agency adopting them and that as a result these 18 regulations should be subjected to legislative review and comment, 19 and judicially tested where appropriate, to protect the rights and 20 interests of the State and its citizens.

21 Other western states where public lands comprise a large 4. 22 proportion of the total area have shown an interest in matters 23 relating to public lands and those states, along with Nevada, have 24 been actively participating in cooperative efforts to acquire, evaluate 25 and share information and promote greater understanding of the 26 issues. Since Nevada can both contribute to and benefit from such 27 interstate activities, it is appropriate that a [committee] Joint 28 *Interim Standing Committee* on matters relating to public lands be 29 assigned primary responsibility for participating in them.

30 Sec. 14. NRS 218E.520 is hereby amended to read as follows:

218E.520 1. The *Joint Interim Standing* Committee on *Natural Resources* may:

(a) Review and comment on any administrative policy, rule orregulation of the:

(1) Secretary of the Interior which pertains to policy
 concerning or management of public lands under the control of the
 Federal Government; and

38 (2) Secretary of Agriculture which pertains to policy39 concerning or management of national forests;

(b) Conduct investigations and hold hearings in connection with
its review, including, but not limited to, investigating the effect on
the State, its citizens, political subdivisions, businesses and
industries of those policies, rules, regulations and related laws ; [-,
and exercise any of the investigative powers set forth in NRS
218E.105 to 218E.140, inclusive;]





1 (c) Consult with and advise the State Land Use Planning 2 Agency on matters concerning federal land use, policies and 3 activities in this State;

4 (d) Direct the Legislative Counsel Bureau to assist in its 5 research, investigations, review and comment;

6 (e) Recommend to the Legislature as a result of its review any 7 appropriate state legislation or corrective federal legislation;

8 (f) Advise the Attorney General if it believes that any federal 9 policy, rule or regulation which it has reviewed encroaches on the 10 sovereignty respecting land or water or their use which has been 11 reserved to the State pursuant to the Constitution of the United 12 States;

13 (g) Enter into a contract for consulting services for land 14 planning and any other related activities, including, but not limited 15 to:

16 (1) Advising the Committee and the State Land Use Planning 17 Agency concerning the revision of the plans pursuant to 18 NRS 321.7355;

19 (2) Assisting local governments in the identification of lands 20 administered by the Federal Government in this State which are 21 needed for residential or economic development or any other 22 purpose; and

23 (3) Assisting local governments in the acquisition of federal
 24 lands in this State;

(h) Apply for any available grants and accept any gifts, grants or
 donations to assist the Committee in carrying out its duties; and

(i) Review and comment on any other matter relating to the
preservation, conservation, use, management or disposal of public
lands deemed appropriate by the Chair of the Committee or by a
majority of the members of the Committee.

2. Any reference in this section to federal policies, rules,
regulations and related federal laws includes those which are
proposed as well as those which are enacted or adopted.

**Sec. 15.** NRS 218E.525 is hereby amended to read as follows:

218E.525 1. The Joint Interim Standing Committee on
 Natural Resources shall:

(a) Actively support the efforts of state and local governments in
the western states regarding public lands and state sovereignty as
impaired by federal ownership of land.

40 (b) Advance knowledge and understanding in local, regional and 41 national forums of Nevada's unique situation with respect to public 42 lands.

43 (c) Support legislation that will enhance state and local roles in44 the management of public lands and will increase the disposal of45 public lands.





The Joint Interim Standing Committee [:] on Natural 1 2. 2 **Resources:** 3 (a) Shall review the programs and activities of: (1) The Colorado River Commission of Nevada; 4 5 (2) All public water authorities, districts and systems in the 6 State of Nevada, including, without limitation, the Southern Nevada 7 Water Authority, the Truckee Meadows Water Authority, the Virgin 8 Valley Water District, the Carson Water Subconservancy District, 9 the Humboldt River Basin Water Authority and the Truckee-Carson 10 Irrigation District; and 11 (3) All other public or private entities with which any county 12 in the State has an agreement regarding the planning, development 13 or distribution of water resources, or any combination thereof; *and* 14 (b) [Shall, on or before January 15 of each odd-numbered year, 15 submit to the Director for transmittal to the Legislature a report 16 concerning the review conducted pursuant to paragraph (a); and 17 (c) May review and comment on other issues relating to water 18 resources in this State, including, without limitation: 19 (1) The laws, regulations and policies regulating the use, 20 allocation and management of water in this State; and 21 (2) The status of existing information and studies relating to 22 water use, surface water resources and groundwater resources in this 23 State. 24 NRS 218E.615 is hereby amended to read as follows: Sec. 16. 25 218E.615 The *Joint Interim Standing* Committee on 26 **Education** may: 27 Evaluate, review and comment upon issues related to 1. 28 education within this State, including, but not limited to: 29 (a) Programs to enhance accountability in education; 30 (b) Legislative measures regarding education; 31 (c) The progress made by this State, the school districts and the 32 public schools in this State in satisfying the goals and objectives of 33 the statewide system of accountability for public schools; 34 (d) Methods of financing public education; 35 (e) The condition of public education in the elementary and 36 secondary schools; 37 (f) The program to reduce the ratio of pupils per class per 38 licensed teacher prescribed in NRS 388.700, 388.710 and 388.720; 39 (g) The development of any programs to automate the receipt, storage and retrieval of the educational records of pupils; and 40 41 (h) Any other matters that, in the determination of the 42 Committee, affect the education of pupils within this State. 43 Conduct investigations and hold hearings in connection with 2. 44 its duties pursuant to this section . [and exercise any of the





investigative powers set forth in NRS 218E.105 to 218E.140, 1 2 inclusive.

3. Request that the Legislative Counsel Bureau assist in the 3 research, investigations, hearings and reviews of the Committee. 4

5 4. Make recommendations to the Legislature concerning the 6 manner in which public education may be improved.

7 Sec. 17. NRS 218E.625 is hereby amended to read as follows: 8 218E.625 The Legislative Bureau of Educational 1. 9 Accountability and Program Evaluation is hereby created within the Fiscal Analysis Division. The Fiscal Analysts shall appoint to the 10 Legislative Bureau of Educational Accountability and Program 11 12 Evaluation a Chief and such other personnel as the Fiscal Analysts 13 determine are necessary for the Bureau to carry out its duties 14 pursuant to this section.

2. 15 The Bureau shall, as the Fiscal Analysts determine is 16 necessary or at the request of the *Joint Interim Standing* Committee 17 **[**:] on Education:

18 (a) Collect and analyze data and issue written reports 19 concerning:

20 (1) The effectiveness of the provisions of chapter 385A of 21 NRS in improving the accountability of the schools of this State;

22 (2) The statewide program to reduce the ratio of pupils per 23 class per licensed teacher prescribed in NRS 388.700, 388.710 and 24 388.720:

25 (3) The statewide program to educate persons with 26 disabilities that is set forth in NRS 388.5223 to 388.5243, inclusive:

27 (4) The results of the examinations of the National 28 Assessment of Educational Progress that are administered pursuant 29 to NRS 390.830; and

30 (5) Any program or legislative measure, the purpose of 31 which is to reform the system of education within this State.

32 (b) Conduct studies and analyses to evaluate the performance 33 and progress of the system of public education within this State. 34 Such studies and analyses may be conducted:

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(1) As the Fiscal Analysts determine are necessary; or

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(2) At the request of the Legislature.

37 → This paragraph does not prohibit the Bureau from contracting 38 with a person or entity to conduct studies and analyses on behalf of 39 the Bureau.

40 (c) On or before October 1 of each even-numbered year, submit 41 a written report of its findings pursuant to paragraphs (a) and (b) to 42 the Director for transmission to the next regular session. The Bureau 43 shall, on or before October 1 of each odd-numbered year, submit a 44 written report of its findings pursuant to paragraphs (a) and (b) to





1 the Director for transmission to the Legislative Commission and to 2 the <u>[Legislative]</u> Joint Interim Standing Committee on Education.

The Bureau may, pursuant to NRS 218F.620, require a 3 3. school, a school district, the Nevada System of Higher Education or 4 5 the Department of Education to submit to the Bureau books, papers, 6 records and other information that the Chief of the Bureau 7 determines are necessary to carry out the duties of the Bureau pursuant to this section. An entity whom the Bureau requests to 8 9 produce records or other information shall provide the records or other information in any readily available format specified by the 10 11 Bureau.

4. Except as otherwise provided in this subsection and NRS 239.0115, any information obtained by the Bureau pursuant to this section shall be deemed a work product that is confidential pursuant to NRS 218F.150. The Bureau may, at the discretion of the Chief and after submission to the Legislature or Legislative Commission, as appropriate, publish reports of its findings pursuant to paragraphs (a) and (b) of subsection 2.

5. This section does not prohibit the Department of Education
or the State Board of Education from conducting analyses,
submitting reports or otherwise reviewing educational programs in
this State.

**Sec. 18.** NRS 218E.815 is hereby amended to read as follows:

24 218E.815 1. The *Joint Interim Standing* Committee *on* 25 *Growth and Infrastructure* may:

(a) Evaluate, review and comment upon matters related toenergy policy within this State, including, without limitation:

(1) Policies, plans or programs relating to the production,
 consumption or use of energy in this State;

(2) Legislative measures regarding energy policy;

31 (3) The progress made by this State in satisfying the goals
32 and objectives of Senate Bill No. 123 of the 77th Session of the
33 Nevada Legislature;

34 (4) The effect of any policy, plan, program or legislation on35 rates or rate payers;

36 (5) The effect of any policy, plan, program or legislation on
 37 economic development in this State;

(6) The effect of any policy, plan, program or legislation onthe environment;

40 (7) Any contracts or requests for proposals relating to the 41 purchase of capacity;

42 (8) The effect of any policy, plan, program or legislation
43 which provides for the construction or acquisition of facilities for
44 the generation of electricity;



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1 (9) The effect of any policy, plan, program or legislation on 2 the development of a market in this State for electricity generated 3 from renewable energy;

(10) The infrastructure and transmission requirements of any 4 5 policy, plan, program or legislation; and

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(11) Any other matters or topics that, in the determination of 7 the Committee, affect energy policy in this State.

8 (b) Conduct investigations and hold hearings in connection with 9 its duties pursuant to this section . [and exercise any of the investigative powers set forth in NRS 218E.105 to 218E.140. 10 11 inclusive.

12 (c) Request that the Legislative Counsel Bureau assist in the 13 research, investigations, hearings and reviews of the Committee.

14 (d) Make recommendations to the Legislature concerning the 15 manner in which energy policy may be implemented or improved.

16 2. As used in this section, "renewable energy" has the meaning 17 ascribed to it in NRS 701.070.

Sec. 19. NRS 62H.320 is hereby amended to read as follows:

19 62H.320 1. The Director of the Department of Health and Human Services shall establish within the Department a program to 20 21 compile and analyze data concerning juvenile sex offenders. The 22 program must be designed to:

23 (a) Provide statistical data relating to the recidivism of juvenile 24 sex offenders; and

25 (b) Use the data provided by the Division of Child and Family 26 Services of the Department of Health and Human Services pursuant 27 to NRS 62H.220 to assess the effectiveness of programs for the 28 treatment of juvenile sex offenders.

29 2. The Director of the Department of Health and Human Services shall report the statistical data and findings from the 30 31 program to:

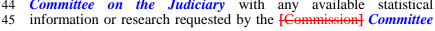
32 (a) The Legislature at the beginning of each regular session.

(b) The [Advisory Commission on the Administration of 33 Justice] Joint Interim Standing Committee on the Judiciary on or 34 35 before January 31 of each even-numbered year.

36 The data acquired pursuant to this section is confidential and 3. 37 must be used only for the purpose of research. The data and findings 38 generated pursuant to this section must not contain information that 39 may reveal the identity of a juvenile sex offender or the identity of an individual victim of a crime. 40

41 Sec. 20. NRS 176.0127 is hereby amended to read as follows:

42 176.0127 1. The Department of Corrections shall: 43 (a) Provide [Commission] Joint Interim the Standing 44 *Committee on the Judiciary* with any available statistical







and assist the [Commission] Committee in the compilation and 1 2 development of information requested by the [Commission,] *Committee*, including, but not limited to, information or research 3 4 concerning the facilities and institutions of the Department of 5 Corrections, the offenders who are or were within those facilities or 6 institutions, rates of recidivism, the effectiveness of educational and 7 vocational programs and the sentences which are being served or 8 were served by those offenders;

9 [(b) If requested by the Commission, make available to the 10 Commission the use of the computers and programs which are 11 owned by the Department of Corrections;] and

12 **[(c)]** (b) Provide the independent contractor retained pursuant to 13 NRS 176.0129 with any available statistical information requested 14 by the independent contractor for the purpose of performing the 15 projections required by NRS 176.0129.

16 2. The Division shall:

17 (a) Provide the [Commission] Joint Interim Standing Committee on the Judiciary with any 18 available statistical 19 information or research requested by the [Commission] Committee 20 and assist the **[Commission]** Committee in the compilation and 21 development of information concerning sentencing, probation, 22 parole and any offenders who are or were subject to supervision by 23 the Division:

24 [(b) If requested by the Commission, make available to the
 25 Commission the use of the computers and programs which are
 26 owned by the Division;] and

[(c)] (b) Provide the independent contractor retained pursuant to
 NRS 176.0129 with any available statistical information requested
 by the independent contractor for the purpose of performing the
 projections required by NRS 176.0129.

31 Sec. 21. NRS 176.0128 is hereby amended to read as follows:

32 176.0128 The Central Repository for Nevada Records of 33 Criminal History shall:

Facilitate the collection of statistical data in the manner
 approved by the Director of the Department of Public Safety and
 coordinate the exchange of such data with agencies of criminal
 justice within this State, including:

- 38 (a) State and local law enforcement agencies;
- 39 (b) The Office of the Attorney General;
- 40 (c) The Court Administrator;
- 41 (d) The Department of Corrections; and
- 42 (e) The Division.

43 2. Provide the [Commission] Joint Interim Standing 44 Committee on the Judiciary with available statistical data and 45 information requested by the [Commission.] Committee.





1 **Sec. 22.** NRS 176.0129 is hereby amended to read as follows: 2 176.0129 The Office of Finance shall, on an annual basis, contract for the services of an independent contractor, in accordance 3 4 with the provisions of NRS 333.700, to [+ 5 <u>1. Review</u>] review sentences imposed in this State and the 6 practices of the State Board of Parole Commissioners and project 7 annually the number of persons who will be: [(a)] 1. In a facility or institution of the Department of 8 9 Corrections: 10 [(b)] 2. On probation; <del>[(c)]</del> 3. 11 On parole; and 12 <del>[(d)]</del> 4. Serving a term of residential confinement, 13  $\rightarrow$  during the 10 years immediately following the date of the 14 projection. **:** and 15 2. Review preliminary proposals and information provided by 16 the Commission and project annually the number of persons who 17 will be: 18 (a) In a facility or institution of the Department of Corrections; 19 (b) On probation; 20 (c) On parole; and (d) Serving a term of residential confinement, 21 22 - during the 10 years immediately following the date of the 23 projection, assuming the preliminary proposals were recommended 24 by the Commission and enacted by the Legislature.] 25 **Sec. 23.** NRS 200.3788 is hereby amended to read as follows: 26 200.3788 1. A statewide program to track sexual assault 27 forensic evidence kits must be established in this State. The 28 Attorney General shall, pursuant to the recommendation of the 29 Sexual Assault Kit Working Group, designate a department or 30 division of the Executive Department of State Government to 31 establish the program. The designated department or division may 32 contract with any appropriate public or private agency, organization 33 or institution to carry out the provisions of this section. 34 The program to track sexual assault forensic evidence kits 2. 35 must: 36 (a) Track the location and status of sexual assault forensic 37 evidence kits, including, without limitation, the initial forensic 38 medical examination, receipt by a law enforcement agency and 39 receipt and genetic marker analysis at a forensic laboratory. 40 (b) Allow providers of health care who perform forensic medical 41 examinations, law enforcement agencies, prosecutors, forensic laboratories and any other entities having sexual assault forensic 42 evidence kits in their custody to track the status and location of 43 44 sexual assault forensic evidence kits.





1 (c) Allow a victim of sexual assault to anonymously track or 2 receive, by telephone or on an Internet website, updates regarding 3 the status and location of his or her sexual assault forensic evidence 4 kit.

5 3. The department or division designated pursuant to 6 subsection 1 shall, on or before January 1 and July 1 of each year, 7 submit to the Governor and the Director of the Legislative Counsel 8 Bureau for transmittal to the Advisory Commission on the Administration of Justice] Joint Interim Standing Committee on 9 the Judiciary and post on the Internet website maintained by the 10 department or division a report concerning the statewide program to 11 12 track sexual assault forensic evidence kits. The report must include:

(a) The number of sexual assault forensic evidence kits in theprogram in each county.

15 (b) The number of sexual assault forensic evidence kits for 16 which genetic marker analysis has been completed for each county 17 for the last 6 months.

(c) The number of sexual assault forensic evidence kits added tothe program in each county during the last 6 months.

(d) The number of sexual assault forensic evidence kits for
which genetic marker analysis has been requested but not completed
for each county.

(e) For this State as a whole and each county, the average and
median time between a forensic medical examination and receipt of
a sexual assault forensic evidence kit by a forensic laboratory for
genetic marker analysis, overall and for the last 6 months.

(f) For this State as a whole and each county, the average and
median time between receipt of a sexual assault forensic evidence
kit by a forensic laboratory and genetic marker analysis, overall and
for the last 6 months.

(g) The number of sexual assault forensic evidence kits in each
 county awaiting genetic marker analysis for more than 1 year and 6
 months after forensic medical examination.

enforcement 34 4. Each law agency, prosecutor, forensic 35 laboratory and provider of health care who performs forensic 36 medical examinations in this State shall participate in the statewide 37 program to track sexual assault forensic evidence kits for the 38 purpose of tracking the status of any sexual assault forensic evidence kits in the custody of the agency, prosecutor, laboratory or 39 40 provider, or a third party under contract with such agency, 41 prosecutor, laboratory or provider.

42 5. Any agency or person who acts pursuant to this section in 43 good faith and without gross negligence is immune from civil 44 liability for those acts.





1 6. The department or division designated pursuant to 2 subsection 1 may apply for and accept any gift, donation, bequest, 3 grant or other source of money to carry out the provisions of this 4 section.

5 7. As used in this section, "Sexual Assault Kit Working 6 Group" means the statewide working group led by the Office of the 7 Attorney General to create policies and procedures to address the 8 backlog of sexual assault forensic evidence kits that have not been 9 tested.

**Sec. 24.** NRS 209.192 is hereby amended to read as follows:

11 209.192 1. There is hereby created in the State Treasury a Fund for New Construction of Facilities for Prison Industries as a capital projects fund. The Director shall deposit in the Fund the deductions made pursuant to paragraph (c) of subsection 1 or paragraph (b) of subsection 2 of NRS 209.463. The money in the Fund must only be expended:

(a) To house new industries or expand existing industries in theindustrial program to provide additional employment of offenders;

19 (b) To relocate, expand, upgrade or modify an existing industry 20 in the industrial program to enhance or improve operations or 21 security or to provide additional employment or training of 22 offenders;

(c) To purchase or lease equipment to be used for the training ofoffenders or in the operations of prison industries;

(d) To pay or fund the operations of prison industries, including,
without limitation, paying the salaries of staff and wages of
offenders if the cash balance in the Fund for Prison Industries is
below the average monthly expenses for the operation of prison
industries;

30 (e) To advertise and promote the goods produced and services31 provided by prison industries; or

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(f) For any other purpose authorized by the Legislature.2. Before money in the Fund may be expended:

(a) As described in paragraphs (b) to (e), inclusive, of subsection
1, the Director shall submit a proposal for the expenditure to the *Joint Interim Standing* Committee on [Industrial Programs] the *Judiciary* and the State Board of Examiners.

(b) For construction, the Director shall submit a proposal for theexpenditure to the State Board of Examiners.

40 3. Upon making a determination that the proposed expenditure 41 is appropriate and necessary, the State Board of Examiners shall 42 recommend to the Interim Finance Committee, or the Senate 43 Standing Committee on Finance and the Assembly Standing 44 Committee on Ways and Means when the Legislature is in general 45 session, that the expenditure be approved. Upon approval of the





1 appropriate committee or committees, the money may be so 2 expended.

3 4. If any money in the Fund is used as described in paragraph 4 (d) of subsection 1, the Director shall repay the amount used as soon 5 as sufficient money is available in the Fund for Prison Industries.

6 The interest and income earned on the money in the Fund, 5. 7 after deducting any applicable charges, must be credited to the 8 Fund.

9 As used in this section, "Fund" means Fund for New 6. Construction of Facilities for Prison Industries. 10

11 12

Sec. 25.

NRS 209.459 is hereby amended to read as follows: 209.459 1. The Director shall:

13 (a) Submit a report to the *Joint Interim Standing* Committee on 14 [Industrial Programs] *the Judiciary* identifying the potential impacts 15 of any new program for the employment of offenders on private 16 employers and labor in this State. In preparing such a report, the Director shall include any information required pursuant to 17 paragraph (b) of subsection 7 of NRS 209.461 and must perform 18 19 due diligence in obtaining such information from:

20 (1) The Department of Employment, Training and 21 Rehabilitation:

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(2) The Department of Business and Industry:

23 24 (3) The Office of Economic Development; and (4) Representatives of organized labor in this State.

25 (b) Seek and present the recommendations of the *Joint Interim* 26 Standing Committee on [Industrial Programs] the Judiciary to the 27 Board of State Prison Commissioners and, with the approval of the 28 Board of State Prison Commissioners, establish and carry out a 29 program for the employment of offenders in services and 30 manufacturing conducted by institutions of the Department or by 31 private employers.

32 Before any new program for the employment of offenders is 2. 33 established pursuant to this section, the Director shall submit any 34 contract related to the employment of such offenders to the State 35 Board of Examiners for approval.

36 37 Sec. 26. NRS 209.461 is hereby amended to read as follows: 209.461 1. The Director shall:

38 (a) To the greatest extent possible, approximate the normal 39 conditions of training and employment in the community.

40 (b) Except as otherwise provided in this section, to the extent 41 practicable, require each offender, except those whose behavior is 42 found by the Director to preclude participation, to spend 40 hours 43 each week in vocational training or employment, unless excused for 44 a medical reason or to attend educational classes in accordance with 45 NRS 209.396. The Director shall require as a condition of



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employment that an offender sign an authorization for the
 deductions from his or her wages made pursuant to NRS 209.463.
 Authorization to make the deductions pursuant to NRS 209.463 is
 implied from the employment of an offender and a signed
 authorization from the offender is not required for the Director to
 make the deductions pursuant to NRS 209.463.

7 (c) Use the earnings from services and manufacturing conducted 8 by the institutions and the money paid by private employers who 9 employ the offenders to offset the costs of operating the prison 10 system and to provide wages for the offenders being trained or 11 employed.

12 (d) Provide equipment, space and management for services and 13 manufacturing by offenders.

14 (e) Employ craftsmen and other personnel to supervise and 15 instruct offenders.

16 (f) Contract with governmental agencies and private employers 17 for the employment of offenders, including their employment on 18 public works projects under contracts with the State and with local 19 governments.

20 (g) Contract for the use of offenders' services and for the sale of 21 goods manufactured by offenders.

(h) On or before January 1, 2014, and every 5 years thereafter,
 submit a report to the Director of the Legislative Counsel Bureau for
 distribution to the *Joint Interim Standing* Committee on [Industrial
 Programs.] the Judiciary. The report must include, without
 limitation, an analysis of existing contracts with private employers
 for the employment of offenders and the potential impact of those
 contracts on private industry in this State.

(i) Submit a report to each meeting of the Interim Finance
Committee identifying any accounts receivable related to a program
for the employment of offenders.

32 2. Every program for the employment of offenders established33 by the Director must:

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(a) Employ the maximum number of offenders possible;

(b) Except as otherwise provided in NRS 209.192, provide for
the use of money produced by the program to reduce the cost of
maintaining the offenders in the institutions;

(c) Have an insignificant effect on the number of jobs availableto the residents of this State; and

40 (d) Provide occupational training for offenders.

41 3. An offender may not engage in vocational training, 42 employment or a business that requires or permits the offender to:

43 (a) Telemarket or conduct opinion polls by telephone; or

44 (b) Acquire, review, use or have control over or access to 45 personal information concerning any person who is not incarcerated.





4. Each fiscal year, the cumulative profits and losses, if any, of
 the programs for the employment of offenders established by the
 Director must result in a profit for the Department. The following
 must not be included in determining whether there is a profit for the
 Department:

6 (a) Fees credited to the Fund for Prison Industries pursuant to 7 NRS 482.268, any revenue collected by the Department for the 8 leasing of space, facilities or equipment within the institutions or 9 facilities of the Department, and any interest or income earned on 10 the money in the Fund for Prison Industries.

(b) The selling expenses of the Central Administrative Office of the programs for the employment of offenders. As used in this paragraph, "selling expenses" means delivery expenses, salaries of sales personnel and related payroll taxes and costs, the costs of advertising and the costs of display models.

16 (c) The general and administrative expenses of the Central 17 Administrative Office of the programs for the employment of offenders. As used in this paragraph, "general and administrative 18 19 expenses" means the salary of the Deputy Director of Industrial 20 Programs and the salaries of any other personnel of the Central Administrative Office and related payroll taxes and costs, the costs 21 22 of telephone usage, and the costs of office supplies used and postage 23 used.

5. If any state-sponsored program incurs a net loss for 2 consecutive fiscal years, the Director shall appear before the *Joint Interim Standing* Committee on [Industrial Programs] the *Judiciary* to explain the reasons for the net loss and provide a plan for the generation of a profit in the next fiscal year. If the program does not generate a profit in the third fiscal year, the Director shall take appropriate steps to resolve the issue.

6. Except as otherwise provided in subsection 3, the Director
may, with the approval of the Board:

(a) Lease spaces and facilities within any institution of the
 Department to private employers to be used for the vocational
 training and employment of offenders.

(b) Grant to reliable offenders the privilege of leaving
institutions or facilities of the Department at certain times for the
purpose of vocational training or employment.

39 7. Before entering into any contract with a private employer for
40 the employment of offenders pursuant to subsection 1, the Director
41 shall obtain from the private employer:

42 (a) A personal guarantee to secure an amount fixed by the 43 Director of:

44 (1) For a contract that does not relate to construction, not less 45 than 25 percent of the prorated annual amount of the contract but





1 not more than 100 percent of the prorated annual amount of the 2 contract, a surety bond made payable to the State of Nevada in an 3 amount fixed by the Director of not less than 25 percent of the 4 prorated annual amount of the contract but not more than 100 5 percent of the prorated annual amount of the contract and 6 conditioned upon the faithful performance of the contract in 7 accordance with the terms and conditions of the contract; or

8 (2) For a contract that relates to construction, not less than 9 100 percent of the prorated annual amount of the contract, a surety 10 bond made payable to the State of Nevada in an amount fixed by the 11 Director of not less than 100 percent of the prorated annual amount 12 of the contract and conditioned upon the faithful performance of the 13 contract in accordance with the terms and conditions of the contract, 14  $\rightarrow$  or a security agreement to secure any debt, obligation or other

15 liability of the private employer under the contract, including, without limitation, lease payments, wages earned by offenders and compensation earned by personnel of the Department. The Director shall appear before the *Joint Interim Standing* Committee on [Industrial Programs] *the Judiciary* to explain the reasons for the amount fixed by the Director for any personal guarantee or surety bond.

(b) A detailed written analysis on the estimated impact of the
 contract on private industry in this State. The written analysis must
 include, without limitation:

(1) The number of private companies in this State currently
 providing the types of products and services offered in the proposed
 contract.

(2) The number of residents of this State currently employedby such private companies.

30 (3) The number of offenders that would be employed under 31 the contract.

32 (4) The skills that the offenders would acquire under the 33 contract.

8. The provisions of this chapter do not create a right on behalf of the offender to employment or to receive the federal or state minimum wage for any employment and do not establish a basis for any cause of action against the State or its officers or employees for employment of an offender or for payment of the federal or state minimum wage to an offender.

40 9. As used in this section, "state-sponsored program" means a 41 program for the vocational training or employment of offenders 42 which does not include a contract of employment with a private 43 employer.





Sec. 27. NRS 209.4818 is hereby amended to read as follows:

2 209.4818 1. The *Joint Interim Standing* Committee on 3 [Industrial Programs] *the Judiciary* shall:

4 (a) Be informed on issues and developments relating to 5 industrial programs for correctional institutions;

6 (b) Submit a semiannual report to the Interim Finance 7 Committee before July 1 and December 1 of each year on the status 8 of current and proposed industrial programs for correctional 9 institutions;

10 (c) Report to the Legislature on any other matter relating to 11 industrial programs for correctional institutions that it deems 12 appropriate;

13 (d) [Meet at least quarterly and at the call of the Chair to review
 14 the operation of current and proposed industrial programs;

(e)] Recommend three persons to the Director for appointment
 as the Deputy Director for Industrial Programs whenever a vacancy
 exists;

18 **[(f)]** (e) Before any new industrial program is established by the 19 Director, review the proposed program for compliance with the 20 requirements of subsections 2, 3, 4 and 7 of NRS 209.461 and 21 submit to the Director its recommendations concerning the proposed 22 program; and

[(g)] (f) Review each 23 state-sponsored industry program 24 established pursuant to subsection 2 of NRS 209.461 to determine 25 whether the program is operating profitably. If the Committee 26 determines that a program has incurred a net loss in 3 consecutive 27 fiscal years, the Committee shall report its finding to the Director 28 with a recommendation regarding whether the program should be 29 continued or terminated. If the Director does not accept the 30 recommendation of the Committee, the Director shall submit a 31 written report to the Committee setting forth his or her reasons for 32 rejecting the recommendation.

2. Upon the request of the *Joint Interim Standing* Committee
on [Industrial Programs,] *the Judiciary*, the Director and the Deputy
Director for Industrial Programs shall provide to the Committee any
information that the Committee determines is relevant to the
performance of the duties of the Committee.

38 3. As used in this section, "state-sponsored industry program" 39 means a program for the vocational training or employment of 40 offenders which does not include a contract of employment with a 41 private employer.

42 **Sec. 28.** NRS 233B.063 is hereby amended to read as follows: 43 233B.063 1. An agency that intends to adopt, amend or 44 repeal a permanent regulation must deliver to the Legislative 45 Counsel a copy of the proposed regulation. The Legislative Counsel



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shall examine and if appropriate revise the language submitted so
 that it is clear, concise and suitable for incorporation in the Nevada
 Administrative Code, but shall not alter the meaning or effect
 without the consent of the agency.

5 Unless the proposed regulation is submitted to the 2. 6 Legislative Counsel between July 1 of an even-numbered year and 7 July 1 of the succeeding odd-numbered year, the Legislative 8 Counsel shall deliver the approved or revised text of the regulation 9 within 30 days after it is submitted to the Legislative Counsel. If the proposed or revised text of a regulation is changed before adoption, 10 the agency shall submit the changed text to the Legislative Counsel, 11 12 who shall examine and revise it if appropriate pursuant to the 13 standards of subsection 1. Unless it is submitted between July 1 of 14 an even-numbered year and July 1 of the succeeding odd-numbered 15 year, the Legislative Counsel shall return it with any appropriate 16 revisions within 30 days. If the agency is a licensing board as 17 defined in NRS 439B.225 and the proposed regulation relates to standards for the issuance or renewal of licenses, permits or 18 19 certificates of registration issued to a person or facility regulated by 20 the agency, the Legislative Counsel shall also deliver one copy of 21 the approved or revised text of the regulation to the [Legislative] 22 Joint Interim Standing Committee on Health [Care.] and Human 23 Services.

3. An agency may adopt a temporary regulation between August 1 of an even-numbered year and July 1 of the succeeding odd-numbered year without following the procedure required by this section and NRS 233B.064, but any such regulation expires by limitation on November 1 of the odd-numbered year. A substantively identical permanent regulation may be subsequently adopted.

4. An agency may amend or suspend a permanent regulation
between August 1 of an even-numbered year and July 1 of the
succeeding odd-numbered year by adopting a temporary regulation
in the same manner and subject to the same provisions as prescribed
in subsection 3.

36 Sec. 29. NRS 233B.070 is hereby amended to read as follows:

233B.070 1. A permanent regulation becomes effective when
the Legislative Counsel files with the Secretary of State the original
of the final draft or revision of a regulation, except as otherwise
provided in NRS 293.247 or where a later date is specified in the
regulation.

42 2. Except as otherwise provided in NRS 233B.0633, an agency 43 that has adopted a temporary regulation may not file the temporary 44 regulation with the Secretary of State until 35 days after the date on 45 which the temporary regulation was adopted by the agency. A





1 temporary regulation becomes effective when the agency files with 2 the Secretary of State the original of the final draft or revision of the 3 regulation, together with the informational statement prepared 4 pursuant to NRS 233B.066. The agency shall also file a copy of the 5 temporary regulation with the Legislative Counsel, together with the 6 informational statement prepared pursuant to NRS 233B.066.

7 An emergency regulation becomes effective when the 3. 8 agency files with the Secretary of State the original of the final draft 9 or revision of an emergency regulation, together with the informational statement prepared pursuant to NRS 233B.066. The 10 agency shall also file a copy of the emergency regulation with the 11 12 Legislative Counsel, together with the informational statement 13 prepared pursuant to NRS 233B.066.

14 4. The Secretary of State shall maintain the original of the final 15 draft or revision of each regulation in a permanent file to be used 16 only for the preparation of official copies.

5. The Secretary of State shall file, with the original of each agency's rules of practice, the current statement of the agency concerning the date and results of its most recent review of those rules.

21 6. Immediately after each permanent or temporary regulation is 22 filed, the agency shall deliver one copy of the final draft or revision, 23 bearing the stamp of the Secretary of State indicating that it has 24 been filed, including material adopted by reference which is not 25 already filed with the State Library, Archives and Public Records 26 Administrator, to the State Library, Archives and Public Records 27 Administrator for use by the public. If the agency is a licensing 28 board as defined in NRS 439B.225 and it has adopted a permanent 29 regulation relating to standards for the issuance or renewal of 30 licenses, permits or certificates of registration issued to a person or 31 facility regulated by the agency, the agency shall also deliver one 32 copy of the regulation, bearing the stamp of the Secretary of State, 33 to the [Legislative] Joint Interim Standing Committee on Health 34 [Care] and Human Services within 10 days after the regulation is 35 filed with the Secretary of State.

36 7. Each agency shall furnish a copy of all or part of that part of 37 the Nevada Administrative Code which contains its regulations, to 38 any person who requests a copy, and may charge a reasonable fee 39 for the copy based on the cost of reproduction if it does not have 34 money appropriated or authorized for that purpose.

41 8. An agency which publishes any regulations included in the 42 Nevada Administrative Code shall use the exact text of the 43 regulation as it appears in the Nevada Administrative Code, 44 including the leadlines and numbers of the sections. Any other 45 material which an agency includes in a publication with its





1 regulations must be presented in a form which clearly distinguishes 2 that material from the regulations.

3 Sec. 30. NRS 239.010 is hereby amended to read as follows: Except as otherwise provided in this section and 4 239.010 1. NRS 1.4683, 1.4687, 1A.110, 3.2203, 41.071, 49.095, 49.293, 5 62D.420, 62D.440, 62E.516, 62E.620, 62H.025, 62H.030, 62H.170, 6 7 62H.220, 62H.320, 75A.100, 75A.150, 76.160, 78.152, 80.113, 81.850, 82.183, 86.246, 86.54615, 87.515, 87.5413, 87A.200, 8 87A.580, 87A.640, 88.3355, 88.5927, 88.6067, 88A.345, 88A.7345, 9 89.045, 89.251, 90.730, 91.160, 116.757, 116A.270, 116B.880, 10 118B.026. 119.260. 119.265. 119.267, 119.280, 119A.280, 11 119A.653, 119A.677, 119B.370, 119B.382, 120A.690, 125.130, 12 125B.140, 126.141, 126.161, 126.163, 126.730, 127.007, 127.057, 13 127.130, 127.140, 127.2817, 128.090, 130.312, 130.712, 136.050, 14 159.044, 159A.044, 172.075, 172.245, [176.01249,] 176.015, 15 176.0625, 176.09129, 176.156, 176A.630, 178.39801, 178.4715, 16 17 178.5691, 179.495, 179A.070, 179A.165, 179D.160, 200.3771, 202.3662, 200.5095, 18 200.3772, 200.604. 205.4651, 209.392, 209.3925, 209.419, 209.429, 19 209.3923, 209.521. 211A.140, 213.010, 213.040, 213.095, 213.131, 217.105, 217.110, 217.464, 20 217.475, 218A.350, 218E.625, 218F.150, 218G.130, 218G.240, 21 22 218G.350, 226.300, 228.270, 228.450, 228.495, 228.570, 231.069, 23 233.190, 237.300, 239.0105, 239.0113, 231.1473. 239.014. 239B.030, 239B.040, 239B.050, 239C.140, 239C.210, 239C.230, 24 239C.270, 239C.420, 240.007, 241.020, 25 239C.250, 241.030, 241.039, 242.105, 244.264, 244.335, 247.540, 247.550, 247.560, 26 250.087, 250.130, 250.140, 250.150, 268.095, 268.0978, 268.490, 27 28 268.910. 269.174, 271A.105, 281.195, 281.805, 281A.350, 281A.680, 281A.685, 281A.750, 281A.755, 281A.780, 284.4068, 29 286.110, 286.118, 287.0438, 289.025, 289.080, 289.387, 289.830, 30 293.4855, 293.5002, 293.503, 293.504, 293.558, 293.5757, 293.870, 31 293.906, 293.908, 293.910, 293B.135, 293D.510, 331.110, 332.061, 32 332.351, 333.333, 333.335, 338.070, 338.1379, 338.1593, 338.1725, 33 338.1727, 348.420, 349.597, 349.775, 353.205, 353A.049, 34 353A.100, 353C.240, 360.240, 360.247, 360.255, 35 353A.085, 360.755, 361.044, 361.2242, 361.610, 365.138, 366.160, 368A.180, 36 37 370.257, 370.327, 372A.080, 378.290, 378.300, 379.0075, 379.008, 379.1495, 385A.830, 385B.100, 387.626, 387.631, 388.1455, 38 388.259, 388.501, 388.503, 388.513, 388.750, 388A.247, 388A.249, 39 391.033, 391.035, 391.0365, 391.120, 391.925, 392.029, 392.147, 40 392.264, 392.271, 392.315, 392.317, 392.325, 392.327, 392.335, 41 42 392.850, 393.045, 394.167, 394.16975, 394.1698, 394.447, 394.460, 43 394.465. 396.3295. 396.405, 396.525, 396.535. 396.9685. 398A.115, 408.3885, 408.3886, 408.3888, 408.5484, 412.153, 44 45 414.280, 416.070, 422.2749, 422.305, 422A.342. 422A.350.



425.400, 427A.1236, 427A.872, 432.028, 432.205, 432B.175, 1 2 432B.280, 432B.290, 432B.407, 432B.430, 432B.560, 432B.5902, 3 432C.140, 432C.150, 433.534, 433A.360, 437.145, 437.207. 439.4941, 439.840, 439.914, 439B.420, 439B.754, 439B.760, 4 5 440.170, 441A.195, 441A.220, 441A.230, 442.330, 442.395. 442.735, 442.774, 445A.665, 445B.570, 445B.7773, 447.345, 6 7 449.209, 449.245, 449.4315, 449A.112, 450.140, 450B.188, 8 453.164, 453.720, 453A.610, 453A.700, 458.055, 458.280, 459.050, 9 459.3866, 459.555, 459.7056, 459.846, 463.120, 463.15993, 10 463.240, 463.3403, 463.3407, 463.790, 467.1005, 480.535, 480.545, 480.935, 480.940, 481.063, 481.091, 481.093, 482.170, 482.5536, 11 12 483.340, 483.363, 483.575, 483.659, 483.800, 484A.469, 484E.070, 13 485.316, 501.344, 503.452, 522.040, 534A.031, 561.285, 571.160, 584.655, 587.877, 598.0964, 598.098, 598A.110, 599B.090, 14 603.070, 603A.210, 604A.303, 604A.710, 612.265, 616B.012, 15 616B.015, 616B.315, 616B.350, 618.341, 16 618.425, 622.238. 17 622.310, 623.131, 623A.137, 624.110, 624.265, 624.327, 625.425, 628B.230. 628B.760. 629.047. 18 625A.185, 628.418, 629.069. 630.133, 630.2673, 630.30665, 630.336, 630A.555, 19 631.368, 20 632.121, 632.125, 632.3415, 632.405, 633.283, 633.301, 633.4715, 21 633.524, 634.055, 634.214, 634A.185, 635.158, 636.107, 637.085, 22 637B.288, 638.087, 638.089, 639.2485, 639.570, 640.075, 23 640A.220, 640B.730, 640C.580, 640C.600, 640C.620, 640C.745, 24 640C.760, 640D.190, 640E.340, 641.090, 641.221, 641.325. 641A.191, 641A.262, 641A.289, 641B.170, 641B.282, 641B.460, 25 26 641C.760, 641C.800, 642.524, 643.189, 644A.870, 645.180, 27 645.625, 645A.050, 645A.082, 645B.060, 645B.092, 645C.220, 28 645C.225, 645D.130, 645D.135, 645G.510, 645H.320, 645H.330, 29 647.0945, 647.0947, 648.033, 648.197, 649.065, 649.067, 652.228, 30 653.900, 654.110, 656.105, 657A.510, 661.115, 665.130, 665.133, 669.275, 669.285, 669A.310, 671.170, 673.450, 673.480, 675.380, 31 676A.340, 676A.370, 677.243, 678A.470, 678C.710, 678C.800, 32 679B.122, 679B.124, 679B.152, 679B.159, 679B.190, 679B.285, 33 679B.690, 680A.270, 681A.440, 681B.260, 681B.410, 681B.540, 34 683A.0873, 685A.077, 686A.289, 686B.170, 686C.306, 687A.110, 35 687A.115, 687C.010, 688C.230, 688C.480, 688C.490, 689A.696, 36 37 692A.117, 692C.190, 692C.3507, 692C.3536, 692C.3538, 692C.354, 692C.420, 693A.480, 693A.615, 696B.550, 696C.120, 38 703.196, 704B.325, 706.1725, 706A.230, 710.159, 711.600, 39 sections 35, 38 and 41 of chapter 478, Statutes of Nevada 2011 and 40 section 2 of chapter 391, Statutes of Nevada 2013 and unless 41 42 otherwise declared by law to be confidential, all public books and public records of a governmental entity must be open at all times 43 44 during office hours to inspection by any person, and may be fully 45 copied or an abstract or memorandum may be prepared from those





1 public books and public records. Any such copies, abstracts or 2 memoranda may be used to supply the general public with copies, 3 abstracts or memoranda of the records or may be used in any other 4 way to the advantage of the governmental entity or of the general 5 public. This section does not supersede or in any manner affect the 6 federal laws governing copyrights or enlarge, diminish or affect in 7 any other manner the rights of a person in any written book or 8 record which is copyrighted pursuant to federal law.

9 2. A governmental entity may not reject a book or record 10 which is copyrighted solely because it is copyrighted.

11 A governmental entity that has legal custody or control of a 3. 12 public book or record shall not deny a request made pursuant to 13 subsection 1 to inspect or copy or receive a copy of a public book or 14 record on the basis that the requested public book or record contains 15 information that is confidential if the governmental entity can 16 redact, delete, conceal or separate, including, without limitation, 17 electronically, the confidential information from the information 18 included in the public book or record that is not otherwise 19 confidential.

4. If requested, a governmental entity shall provide a copy of a public record in an electronic format by means of an electronic medium. Nothing in this subsection requires a governmental entity to provide a copy of a public record in an electronic format or by means of an electronic medium if:

- 25
- 26 27

(a) The public record:

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

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

(b) Providing the public record in an electronic format or bymeans of an electronic medium would:

30

(1) Give access to proprietary software; or

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

5. An officer, employee or agent of a governmental entity who 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.

40 (b) Except as otherwise provided in NRS 239.030, shall, upon 41 request, prepare the copy of the public record and shall not require 42 the person who has requested the copy to prepare the copy himself 43 or herself.





Sec. 31. NRS 321.7355 is hereby amended to read as follows:

2 The State Land Use Planning Agency shall 321.7355 1. 3 prepare, in cooperation with appropriate federal and state agencies 4 and local governments throughout the State, plans or statements of 5 policy concerning the acquisition and use of lands in the State of 6 Nevada that are under federal management.

7 The State Land Use Planning Agency shall, in preparing the 2. 8 plans and statements of policy, identify lands which are suitable for 9 acquisition for:

(a) Commercial, industrial or residential development; 10

(b) The expansion of the property tax base, including the 11 12 potential for an increase in revenue by the lease and sale of those 13 lands; or

14 (c) Accommodating increases in the population of this State.

15 → The plans or statements of policy must not include matters 16 concerning zoning or the division of land and must be consistent 17 with local plans and regulations concerning the use of private 18 property.

19

1

The State Land Use Planning Agency shall: 3.

20 (a) Encourage public comment upon the various matters treated 21 in a proposed plan or statement of policy throughout its preparation 22 and incorporate such comments into the proposed plan or statement 23 of policy as are appropriate;

24 (b) Submit its work on a plan or statement of policy periodically for review and comment by the Land Use Planning Advisory 25 26 Council and fany committees of the Legislature or subcommittees of 27 the Legislative Commission that deal with matters concerning the 28 public lands;] the Joint Interim Standing Committee on Natural 29 **Resources**; and

30 (c) Provide written responses to written comments received 31 from a county or city upon the various matters treated in a proposed 32 plan or statement of policy.

Whenever the State Land Use Planning Agency prepares 33 4. 34 plans or statements of policy pursuant to subsection 1 and submits 35 those plans or policy statements to the Governor, *the* Legislature, 36 the Joint Interim Standing Committee on Natural Resources or an 37 agency of the Federal Government, the State Land Use Planning 38 Agency shall include with each plan or statement of policy the 39 comments and recommendations of:

40

(a) The Land Use Planning Advisory Council; and

41 (b) [Any committees of the Legislature or subcommittees of the

42 Legislative Commission that deal with matters concerning the 43

public lands.] The Joint Interim Standing Committee on Natural

44 Resources.





1 5. A plan or statement of policy must be approved by the 2 governing bodies of the county and cities affected by it before it is 3 put into effect.

4

**Sec. 31.5.** NRS 332.215 is hereby amended to read as follows:

5 332.215 1. Each county of this state whose population is 6 100,000 or more, must be a member of the Commission to Study Governmental Purchasing which is composed of all purchasing 7 8 agents of the local governments within those counties. Each county 9 whose population is less than 100,000 may participate as a voting member of the Commission. The members shall select a Chair from 10 11 among their number.

12 2. The Commission shall meet no less than guarterly or at the 13 call of the Chair to study practices in governmental purchasing and 14 laws relating thereto and shall make recommendations with respect 15 to those laws to the next regular session of the Legislature.

16 *3*. On or before July 1 of each even-numbered year, the Commission shall submit a written report to the Joint Interim 17 18 Standing Committee on Legislative Operations and Elections that 19 includes any recommendations of the Commission for legislation 20 relating to governmental purchasing. 21

Sec. 32. NRS 333.3368 is hereby amended to read as follows:

22 333.3368 The Purchasing Division shall, every 6 months, 23 submit to the Legislature, if it is in session, or to the Interim Finance Committee, [and the Legislative Committee on Senior Citizens. 24 25 Veterans and Adults with Special Needs created by NRS 218E.750,] 26 if the Legislature is not in session, a report which must contain, for 27 the period since the submission of the last report:

28 The number of state purchasing contracts that were subject 1. 29 to the provisions of NRS 333.3361 to 333.3369, inclusive.

The total dollar amount of state purchasing contracts that 30 2. 31 were subject to the provisions of NRS 333.3361 to 333.3369, 32 inclusive.

33 3. The number of local businesses owned and operated by 34 veterans with service-connected disabilities that submitted a bid or 35 proposal on a state purchasing contract.

36 The number of state purchasing contracts that were awarded 4. 37 to local businesses owned and operated by veterans with service-38 connected disabilities.

The total number of dollars' worth of state purchasing 39 5. 40 contracts that were awarded to local businesses owned and operated 41 by veterans with service-connected disabilities.

42 Any other information deemed relevant by the Director of 43 the Legislative Counsel Bureau.





1 Sec. 33. NRS 338.13846 is hereby amended to read as 2 follows:

3 338.13846 The Division shall, every 6 months, submit to the 4 Legislature, if it is in session, or to the Interim Finance Committee, 5 fand the Legislative Committee on Senior Citizens, Veterans and Adults with Special Needs created by NRS 218E.750,] if the 6 Legislature is not in session, a report which must contain, for the 7 8 period since the submittal of the last report:

9 The number of contracts for public works of this State that were subject to the provisions of NRS 338.1384 to 338.13847, 10 inclusive. 11

12 2. The total dollar amount of contracts for public works of this 13 State that were subject to the provisions of NRS 338.1384 to 14 338.13847. inclusive.

15 3. The number of local businesses owned and operated by 16 veterans with service-connected disabilities that submitted a bid on a 17 contract for a public work of this State.

18 The number of contracts for public works of this State that 19 were awarded to local businesses owned and operated by veterans 20 with service-connected disabilities.

21 The total number of dollars' worth of contracts for public 5. 22 works of this State that were awarded to local businesses owned and 23 operated by veterans with service-connected disabilities.

24 Any other information deemed relevant by the Director of 6. 25 the Legislative Counsel Bureau.

26 **Sec. 34.** NRS 385A.030 is hereby amended to read as follows: 27 385A.030 "Committee" means the [Legislative] Joint Interim

28 Standing Committee on Education created pursuant to **NRS** 29 218E.605.] section 6 of this act. 30

**Sec. 35.** NRS 387.1215 is hereby amended to read as follows:

31 387.1215 1. To account for variation between the counties of 32 this State in the cost of living and the cost of labor, the Department 33 shall establish by regulation cost adjustment factors for the school 34 district located in, and each charter school that provides classroom-35 based instruction in, each county of this State.

36 Not later than May 1 of each even-numbered year, the 2. 37 Department shall review and determine whether revisions are 38 necessary to the cost adjustment factors for the school district 39 located in each county of this State. The Department shall present 40 the review and any revisions at a meeting of the [Legislative] Joint 41 *Interim* Standing Committee on Education for consideration and 42 recommendations by the Committee. After the meeting, the 43 Department shall consider any recommendations of the [Legislative] 44 Joint Interim Standing Committee on Education, determine whether to include those recommendations and adopt by regulation 45





1 any revision to the cost adjustment factors. The Department shall

2 submit any revision to the cost adjustment factors to each school3 district, the Governor and the Director of the Legislative Counsel

4 Bureau.

5

Sec. 36. NRS 387.1216 is hereby amended to read as follows:

6 387.1216 1. To account for the increased cost to a school 7 district to operate a public school for a small number of pupils 8 which may be necessary in certain circumstances, the Department 9 shall establish by regulation a method to calculate an adjustment for 10 each necessarily small school.

11 2. Not later than May 1 of each even-numbered year, the 12 Department shall review and determine whether revisions are 13 necessary to the method for determining the adjustment for each necessarily small school. The Department shall present the review 14 15 and any revisions at a meeting of the [Legislative] Joint Interim 16 *Standing* Committee on Education for consideration and 17 recommendations by the Committee. After the meeting, the 18 Department shall consider any recommendations of the [Legislative] 19 *Joint Interim Standing* Committee on Education, determine 20 whether to include those recommendations and adopt by regulation 21 any revision to the method. The Department shall submit any 22 revision to the method to each school district, the Governor and the 23 Director of the Legislative Counsel Bureau.

24

Sec. 37. NRS 387.1218 is hereby amended to read as follows:

25 387.1218 1. To account for the increased cost per pupil to 26 operate a school district in which relatively fewer pupils are 27 enrolled, the Department shall establish by regulation a small 28 district equity adjustment.

29 2. Not later than May 1 of each even-numbered year, the Department shall review and determine whether revisions are 30 necessary to the method for calculating the small district equity 31 32 adjustment. The Department shall present the review and any 33 revisions at a meeting of the [Legislative] Joint Interim Standing Committee on Education for consideration and recommendations by 34 35 the Committee. After the meeting, the Department shall consider 36 any recommendations of the [Legislative] Joint Interim Standing 37 Committee on Education, determine whether to include those 38 recommendations and adopt by regulation any revision to the method. The Department shall submit any revision to the method to 39 each school district, the Governor and the Director of the Legislative 40 41 Counsel Bureau.

42 Sec. 38. NRS 387.12455 is hereby amended to read as 43 follows:

44 387.12455 1. Except as otherwise provided in subsection 5, 45 for the purpose of establishing budgetary estimates for expenditures





and revenues for the State Education Fund as prescribed by the State
 Budget Act, the Governor shall, to the extent practicable, ensure that
 an amount of money in the State General Fund is reserved in the
 proposed executive budget for transfer to the State Education Fund
 which is sufficient to fully fund:

6 (a) If the Economic Forum projects that the revenue collected by 7 the State for general, unrestricted uses will increase by a rate that is 8 greater than the combined rate of inflation and the growth of 9 enrollment in the public schools in this State in the immediately preceding biennium, an amount of money in the State General Fund 10 for transfer to the State Education Fund for the subsequent biennium 11 12 which is not less than the amount of money transferred to the State 13 Education Fund from the State General Fund for the immediately 14 preceding biennium increased by an amount not less than the rate of 15 increase for the revenue collected by the State as projected by the 16 Economic Forum.

17 (b) If the Economic Forum projects that the revenue collected by 18 the State for general, unrestricted uses will increase by a rate that is 19 not greater than the combined rate of inflation and the growth of enrollment in the public schools in this State in the immediately 20 21 preceding biennium, an amount of money in the State General Fund 22 for transfer to the State Education Fund for the subsequent biennium 23 which is not less than the amount of money transferred to the State 24 Education Fund from the State General Fund for the immediately 25 preceding biennium increased by an amount not less than the 26 combined rate of inflation and the growth of enrollment in the 27 public schools in this State.

28 (c) If the Economic Forum projects that the revenue collected by 29 the State for general, unrestricted uses will decrease, an amount of 30 money in the State General Fund for transfer to the State Education 31 Fund for the subsequent biennium which is not less than the amount 32 of money transferred to the State Education Fund from the State 33 General Fund for the immediately preceding biennium decreased by 34 an amount not greater than the rate of decrease for the revenue 35 collected by the State as projected by the Economic Forum.

2. Except as otherwise provided in subsection 5, as part of the
proposed executive budget, the Governor shall, to the extent
practicable, include recommendations for:

(a) The statewide base per pupil funding amount, which must be equal to the statewide base per pupil funding amount for the immediately preceding biennium increased by an amount not less than the combined rate of inflation and the growth of enrollment in the public schools in this State unless the amount of money contained in the State Education Fund, excluding the Education Stabilization Account or any account created pursuant to





subsection 5 of NRS 387.1212, decreases from the immediately
 preceding biennium, in which event the Governor must recommend
 a proportional reduction to both the statewide base per pupil funding
 amount and the multiplier for each category of pupils pursuant to
 paragraph (b); and

6 (b) The multiplier for each category of pupils, which must not 7 be less than the multiplier for the immediately preceding biennium 8 unless:

9 (1) The amount of money contained in the State Education 10 Fund, excluding the Education Stabilization Account or any account 11 created pursuant to subsection 5 of NRS 387.1212, decreases from 12 the immediately preceding biennium, in which event the Governor 13 must recommend a proportional reduction to both the statewide base 14 per pupil funding amount pursuant to paragraph (a) and the 15 multiplier for each category of pupils; or

16 (2) The amount of money contained in the State Education 17 Fund, excluding the Education Stabilization Account or any account 18 created pursuant to subsection 5 of NRS 387.1212, increases from 19 preceding fiscal year but in an amount which, after the 20 recommending the statewide base per pupil funding amount 21 pursuant to paragraph (a), is insufficient to fund the multiplier for 22 each category of pupils, in which event the Governor must 23 recommend the remaining money in the State Education Fund, 24 excluding the Education Stabilization Account or any account 25 created pursuant to subsection 5 of NRS 387.1212, be used to 26 provide a multiplier for each category of pupils which is as close as 27 practicable to the multiplier for the preceding fiscal year.

28 3. When determining the amount of money to reserve for 29 transfer from the State General Fund to the State Education Fund 30 pursuant to subsection 1, the Governor shall consider the recommendations of the Commission, as revised by the [Legislative] 31 32 *Joint Interim Standing* Committee on Education, if applicable, for 33 an optimal level of funding for education and may reserve an 34 additional amount of money for transfer to the State Education Fund 35 that the Governor determines to be sufficient to fund any 36 recommendation or any portion of a recommendation that the Governor includes in the proposed executive budget. 37

4. As part of the proposed executive budget, the Governor may recommend to the Legislature a revision to any appropriation made by law pursuant to NRS 387.1214, including, without limitation, the statewide base per pupil funding amount, the adjusted base per pupil funding for any school district, the multiplier for weighted funding for any category of pupils or the creation or elimination of a category of pupils to receive additional weighted funding. The





1 Governor may recommend additional funding for any 2 recommendation made pursuant to this subsection.

3 If the Governor determines that it would be impracticable to 5. 4 prepare the proposed executive budget as described in subsection 1 5 or 2, the Governor may instead include in the proposed executive 6 budget a recommendation for such funding for the public schools in 7 this State as he or she determines to be appropriate. If the Governor 8 includes in the proposed executive budget recommendations 9 pursuant to this subsection, the recommendations must be accompanied by such recommendations for legislation as the 10 Governor determines to be appropriate to improve the method by 11 12 which funding for the public schools in this State is determined.

13 6. As used in this section, "rate of inflation" means the 14 percentage of increase or decrease in the Consumer Price Index for 15 All Urban Consumers, West Region (All Items), as published by the 16 United States Department of Labor for the immediately preceding 17 calendar year or, if that index ceases to be published by the United 18 States Department of Labor, the published index that most closely 19 resembles that index, as determined by the Governor.

20 Sec. 39. NRS 387.12463 is hereby amended to read as 21 follows: 22

387.12463 1. The Commission shall:

23 (a) Provide guidance to school districts and the Department on 24 the implementation of the Pupil-Centered Funding Plan.

25 (b) Monitor the implementation of the Pupil-Centered Funding 26 Plan and make any recommendations to the [Legislative] Joint 27 *Interim Standing* Committee on Education that the Commission 28 determines would, within the limits of appropriated funding, 29 improve the implementation of the Pupil-Centered Funding Plan or 30 correct any deficiencies of the Department or any school district or 31 public school in carrying out the Pupil-Centered Funding Plan.

32 (c) Review the statewide base per pupil funding amount, the adjusted base per pupil funding for each school district and the 33 multiplier for weighted funding for each category of pupils 34 appropriated by law pursuant to NRS 387.1214 for each biennium 35 and recommend any revisions the Commission determines to be 36 37 appropriate to create an optimal level of funding for the public 38 schools in this State, including, without limitation, by 39 recommending the creation or elimination of one or more categories 40 of pupils to receive additional weighted funding. If the Commission 41 makes a recommendation pursuant to this paragraph which would 42 require more money to implement than was appropriated from the 43 State Education Fund in the immediately preceding biennium, 44 the Commission shall also identify a method to fully fund the





years after the date of 1 recommendation within 10 the 2 recommendation.

3 (d) Review the laws and regulations of this State relating to 4 education, make recommendations to the [Legislative] Joint Interim 5 Standing Committee on Education for any revision of such laws and 6 regulations that the Commission determines would improve the 7 efficiency or effectiveness of public education in this State and 8 notify each school district of each such recommendation.

9 (e) Review and recommend to the Department revisions of the cost adjustment factors for each county established pursuant to NRS 10 387.1215, the method for determining the adjustment for each 11 12 necessarily small school established pursuant to NRS 387.1216 and 13 the method for calculating the small district equity adjustment 14 established pursuant to NRS 387.1218.

15 2. The Commission shall present any recommendations 16 pursuant to paragraphs (a) to (d), inclusive, of subsection 1 at a meeting of the [Legislative] Joint Interim Standing Committee on 17 18 Education for consideration and revision by the Committee. The 19 [Legislative] Joint Interim Standing Committee on Education shall 20 review each recommendation of the Commission and determine 21 whether to transmit the recommendation or a revised version of the 22 recommendation to the Governor or the Legislature. 23

Sec. 40. NRS 388.787 is hereby amended to read as follows:

24 388.787 "Committee" means the [Legislative] Joint Interim Standing Committee on Education created pursuant to INRS 25 26 218E.605.] section 6 of this act.

27

Sec. 41. NRS 390.800 is hereby amended to read as follows:

28 390.800 1. In addition to any other test, examination or 29 assessment required by state or federal law, the board of trustees of 30 each school district may require the administration of district-wide 31 tests, examinations and assessments that the board of trustees 32 determines are vital to measure the achievement and progress of 33 pupils. In making this determination, the board of trustees shall 34 consider any applicable findings and recommendations of the 35 [Legislative] Joint Interim Standing Committee on Education.

36 2. The tests, examinations and assessments required pursuant 37 to subsection 1 must be limited to those which can be demonstrated 38 to provide a direct benefit to pupils or which are used by teachers to 39 improve instruction and the achievement of pupils.

40 3. The board of trustees of each school district and the State 41 Board shall periodically review the tests, examinations and 42 assessments administered to pupils to ensure that the time taken 43 from instruction to conduct a test, examination or assessment is 44 warranted because it is still accomplishing its original purpose.





Sec. 42. NRS 391.492 is hereby amended to read as follows:

2 391.492 1. There is hereby created the Nevada State Teacher 3 Recruitment and Retention Advisory Task Force consisting of the 4 following members:

5 (a) One licensed teacher employed by each school district 6 located in a county whose population is less than 100,000, appointed 7 by the <u>[Legislative]</u> Joint Interim Standing Committee on 8 Education;

9 (b) Two licensed teachers employed by each school district 10 located in a county whose population is 100,000 or more but less 11 than 700,000, appointed by the [Legislative] Joint Interim Standing 12 Committee on Education; and

(c) Three licensed teachers employed by each school district
located in a county whose population is 700,000 or more, appointed
by the [Legislative] Joint Interim Standing Committee on
Education.

17 2. After the initial terms, each member of the Task Force 18 serves a term of 2 years and may be reappointed to one additional 19 2-year term following his or her initial term. If any member of the 20 Task Force ceases to be qualified for the position to which he or she 21 was appointed, the position shall be deemed vacant and the 22 [Legislative] Joint Interim Standing Committee on Education shall 23 appoint a replacement for the remainder of the unexpired term. A 24 vacancy must be filled in the same manner as the original 25 appointment.

26 3. The Task Force shall, at its first meeting and each odd-27 numbered year thereafter, elect a Chair from among its members.

28 4. The Task Force shall meet at least quarterly and may meet at 29 other times upon the call of the Chair or a majority of the members of the Task Force. In even-numbered years, the Task Force shall 30 31 have three meetings before the final meeting of the [Legislative] 32 Joint Interim Standing Committee on Education. In even-numbered years, the fourth meeting of the Task Force must be a presentation to 33 34 the [Legislative] Joint Interim Standing Committee on Education 35 of the findings and recommendations of the Task Force made 36 pursuant to NRS 391.496.

5. Ten members of the Task Force constitute a quorum, and a quorum may exercise all the power and authority conferred on the Task Force.

6. Members of the Task Force serve without compensation,
except that for each day or portion of a day during which a member
of the Task Force attends a meeting of the Task Force or is
otherwise engaged in the business of the Task Force, the member is
entitled to receive the per diem allowance and travel expenses
provided for state officers and employees generally.



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Each member of the Task Force who is an officer or 1 7. 2 employee of the State or a local government must be relieved from 3 his or her duties without loss of his or her regular compensation so that the member may prepare for and attend meetings of the Task 4 5 Force and perform any work necessary to carry out the duties of the 6 Task Force in the most timely manner practicable. A state agency or local government shall not require an officer or employee who is a 7 8 member of the Task Force to make up the time the member is absent 9 from work to carry out his or her duties as a member, and shall not 10 require the member to take annual vacation or compensatory time 11 for the absence.

12 8. The Department shall provide administrative support to the 13 Task Force.

NRS 391.494 is hereby amended to read as follows:

14

15

Sec. 43.

391.494 1. Each member of the Task Force must:

(a) Be a licensed teacher with at least 5 consecutive years ofexperience teaching in a public school in this State;

(b) Be currently employed as a teacher and actively teaching in a
public school in this State, and remain employed as a teacher in a
public school in this State for the duration of the member's term;
and

(c) Not be currently serving on any other education-related
 board, commission, council, task force or similar governmental
 entity.

25 2. On or before December 1, 2019, the Department shall 26 prescribe a uniform application for a teacher to use to apply to serve 27 on the Task Force.

3. A teacher who wishes to serve on the Task Force must
submit an application prescribed pursuant to subsection 2 to the
[Legislative] Joint Interim Standing Committee on Education on or
before January 15 of an even-numbered year. On or before
February 1 of each even-numbered year, the [Legislative] Joint
Interim Standing Committee on Education shall select one or more
teachers, as applicable, to serve as a member of the Task Force.

35 Sec. 44. NRS 391.496 is hereby amended to read as follows:

36 391.496 The Task Force shall:

1. Evaluate the challenges in attracting and retaining teachersthroughout this State;

2. Make recommendations to the [Legislative] Joint Interim *Standing* Committee on Education to address the challenges in
attracting and retaining teachers throughout this State, including,
without limitation, providing incentives to attract and retain
teachers; and

44 3. On or before February 1 of each odd-numbered year, submit 45 a report to the Director of the Legislative Counsel Bureau for





1 transmission to the Legislature describing the findings and 2 recommendations of the Task Force.

Sec. 45. NRS 439.983 is hereby amended to read as follows:

4 439.983 Upon the resolution of a public health emergency or 5 other health event, the emergency team shall:

6 1. Make recommendations to the State Board of Health and 7 local boards of health with respect to regulations or policies which 8 may be adopted to prevent public health emergencies and other 9 health events or to improve responses to public health emergencies 10 and other health events; and

Evaluate the response of each state agency, division, board
 or other entity represented on the emergency team and make
 recommendations to the Governor and the Legislature or, if the
 Legislature is not in session, to the Legislative Commission and the
 [Legislative] Joint Interim Standing Committee on Health [Care]
 and Human Services with respect to actions and measures that may
 be taken to improve such responses.

18 Sec. 46. NRS 439B.040 is hereby amended to read as follows:
439B.040 "Committee" means the [Legislative] Joint Interim

20 *Standing* Committee on Health [Care.] and Human Services.

21 Sec. 47. NRS 439B.227 is hereby amended to read as follows:

439B.227 The [Legislative] Joint Interim Standing
Committee on Health [Care] and Human Services shall:

1. After each regular session of the Legislature, review any chapter added to this title or title 39 or 54 of NRS that authorizes or requires the issuance of a license, permit or certificate to a person who provides any service related to health care to determine if the person should be included as a person required to make a report pursuant to NRS 432B.220; and

2. Before the beginning of the next regular session of the Legislature, prepare a report concerning its findings pursuant to subsection 1 and submit the report to the Director of the Legislative Counsel Bureau for transmittal to the Legislature. The report must include, without limitation, any recommended legislation.

35 Sec. 48. NRS 449.465 is hereby amended to read as follows:

449.465 1. The Director may, by regulation, impose fees
upon admitted health insurers to cover the costs of carrying out the
provisions of NRS 449.450 to 449.530, inclusive. The maximum
amount of fees collected must not exceed the amount authorized by
the Legislature in each biennial budget.

2. The Director shall impose a fee of \$50 each year upon
admitted health insurers for the support of the [Legislative] Joint *Interim Standing* Committee on Health [Care.] and Human *Services.* The fee imposed pursuant to this subsection is in addition
to any fee imposed pursuant to subsection 1. The fee collected for



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the support of the [Legislative] Joint Interim Standing Committee 1

2 on Health [Care] and Human Services must be deposited in the 3 Legislative Fund.

4 **Sec. 49.** NRS 449.520 is hereby amended to read as follows:

5 449.520 1. On or before October 1 of each year, the Director 6 shall prepare and transmit to the Governor, the [Legislative] Joint 7 Interim Standing Committee on Health [Care] and Human 8 Services and the Interim Finance Committee a report of the 9 Department's operations and activities for the preceding fiscal year. 10

The report prepared pursuant to subsection 1 must include: 2.

(a) Copies of all reports, summaries, compilations 11 and supplementary reports required by NRS 449.450 to 449.530, 12 13 inclusive, together with such facts, suggestions and policy 14 recommendations as the Director deems necessary;

15 (b) A summary of the trends of the audits of hospitals in this 16 State that the Department required or performed during the previous 17 year;

18 (c) An analysis of the trends in the costs, expenses and profits of 19 hospitals in this State;

20 (d) An analysis of the methodologies used to determine the 21 corporate home office allocation of hospitals in this State;

22 (e) An examination and analysis of the manner in which 23 hospitals are reporting the information that is required to be filed 24 pursuant to NRS 449.490, including, without limitation, an 25 examination and analysis of whether that information is being 26 reported in a standard and consistent manner, which fairly reflect the 27 operations of each hospital;

28 (f) A review and comparison of the policies and procedures used 29 by hospitals in this State to provide discounted services to, and to 30 reduce charges for services provided to, persons without health 31 insurance;

32 (g) A review and comparison of the policies and procedures 33 used by hospitals in this State to collect unpaid charges for services 34 provided by the hospitals; and

35 (h) A summary of the status of the programs established 36 pursuant to NRS 439A.220 and 439A.240 to increase public 37 awareness of health care information concerning the hospitals and 38 surgical centers for ambulatory patients in this State, including, 39 without limitation, the information that was posted in the preceding 40 fiscal year on the Internet website maintained for those programs 41 pursuant to NRS 439A.270.

42 The [Legislative] Joint Interim Standing Committee on 3. 43 Health [Care] and Human Services shall develop a comprehensive 44 plan concerning the provision of health care in this State which 45 includes, without limitation:





1 (a) A review of the health care needs in this State as identified 2 by state agencies, local governments, providers of health care and 3 the general public; and

(b) A review of the capital improvement reports submitted by 4 5 hospitals pursuant to subsection 2 of NRS 449.490.

6

Sec. 50. NRS 481A.020 is hereby amended to read as follows:

7 481A.020 The designated representatives of this State to serve 8 on the cooperating committee established by Article IV of the 9 Multistate Highway Transportation Agreement are:

The Chair of the [Senate] Joint Interim Standing Committee 10 1. 11 on [Transportation] Growth and Infrastructure or a person 12 designated by the Chair; and

13 2. The *Vice* Chair of the [Assembly] *Joint Interim* Standing 14 Committee on [Transportation] Growth and Infrastructure or a 15 person designated by the *Vice* Chair.

16 Sec. 51. NRS 482.367004 is hereby amended to read as 17 follows:

482.367004 18 There is hereby created the Commission on 1. 19 Special License Plates [. The Commission is advisory to the 20 Department and consists of five Legislators] consisting of the 21 members of the Joint Interim Standing Committee on Growth and 22 *Infrastructure* and three nonvoting members. [as follows:

23 (a) Five Legislators appointed by the Legislative Commission:

24 (1) One of whom is the Legislator who served as the Chair of 25 the Assembly Standing Committee on Transportation during the most recent legislative session. That Legislator may designate an 26

27 alternate to serve in place of the Legislator when absent. The

28 alternate must be another Legislator who also served on the

29 Assembly Standing Committee on Transportation during the most 30 recent legislative session.

31 (2) One of whom is the Legislator who served as the Chair of 32 the Senate Standing Committee on Transportation during the most 33 recent legislative session. That Legislator may designate an alternate 34 to serve in place of the Legislator when absent. The alternate must 35 be another Legislator who also served on the Senate Standing Committee on Transportation during the most recent legislative

36 37

session. 38 

39 *The three* nonvoting members **[consisting of:** 2.

- 40 (1) of the Commission consist of:
- 41 (a) The Director of the Department of Motor Vehicles, or a 42 designee of the Director.
- 43 (2) (b) The Director of the Department of Public Safety, or 44 a designee of the Director.





1 [(3)] (c) The Director of the Department of Tourism and 2 Cultural Affairs, or a designee of the Director.

3 [2. Each member of the Commission appointed pursuant to 4 paragraph (a) of subsection 1 serves a term of 2 years, commencing 5 on July 1 of each odd numbered year. A vacancy on the 6 Commission must be filled in the same manner as the original 7 appointment.]

8 3. [Members] *The nonvoting members* of the Commission 9 serve without salary or compensation for their travel or per diem 10 expenses.

11 4. The Director of the Legislative Counsel Bureau shall 12 provide administrative support to the Commission.

13 5. The Commission shall recommend to the Department that 14 the Department approve or disapprove:

(a) Applications for the design, preparation and issuance of
special license plates that are submitted to the Department pursuant
to subsection 1 of NRS 482.367002;

(b) The issuance by the Department of special license plates thathave been designed and prepared pursuant to NRS 482.367002; and

(c) Except as otherwise provided in subsection 7, applications
for the design, preparation and issuance of special license plates that
have been authorized by an act of the Legislature after January 1,
2007.

24 → In determining whether to recommend to the Department the 25 approval of such an application or issuance, the Commission shall 26 consider, without limitation, whether it would be appropriate and 27 feasible for the Department to, as applicable, design, prepare or 28 issue the particular special license plate. For the purpose of making 29 recommendations to the Department, the Commission shall consider 30 each application in the chronological order in which the application 31 was received by the Department.

32 On or before September 1 of each fiscal year, the 6. 33 Commission shall compile a list of each special license plate for 34 which the Commission, during the immediately preceding fiscal 35 year, recommended to the Department that the Department approve 36 the application for the special license plate or approve the issuance 37 of the special license plate. The list so compiled must set forth, for 38 each such plate, the cause or charitable organization for which the 39 special license plate generates or would generate financial support, and the intended use to which the financial support is being put or 40 41 would be put. The Commission shall transmit the information 42 described in this subsection to the Department and the Department 43 shall make that information available on its Internet website.

The provisions of paragraph (c) of subsection 5 do not applywith regard to special license plates that are issued pursuant to





1 NRS 482.3746, 482.3751, 482.3752, 482.3757, 482.3783, 482.3785,

2 482.3787, 482.37901, 482.37902, 482.37906, 482.3791, 482.3794 3 or 482.3817.

4 8.

8. The Commission shall:

5 (a) Recommend to the Department that the Department approve or disapprove any proposed change in the distribution of money 6 7 received in the form of additional fees, including, without limitation, 8 pursuant to subparagraph (3) of paragraph (b) of subsection 5 of NRS 482.38279. As used in this paragraph, "additional fees" means 9 the fees that are charged in connection with the issuance or renewal 10 of a special license plate for the benefit of a particular cause, fund or 11 12 charitable organization. The term does not include registration and 13 license fees or governmental services taxes.

(b) If it recommends a proposed change pursuant to paragraph (a) and determines that legislation is required to carry out the change, recommend to the Department that the Department request the assistance of the Legislative Counsel in the preparation of a bill draft to carry out the change.

19 **Sec. 52.** 1. Except as otherwise provided in subsection 2 or any other provision of this act, if the provisions of any other 20 21 provision of the Nevada Revised Statutes or any other act or 22 resolution passed by any session of the Nevada Legislature, 23 including, without limitation, the 81st Session of the Nevada 24 Legislature, assign a power or duty to a committee or commission 25 abolished by this act or require the submission of a report, document 26 or information to such a committee or commission:

(a) The provisions of the other statute, act or resolution that
assign the power or duty or require the submission of the report,
document or information are superseded and abrogated by the
provisions of this act; and

(b) The Legislative Counsel shall, in revising the Nevada
Revised Statutes, assign the power or duty or require the report,
document or information to be submitted to the Joint Interim
Standing Committee created by section 6 of this act which has
jurisdiction over the subject matter of the power, duty, document or
information.

37 2. A Joint Interim Standing Committee created by section 6 of 38 this act may conduct a legislative study or investigation only within 39 the limits of the Committee's budget and work program established 40 pursuant to section 8 of this act. If the subject matter of a legislative study or investigation falls within the jurisdiction of more than one 41 42 Joint Interim Standing Committee created by section 6 of this act, 43 the Legislative Commission shall assign the study or investigation 44 based on the budgets and work programs approved by the 45 Legislative Commission for the Joint Interim Standing Committees.





1 3. As used in this section, "legislative study or investigation" 2 includes, without limitation, any:

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(a) Interim legislative study or investigation; or

4 (b) Legislative study or investigation assigned to a statutory 5 legislative committee or commission, including, without limitation, 6 a statutory legislative committee or commission abolished by the 7 provisions of this act.

8 Sec. 53. The provisions of subsection 1 of NRS 218D.380 do 9 not apply to any provision of this act which adds or revises a 10 requirement to submit a report to the Legislature.

**Sec. 54.** On the effective date of this act, the State Controller shall transfer the remaining balance, if any, in the Special Account for the Support of the Advisory Commission on the Administration of Justice created pursuant to NRS 176.01255 to the State General Fund.

16Sec. 55.NRS176.0121,176.0123,176.01248,176.01249,17176.0125,176.01255,176.0126,209.4817,218E.225,218E.505,18218E.510,218E.515,218E.600,218E.605,218E.610,218E.700,19218E.705,218E.710,218E.715,218E.720,218E.745,218E.750,20218E.755,218E.760,218E.800,218E.805,218E.810,439B.200,21439B.210 and459.0085 are hereby repealed.

22 Sec. 56. 1. This section and sections 1 to 34, inclusive, and 23 39 to 55, inclusive, of this act become effective upon passage and 24 approval.

25 2. Sections 35 to 38, inclusive, of this act become effective on 26 July 1, 2021.

### LEADLINES OF REPEALED SECTIONS

176.0121 "Commission" defined.

176.0123 Creation; members and appointing authorities; Chair; terms; vacancies; salaries and per diem; staff.

176.01248 Subcommittee on Criminal Justice Information Sharing: Creation; Chair; members; duties; salaries and per diem.

176.01249 Appointment of working groups by Chair of Subcommittee on Criminal Justice Information Sharing: Chair; members; service without compensation.

176.0125 Duties of Commission.

176.01255 Grants, bequests, devises, donations and gifts; Special Account for the Support of the Advisory Commission on the Administration of Justice.





176.0126 Subpoenas: Power to issue; compelling performance.

209.4817 Committee on Industrial Programs: Creation; members; terms of appointed members; appointment of alternate members; payment of compensation, allowances and travel expenses.

218E.225 Committee to review management, organization and operation of Legislative Counsel Bureau.

218E.500 Legislative findings and declarations.

218E.505 "Committee" defined.

218E.510 Creation; membership; budget; officers; terms; vacancies; alternates.

218E.515 Meetings; rules; quorum; compensation, allowances and expenses of members.

218E.600 "Committee" defined.

218E.605 Creation; membership; budget; officers; terms; vacancies.

218E.610 Meetings; quorum; compensation, allowances and expenses of members.

218E.700 "Committee" defined.

218E.705 Creation; membership; budget; officers; terms; vacancies.

218E.710 Meetings; quorum; compensation, allowances and expenses of members.

218E.715 General duties.

218E.720 General powers.

218E.745 "Committee" defined.

218E.750 Creation; membership; budget; officers; terms; vacancies.

218E.755 Meetings; quorum; compensation, allowances and expenses of members.

218E.760 General powers.

218E.800 "Committee" defined.

218E.805 Creation of Legislative Committee on Energy; membership; budget; officers; terms; vacancies.

218E.810 Meetings; quorum; compensation, allowances and expenses of members.

439B.200 Creation; appointment of and restrictions on members; officers; terms of members; vacancies; annual reports.

**439B.210** Meetings; quorum; compensation.

459.0085 Creation; membership; duties; compensation and expenses of members.





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