Assembly Bill No. 541–Committee on Ways and Means

CHAPTER.....

AN ACT relating to projects of capital improvement; authorizing certain expenditures by the State Public Works Division of the Department of Administration; levying a property tax to support the Consolidated Bond Interest and Redemption Fund; making appropriations; and providing other matters properly relating thereto.

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

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

Section 1. There is hereby appropriated from the State General Fund to the State Public Works Division of the Department of Administration the sum of \$60,842,548 to support the Division in carrying out the program of capital improvements as summarized in this section. The amount is allocated to projects numbered and described in the Executive Budget for the 2019-2021 biennium or otherwise described as follows:

unt
on:
261
935
543
788
)94
083
757
)9)8



<u>Description</u>	Project No.	<u>Amount</u>
Statewide Advance	10.004	¢1 017 205
Planning Program	19-804	\$1,917,305
Statewide Paving Program	19-805	\$2,276,362
Statewide Paving Program,		
Nevada Army National	10.005	Φ112 CCC
Guard	19-505g	\$113,666
Construct Parking		
Addition, Washoe	10.005-1	¢200 401
County Armory	19-805g1	\$300,481
Statewide Indoor Air		
Quality –	10.006	¢100.200
Environmental Program 2. Capital Improvements for	19-506	\$188,380
2. Capital Improvements to	or the State	Department of
Conservation and Natural Resource	es:	
Park Facilities		
Maintenance and ADA		
Upgrades, Fort	10 M52	¢1 265 275
Churchill State Park	19-1/133	\$1,265,275
Advance Planning: Heavy		
Equipment Shop and Renovation, Elko	10 D00	¢115 106
Advance Dlamine.	19-P08	\$445,486
Advance Planning:		
Exterior Envelope		
Protection, Spring Mountain State Park	10 D10	¢117 640
3. Capital Improvements for the	ne Department of	Corrections:
Underground Piping and		
Boiler Replacement, Lovelock Correctional		
Center	10 M10	\$7.614.002
Replace Surveillance	19-1/110	\$7,614,002
System, Casa Grande		
Transitional Housing	10 M24	\$1,720,849
Replace Door Locks and	13-14124	\$1,720,649
Controls – Phase 1, Ely		
State Prison	10 M25	\$3,997,994
Replace Cooling Towers,	17-14133	\$3,771,774
Southern Desert		
Correctional Center –		
Central Plant Building	10_M//3	\$3,818,124
Central Frank Dullding	17-14143	Ψ5,010,124



<u>Description</u>	Project No.	<u>Amount</u>
Install Recreation Yard		
Fencing, Southern		
Desert Correctional		
Center and High Dese	ert	
State Prison	19-M48	\$571,412
Advance Planning:		
Replace Domestic		
Water and Sanitary		
Sewer, Northern		
Nevada Correctional		
Center	19-P04	\$1,270,302
Advance Planning:		
Electrical Distribution	1	
Upgrade, Northern		
Nevada Correctional		
Center	19-P06	\$1,220,819
Advance Planning: Centr	al	
Plant Renovation, His	oh	
Desert State Prison	19-P07	\$659,075
4. Capital Improvements	for the Department	of Health and
Human Services:	•	
Lobby Remodel, Desert		
Danianal Cantan		
Building 1391	19-C10	\$238,604
Building Demolition,		
Sierra Regional Cente	er	
Buildings 16, 17, and		
18	19-C18	\$265,239
Upgrade Door Controls,		
Summit View Youth		
Center	19-M16	\$1,625,495
Install Panic Alarm		
System, Dini-		
Townsend Hospital	19-M25	\$810,265
Install Sanitary Sewer		
Macerator, Caliente		
Youth Center	19-M42	\$444,954
Electrical Upgrade,		
Caliente Youth Cente	r 19-M49	\$930,425
		•



<u>Description</u>	Project No.	<u>Amount</u>
Replace Main Electrical		
Switchgear, Southern		
Nevada Adult Mental		
Health Services -		
Building 3	19-M52	\$388,875
Capital Improvements for	the Office of the Mili	itary:
Replace Rooftop Unit and		
Lighting Upgrade,		
Plumb Lane Armory	19-M44	\$123,358
6. Capital Improvements for	or the Nevada Syste	m of Higher
Education:		
Deferred Maintenance,		
Nevada System of		
Higher Education	19-M08	\$11,552,659
7. Capital Improvements	for the Department	of Veterans
Services:	-	
Cemetery Expansion,		
Southern Nevada		
Veterans Memorial		
Cemetery	19-C03	\$161,329
Columbarium Expansion,		
Northern Nevada		
Veterans Memorial		
Cemetery	19-C04	\$175,371
Replace Domestic Hot		•
Water Storage Tank,		
Southern Nevada		
Veterans Home	19-M04	\$70,722
Replace Culinary		
Refrigeration Units,		
Southern Nevada		
Veterans Home	19-M06	\$363,424
Pavilion Renovation,		
Northern Nevada		
Veterans Memorial		
Cemetery	19-M27	\$153,534
8. Capital Improvements for	the Department of W	ildlife:
HVAC Systems	•	
Renovation, Wildlife		
Management Area Sites	s 19-M38	\$170,708
HVAC System		
Renovation, Various		
Fish Hatchery Sites	19-M39	\$591,973
•		



Sec. 2. Any remaining balance of the appropriations made by section 1 of this act must not be committed for expenditure after June 30, 2023, by the entity to which the appropriation is made or any entity to which money from the appropriation is granted or otherwise transferred in any manner, and any portion of the appropriated money remaining must not be spent for any purpose after September 15, 2023, by either the entity to which the money was appropriated or the entity to which the money was subsequently granted or transferred, and must be reverted to the State General Fund on or before September 15, 2023.

Sec. 3. There is hereby appropriated from the State Highway Fund to the State Public Works Division of the Department of Administration the sum of \$8,841,972 to support the Division in carrying out the program of capital improvements summarized in this section. The amount is allocated to projects numbered and described in the Executive Budget for the 2019-2021 biennium or otherwise described as follows:

<u>Description</u>	Project No.	<u>Amount</u>
Capital Improvements for the Depa	artment of Admini	stration:
Replace Rooftop Unit –		
Department of Motor		
Vehicles, Carson City	19-M37	\$451,031
Warehouse Loading Dock		
Upgrades, Department		
of Motor Vehicles,		
Carson City	19-M54	\$192,868
Exterior Building Repairs,		
Department of Motor		
Vehicles, Carson City	19-M55	\$676,142
Replace Boiler,		
Department of Motor		
Vehicles, Henderson	19-M56	\$523,475
HVAC System		
Replacement,		
Department of Motor		
Vehicles, Donovan		
Way Express Office,		
Las Vegas	19-M57	\$338,220



<u>Description</u>	Project No.	<u>Amount</u>
Advance Planning: HVAC		
Renovation,		
Department of Motor		
Vehicles, Carson City	19-P05	\$473,693
Statewide ADA Program,		
Highway Funds	19-S02h	\$211,466
Statewide Fire and Life		
Safety Program,		
Highway Funds	19-S03h	\$639,920
Statewide Paving Program,		
Highway Funds	19-S05h	\$928,690
Capital Improvements for the Depa		
Completion of South Reno		
Department of Motor		
Vehicles Service Office	19-C01	\$2,917,776
Capital Improvements for the Depa	artment of Public	Safety:
Renovation of Department		
of Public Safety		
Training Division		
Building		
Coa 1 Any remaining belonge	of the enprepriet	one made by

- Sec. 4. Any remaining balance of the appropriations made by section 3 of this act must not be committed for expenditure after June 30, 2023, by the entity to which the appropriation is made or any entity to which money from the appropriation is granted or otherwise transferred in any manner, and any portion of the appropriated money remaining must not be spent for any purpose after September 15, 2023, by either the entity to which the money was appropriated or the entity to which the money was subsequently granted or transferred, and must be reverted to the State Highway Fund on or before September 15, 2023.
- **Sec. 5.** The amounts appropriated pursuant to section 3 of this act from the State Highway Fund must be allocated by the State Controller as the money is required for the projects listed in section 3 of this act and must not be transferred to those projects until required to make contract payments.
- **Sec. 6.** The State Board of Finance shall issue general obligation bonds of the State of Nevada in the face amount of not more than \$186,000,000 for capital improvements summarized in this section and use proceeds of general obligation bonds of the State of Nevada previously issued in the amount of \$3,469,121 which are reallocated for capital improvements summarized in this section. The capital improvements summarized in this section are to be paid with proceeds of general obligation bonds of the State of



Nevada in an amount not to exceed \$189,469,121; provided that \$41,610 of the proceeds of general obligation bonds of the State of Nevada issued pursuant to section 1 of chapter 440, Statutes of Nevada 2009, at page 2456, shall be reallocated to the capital improvements summarized in this section and spent before the expenditure of the proceeds of any general obligation bonds of the State of Nevada issued pursuant to this section; \$457,912 of the proceeds of general obligation bonds of the State of Nevada issued pursuant to section 7 of chapter 445, Statutes of Nevada 2013, at page 2573, shall be reallocated to the capital improvements summarized in this section and spent before the expenditure of the proceeds of any general obligation bonds of the State of Nevada issued pursuant to this section; \$2,969,599 of the proceeds of general obligation bonds of the State of Nevada issued pursuant to section 6 of chapter 549, Statutes of Nevada 2015, at page 3936, shall be reallocated to the capital improvements summarized in this section and spent before the expenditure of the proceeds of any general obligation bonds of the State of Nevada issued pursuant to this section. The amounts are allocated to projects numbered and identified in the Executive Budget for the 2019-2021 biennium or otherwise described as follows:

<u>Description</u>	Project No.	Amount
1. Capital Improvements for the	Department of A	Administration:
Marlette Lake Dam	-	
Rehabilitation, Marlette		
Lake Water System	19-C08	\$3,599,359
Emergency Generator and		
Service Entrance		
Upgrade, Reno		
Purchasing Warehouse	19-M07	\$980,301
Central Plant Renovation,		
State Library and		
Archives	19-M17	\$2,085,239
Generator, Controls		
Replacement and Pump		
System Modifications,		
Marlette Lake Water		
System	19-M21	\$905,574
Central Plant Renovation,		
Paul Laxalt State Office		
Building	19-M29	\$1,579,086



Description Control Plant Personation	Project No.	Amount
Central Plant Renovation, Attorney General's Office Building Electrical Coordination	19-M30	\$1,486,657
Studies, Various Buildings Statewide Statewide Roofing	19-M51	\$627,897
Statewide Roofing Program	19-S01	\$9,975,568
2. Capital Improvements for	or the State D	Department of
Agriculture:		•
Replace Freezer,		
Purchasing Warehouse	19-M01	\$2,022,199
3. Capital Improvements for	or the State D	Department of
Conservation and Natural Resources	S:	
Visitors Center		
Renovations, Valley of	10 1/26	ф 7. со 000
Fire State Park	19-M36	\$762,029
Replace Comfort Stations,		
Valley of Fire State Park	10 M50	\$636,017
4. Capital Improvements for th	19-14130 a Danartmant of (orrections:
Electrical Outlet and Cable	e Department of C	corrections.
Upgrades, High Desert		
State Prison	19-M02	\$1,653,626
Boiler Replacement, Ely	17-10102	\$1,033,020
State Prison	19-M09	\$6,705,522
Replace Domestic and		Ψο, / ου,υ22
Heating Hot Water		
Piping, Ely State		
Prison, Housing Unit 1	19-M11	\$2,090,872
Central Plant Renovations,		, , ,
Phase 2, Northern		
Nevada Correctional		
Center	19-M12	\$7,649,669
HVAC Replacement, Ely		
State Prison, Building 9	19-M15	\$1,750,456
HVAC System		
Renovations, Northern		
Nevada Correctional		
Center Operations,		
Administration		
Buildings, and Housing Unit 6	10 M29	¢1 760 250
UIII U	19-10128	\$1,768,350



<u>Description</u> <u>Project No.</u> <u>Amoun</u>	<u>t</u>
5. Capital Improvements for the Department of Health and	d
Human Services:	
Replace Flooring, Caliente	
Youth Center, Multi-	
Purpose Building	1
Replace Chiller, Caliente	
Youth Center,	
Administration	
Building	6
6. Capital Improvements for the Office of the Military:	
National Guard Speedway	
Readiness Center	
Completion	5
Emergency Generator	
Installation, Washoe	
County Armory 19-M26 \$801,864	4
HVAC Systems	
Renovation, Washoe	
County Armory 19-M31 \$1,153,39°	7
HVAC Systems	
Renovation, Office of	
the Adjutant General 19-M32 \$929,375	5
Replace Overhead Coiling	
Doors, Seals and	
Operators, Various	
Locations	9
Replace Heat Pump Water	
Piping Distribution,	
Carlin Readiness	
Center	2
7. Capital Improvements for the Nevada System of Highe	
Education:	
Construct Education	
Academic Building,	
Nevada State College	3
Construct Health and	
Sciences Building,	
College of Southern	
Nevada19-C28 \$70,763,74	1



Project No. Description Amount 8. Capital Improvements for the Department of Public Safety: Renovation of Department of Public Safety Training Division Capital Improvements for the Department of Tourism and Cultural Affairs: Renovation of Collections Storage Building 19, Stewart Campus 19-C16 \$947,750 Storage Facility Addition, Indian Hills Curatorial Center 19-C17 \$1,273,013 Replace Sanitary Sewer and Upgrade Restrooms, Lost City Replace Lighting Control System, Nevada State Museum, Las Vegas 19-M45 \$212,811 Capital Improvements for the Department of Wildlife: Construct Water Wells and Water Systems, Various Fish Hatchery \$2,473,141 Construct Water Wells and Water Systems, Wildlife Management Area Sites 19-M40 \$215,002 Sec. 7. Any remaining balance of the allocated amounts

authorized in section 6 of this act must not be committed for expenditure after June 30, 2023, and must be reverted to the Bond Interest and Redemption Account in the Consolidated Bond Interest and Redemption Fund on or before September 15, 2023.

Sec. 8. 1. Except as otherwise provided in subsection 2, the

Sec. 8. 1. Except as otherwise provided in subsection 2, the State Board of Finance shall issue general obligation bonds of the State of Nevada in the face amount of not more than \$5,344,346 for the project numbered and identified in the Executive Budget for the 2019-2021 biennium and otherwise described as Project 19-C01, Completion of South Reno Department of Motor Vehicles Service Office. The provisions of the State Securities Law, NRS 349.150 to 349.364, inclusive, apply to the bonds authorized by this subsection.



- 2. The State Board of Finance shall not issue the bonds described in subsection 1 unless the Board determines that the money budgeted or to be budgeted pursuant to subsection 3 will be sufficient to pay the bond repayment costs of the bonds authorized by subsection 1. In making its determination under this subsection, the State Board of Finance shall be entitled to rely on a certification of the Director of the Office of Finance in the Office of the Governor that the money budgeted and to be budgeted pursuant to subsection 3 will be sufficient to pay the bond repayment costs of the bonds authorized by subsection 1. Any determination by the State Board of Finance under this subsection shall be conclusive.
- The Legislature intends that 12.0 percent of the annual bond repayment costs of the bonds authorized by subsection 1, and any bonds directly or indirectly, through a series of refundings, refunding those bonds, will be paid from the Pollution Control Account created by NRS 445B.830, and 88.0 percent of those annual bond repayment costs will be paid from annually available money in the State Highway Fund. The Director of the Office of Finance in the Office of the Governor, the Director of the Department of Transportation and the Director of the Department of Motor Vehicles are hereby directed to budget for payment of such bond repayment costs from the sources and in the proportions stated in this subsection in each budget or other spending plan presented to the Legislature for the expenditure of amounts in the Pollution Control Account created by NRS 445B.830 and the State Highway Fund after the effective date of this section until the bonds authorized by subsection 1 and any bonds directly or indirectly refunding those bonds are no longer outstanding. The money so budgeted to pay the annual bond repayment costs of the bonds authorized by subsection 1, and any bonds directly or indirectly, through a series of refundings, refunding those bonds, are hereby appropriated in each year to the Consolidated Bond Interest and Redemption Fund to pay such bond repayment costs. As used in this subsection, "annually available money in the State Highway Fund" means money remaining in the State Highway Fund in any year after all amounts required to pay bonds issued pursuant to NRS 408.273 in that year have been paid or provision for such payment has been made.
- 4. As used in this section, "bond repayment costs" means the principal, interest and related costs of issuance of the bonds and any other costs related to the payment of the bonds or compliance with covenants made in connection with those bonds, as estimated by the State Treasurer.



- **Sec. 9.** Any remaining balance of the allocated amounts authorized in section 8 of this act must not be committed for expenditure after June 30, 2023, and must be reverted to the Bond Interest and Redemption Account in the Consolidated Bond Interest and Redemption Fund on or before September 15, 2023.
- **Sec. 10.** 1. The State Board of Finance may issue the bonds authorized pursuant to sections 6 and 8 of this act at the time deemed appropriate by the Board based on the schedule established for the completion of the projects described in those sections.
- 2. The State Controller may advance temporarily from the State General Fund, upon the approval of the Director of the Office of Finance in the Office of the Governor, to the State Public Works Division of the Department of Administration, until the date on which the bonds authorized by section 6 of this act are sold, amounts necessary to facilitate the start of the projects enumerated in section 6 of this act. The amounts temporarily advanced by the State Controller must be made as the money is required for the projects and must not be transferred to the projects from the State General Fund until required to make contract payments. The advanced amounts must be repaid immediately to the State General Fund upon the issuance of the bonds or not later than the last business day in August immediately following the end of the fiscal year during which the advance is made.
- 3. The State Controller may advance temporarily from the State Highway Fund, upon the approval of the Director of the Office of Finance in the Office of the Governor, to the State Public Works Division of the Department of Administration, until the date on which the bonds authorized by section 8 of this act are sold, amounts necessary to facilitate the start of the project enumerated in section 8 of this act. The amounts temporarily advanced by the State Controller must be made as the money is required for the project and must not be transferred to the project from the State Highway Fund until required to make contract payments. The advanced amounts must be repaid immediately to the State Highway Fund upon the issuance of the bonds or not later than the last business day in August immediately following the end of the fiscal year during which the advance is made.
- 4. The Director of the Office of Finance in the Office of the Governor shall provide written notification to the State Controller, the State Treasurer and the Senate and Assembly Fiscal Analysts of the Fiscal Analysis Division of the Legislative Counsel Bureau of the approval of any advance from the State General Fund and the State Highway Fund to the State Public Works Division of the



Department of Administration pursuant to subsection 2 or 3. The Director of the Office of Finance in the Office of the Governor shall provide a reconciliation to the Senate and Assembly Fiscal Analysts of the Fiscal Analysis Division of the Legislative Counsel Bureau of the advances authorized from the State General Fund and State Highway Fund and repayments to the State General Fund and the State Highway Fund made during any fiscal year during the 2019-2021 biennium. The reconciliation must be provided not later than the last business day in August immediately following the end of the fiscal year during which an advance is made.

Sec. 11. 1. Expenditure of the following sums not appropriated from the State General Fund or the State Highway Fund is hereby authorized for the following projects numbered and described in the Executive Budget for the 2019-2021 biennium or otherwise described as follows:

<u>Description</u>	Project No.	<u>Amount</u>
Completion of South Reno	-	
Department of Motor		
Vehicles Service Office	19-C01	\$605,878
Cemetery Expansion,		
Southern Nevada Veterans		
Memorial Cemetery	19-C03	\$4,144,981
Columbarium Expansion,		
Northern Nevada Veterans		
Memorial Cemetery	19-C04	\$4,179,668
Marlette Lake Dam		
Rehabilitation, Marlette		
Lake Water System	19-C08	\$9,457,681
Heavy Equipment Simulator		
Classrooms, High Desert		
State Prison	19-C13	\$808,851
Storage Facility Addition,		
Indian Hills Curatorial		
Center	19-C17	\$100,000
Construct Education		
Academic Building,		
Nevada State College	19-C19	\$6,000,000
Construct Health and Sciences		
Building, College of		
Southern Nevada	19-C28	\$6,000,000



<u>Description</u> Replace Domestic Hot Water	Project No.	Amount
Storage Tank, Southern Nevada Veterans Home Replace Magnetic Door	19-M04	\$123,332
Controls, Southern Nevada State Veterans Home Emergency Generator	19-M19	\$226,668
Installation, Washoe County Armory		\$701,913
Washoe County Armory HVAC Systems Renovation,	19-M31	\$1,018,371
Office of the Adjutant General Replace Overhead Coiling	19-M32	\$811,395
Doors, Seals and Operators, Various Locations	19-M34	\$311,616
HVAC Systems Renovation, Wildlife Management Area Sites	19-M38	\$404,276
Construct Water Wells and Water Systems, Wildlife Management Area Sites	19-M40	\$846,408
Replace Rooftop Unit and Lighting Upgrade, Plumb Lane Armory	19- M 44	\$279,755
Replace Heat Pump Water Piping Distribution, Carlin Readiness Center		\$265,234
Statewide Advance Planning Program Statewide Paving Program,		\$200,000
Nevada Army National Guard	19-S05g	\$98,615
Construct Parking Addition, Washoe County Armory Statewide Indoor Air Quality,	19-S05g1	\$692,729
Environmental Program Statewide Building Official	19-S06	\$100,000
Program	19-S09	\$1,089,157



- 2. The State Public Works Division of the Department of Administration shall not execute a contract for construction of a project listed in subsection 1 until the Division has determined that the funding authorized in subsection 1 for the project has been awarded or received and is available for expenditure for the project.
- **Sec. 12.** The State Public Works Division of the Department of Administration shall carry out the provisions of this act as provided in chapter 341 of NRS. The Division shall ensure that qualified persons are employed to accomplish the authorized work. Every contract pertaining to the work must be approved by the Attorney General.
- **Sec. 13.** All state and local governmental agencies involved in the design and construction of the projects enumerated in this act shall cooperate with the State Public Works Division of the Department of Administration to expedite completion of the project.
- **Sec. 14.** The State Board of Finance shall issue general obligation bonds of the State of Nevada in the face amount of not more than \$3,000,000 in the 2019-2021 biennium as provided in NRS 383.530 for the program for awarding financial assistance to pay the actual expenses of preserving or protecting historical buildings to be used to develop a network of cultural centers and activities.
- **Sec. 15.** The State Board of Finance shall issue \$4,000,000 in general obligation bonds of the State in the 2019-2021 biennium for the purposes described in section 1 of chapter 437, Statutes of Nevada 2011, at page 2638.
- **Sec. 16.** The State Board of Finance shall issue \$4,000,000 in general obligation bonds of the State in the 2019-2021 biennium for the purposes described in section 1 of Chapter 167, Statutes of Nevada 2019.
- **Sec. 17.** The State Board of Finance shall issue general obligation bonds of the State of Nevada in the face amount of not more than \$3,000,000 in the 2019-2021 biennium as provided in NRS 349.986 for the program for providing grants for water conservation and capital improvements to certain water systems.
- **Sec. 18.** The Legislature finds and declares that the issuance of securities and the incurrence of indebtedness pursuant to sections 15, 16 and 17 of this act:
- 1. Are necessary for the protection and preservation of the natural resources of this State and for the purpose of obtaining the benefits thereof; and



- 2. Constitute an exercise of the authority conferred by the second paragraph of Section 3 of Article 9 of the Constitution of the State of Nevada.
- **Sec. 19.** 1. An ad valorem tax of 15.75 cents on each \$100 of assessed valuation of taxable property is hereby levied for Fiscal Year 2019-2020, and an ad valorem tax of 15.75 cents on each \$100 of assessed valuation is hereby levied for Fiscal Year 2020-2021. The taxes levied must be collected in the manner provided in chapter 361 of NRS on all taxable property in this State, including, without limitation, the net proceeds of minerals and excluding such property as is by law exempt from taxation. Notwithstanding the provisions of NRS 361.453 to the contrary, 0.75 cents of the levies imposed pursuant to this subsection must not be included in calculating the limitation set forth in subsection 1 of NRS 361.453 on the total ad valorem tax levied for all public purposes.
- An ad valorem tax of 1.25 cents on each \$100 of assessed valuation of taxable property is hereby levied for Fiscal Year 2019-2020, and an ad valorem tax of 1.25 cents on each \$100 of assessed valuation is hereby levied for Fiscal Year 2020-2021. The taxes levied must be collected in the manner provided in chapter 361 of NRS on all taxable property in this State, including, without limitation, the net proceeds of minerals and excluding such property as is by law exempt from taxation. The proceeds of the taxes levied pursuant to this subsection must be used exclusively for the repayment of bonded indebtedness issued pursuant to the provisions of chapter 6, Statutes of Nevada 2001, 17th Special Session, at page 104. Notwithstanding the provisions of NRS 361.453 to the contrary, the levies imposed pursuant to this subsection must not be included in calculating the limitation set forth in subsection 1 of NRS 361.453 on the total ad valorem tax levied for all public purposes.
- 3. The proceeds of the taxes levied by this section are hereby appropriated in each fiscal year to the Consolidated Bond Interest and Redemption Fund to discharge the obligations of the State of Nevada as they are respectively due in that fiscal year. Any balance of the money appropriated by this section remaining at the end of the respective fiscal years does not revert to the State General Fund.
- **Sec. 20.** 1. On or before July 1, 2019, and July 1, 2020, the State Treasurer shall estimate the amount of proceeds of the taxes levied by section 19 of this act. If the sum of that estimate and the balance of ad valorem reserves in the Consolidated Bond Interest and Redemption Fund is less than the total obligation of the State of Nevada for payment of the interest on and principal of bonds which



will become due in the fiscal year, the State Treasurer shall ask the State Controller to reserve in the State General Fund an amount which is sufficient to pay the remainder of the total obligation. The State Treasurer may revise the estimate and amount reserved.

- 2. If the money in the Consolidated Bond Interest and Redemption Fund is insufficient to pay those obligations as they become due, the State Controller shall cause the money in reserve to be transferred from the State General Fund to the Consolidated Bond Interest and Redemption Fund. The amount reserved is hereby contingently appropriated for that purpose. Any balance of the sums appropriated by this subsection remaining at the end of the respective fiscal years must not be committed for expenditure after June 30 of the respective fiscal years and must be reverted to the State General Fund on or before September 18, 2020, and September 17, 2021, respectively.
- 3. The State Treasurer shall report to the Legislature or, if the Legislature is not in session, to the Interim Finance Committee:
- (a) The amount of any estimate made pursuant to subsection 1 and the amount of money reserved in the State General Fund based upon the estimate;
- (b) The amount of money transferred from the State General Fund pursuant to subsection 2; and
- (c) The amount of money which reverts to the State General Fund pursuant to subsection 2.
- **Sec. 21.** The State Board of Finance, in its capacity as the State General Obligation Bond Commission and to the extent that money is available, shall pay the expenses related to the issuance of general obligation bonds approved by the 80th Session of the Nevada Legislature from the proceeds of those bonds.
- **Sec. 22.** 1. Expenditure of the following sums not appropriated from the State General Fund or the State Highway Fund is hereby authorized from the Consolidated Bond Interest and Redemption Fund in the amount of \$160,416,624 for Fiscal Year 2019-2020, and in the amount of \$159,100,201 for Fiscal Year 2020-2021.
- 2. Notwithstanding the provisions of subsection 4 of NRS 353.220, the approval of the Interim Finance Committee is not required for any request for the revision of a work program for the Bond Interest and Redemption Account in the Consolidated Bond Interest and Redemption Fund for the bond repayment costs of the bonds approved by the State Legislature pursuant to the provisions of this act. As used in this subsection, "bond repayment costs" means the principal, interest and related costs of issuance of the



bonds and any other costs related to the payment of the bonds or compliance with covenants made in connection with those bonds, as estimated by the State Treasurer.

- **Sec. 23.** 1. With the approval of the Interim Finance Committee, the State Public Works Division of the Department of Administration and the Nevada System of Higher Education may transfer appropriated, allocated and authorized money from one project to another within the same agency or within the Nevada System of Higher Education for those projects listed in sections 1, 3, 6, 8 and 24 of this act.
- 2. Transfers of money pursuant to subsection 1 to or from projects that are also authorized in section 11 of this act must maintain the overall ratio of appropriated, allocated and authorized money in total for those projects.
- **Sec. 24.** 1. The money collected pursuant to the annual tax on slot machines imposed pursuant to NRS 463.385 that is distributed to the Special Capital Construction Fund for Higher Education, except any amount of that money which is needed to pay the principal and interest on bonds, is appropriated to the State Public Works Division of the Department of Administration in the sum of \$3,447,341 for the project numbered and described in the Executive Budget for the 2019-2021 biennium or otherwise described as project 19-M08, Deferred Maintenance, Nevada System of Higher Education.
- 2. Any remaining balance of the appropriation made by subsection 1 must not be committed for expenditure after June 30, 2023, by the entity to which the appropriation is made or any entity to which money from the appropriation is granted or otherwise transferred in any manner, and any portion of the appropriated money remaining must not be spent for any purpose after September 15, 2023, by either the entity to which the money was appropriated or the entity to which the money was subsequently granted or transferred, and must be reverted to the fund of origin on or before September 15, 2023.
- **Sec. 25.** Section 2 of chapter 440, Statutes of Nevada 2009, as last amended by section 39 of chapter 606, Statutes of Nevada 2017, at page 4457, is hereby amended to read as follows:
 - Sec. 2. 1. Except as otherwise provided in this section, any remaining balance of the allocated amounts authorized in section 1 of chapter 440, Statutes of Nevada 2009, at page 2456, must not be committed for expenditure after June 30, 2013, and must be reverted to the Bond Interest and



Redemption Account in the Consolidated Bond Interest and Redemption Fund on or before September 20, 2013.

2. Any remaining balance of the allocated amounts authorized in section 1 of chapter 440, Statutes of Nevada 2009, at page 2456, for the following projects, must not be committed for expenditure after June 30, 2015, and must be reverted to the Bond Interest and Redemption Account in the Consolidated Bond Interest and Redemption Fund on or before September 18, 2015:

Description

<u>Description</u> <u>Project No.</u>
(a) Complete permanent exhibit
construction – Las Vegas
Springs Preserve Museum 09-C04
(b) Medical Education Learning
Lab Building, UNHSS 09-C05
(c) Field maintenance shop
facility at the Las Vegas
Readiness Center
(d) New Elko County Readiness
Center
(e) Water supply backflow
prevention for the Bradley
Building and Stewart
Facility09-M02a
(f) Well replacement at the
Nevada Youth Training
Center
(g) Sewage dump station
upgrade at Stewart
Conservation Camp 09-M32
3. Any remaining balance of the allocated amounts
authorized in section 1 of chapter 440, Statutes of Nevada
2009, at page 2456, for the following project, must not be
committed for expenditure after June 30, 2014, and must be
reverted to the Bond Interest and Redemption Account in the
Consolidated Bond Interest and Redemption Fund on or
before September 19, 2014:
· · · · · · · · · · · · · · · · · · ·





Project No.

- 4. Any remaining balance of the allocated amounts authorized in section 1 of chapter 440, Statutes of Nevada 2009, at page 2456, for the project 09-C14, New readiness center North Las Vegas, must not be committed for expenditure after June 30, 2017, and must be reverted to the Bond Interest and Redemption Account in the Consolidated Bond Interest and Redemption Fund on or before September 15, 2017.
- 5. Any remaining balance of the allocated amounts authorized in section 1 of chapter 440, Statutes of Nevada 2009, at page 2456, for project 09-C18, Southern Nevada Veterans Cemetery expansion, must [not]:
- (a) Not be committed for expenditure after June 30, 2019, and must be reverted to the Bond Interest and Redemption Account in the Consolidated Bond Interest and Redemption Fund on or before September 20, 2019 [-]; or
- (b) Be transferred for expenditure on the projects numbered and described in the Executive Budget for the 2019-2021 biennium or otherwise described in section 6 of this act.
- **Sec. 26.** Section 8 of chapter 445, Statutes of Nevada 2013, as last amended by section 41 of chapter 606, Statutes of Nevada 2017, at page 4459, is hereby amended to read as follows:
 - Sec. 8. 1. Except as otherwise provided in subsection 2, any remaining balance of the allocated amounts authorized in section 7 of chapter 445, Statutes of Nevada 2013, at page 2573, must not be committed for expenditure after June 30, 2017, and must be reverted to the Bond Interest and Redemption Account in the Consolidated Interest and Redemption Fund on or before September 15, 2017.
 - 2. Any remaining balance of the allocated amounts authorized in section 7 of chapter 445, Statutes of Nevada 2013, at page 2573, for the following projects, must [not]:
 - (a) Not be committed for expenditure after June 30, 2019, and must be reverted to the Bond Interest and Redemption Account in the Consolidated Bond Interest and Redemption Fund on or before September 20, 2019 : or
 - (b) Be transferred for expenditure on the projects numbered and described in the Executive Budget for the 2019-2021 biennium or otherwise described in section 6 of this act.



Project No. Description Replace Emergency Generator, Buildings 1306 and 1391 – Desert Regional Center 13-M33 Shower and Bathroom Renovations and Sealing of Exterior Expansion Joints and Painting – Florence McClure Women's Correctional Center 13-M41 Advance Planning through Bid Documents for a 96 Bed Northern Nevada State Veterans Home 13-P07

Sec. 27. Section 21 of chapter 445, Statutes of Nevada 2013, as last amended by section 44 of chapter 606, Statutes of Nevada 2017, at page 4460, is hereby amended to read as follows:

- Sec. 21. 1. Except as otherwise provided in subsection 2, any remaining balance of the amount transferred in section 20 of chapter 445, Statutes of Nevada 2013, at page 2583, must not be committed for expenditure after June 30, 2017, and must be reverted to the Bond Interest and Redemption Account in the Consolidated Interest and Redemption Fund on or before September 15, 2017.
- 2. Any remaining balance of the amount transferred in section 20 of chapter 445, Statutes of Nevada 2013, at page 2583, for the following projects, must [not]:
- (a) Not be committed for expenditure after June 30, 2019, and must be reverted to the Bond Interest and Redemption Account in the Consolidated Bond Interest and Redemption Fund on or before September 20, 2019 [-]; or
- (b) Be transferred for expenditure on the projects numbered and described in the Executive Budget for the 2019-2021 biennium or otherwise described in section 6 of this act.

Description
Water Production Well – Indian Springs Prison Complex
Advance Planning through Bid
Documents for a 96 Bed
Northern Nevada State Veterans
Home
13-P07



Sec. 28. Section 2 of chapter 549, Statutes of Nevada 2015, at page 3935, is hereby amended to read as follows:

Sec. 2. [Any]

- 1. Except as otherwise provided in subsection 2, any remaining balance of the appropriations made by section 1 of [this act] chapter 549, Statutes of Nevada 2015, at page 3934, must not be committed for expenditure after June 30, 2017, by the entity to which the appropriation is made or any entity to which money from the appropriation is granted or otherwise transferred in any manner, and any portion of the appropriated money remaining must not be spent for any purpose after September 15, 2017, by either the entity to which the money was appropriated or the entity to which the money was subsequently granted or transferred, and must be reverted to the State General Fund on or before September 15, 2017.
- 2. Any remaining balance of the appropriation made by section 1 of chapter 549, Statutes of Nevada 2015, at page 3934, for project 15-P03, Advance Planning, Master Plan for Campus Buildings and Welcome Center in Building 2, Stewart Facility, must not be committed for expenditure after June 30, 2021, by the entity to which the appropriation is made or any entity to which money from the appropriation is granted or otherwise transferred in any manner, and any portion of the appropriated money remaining must not be spent for any purpose after September 17, 2021, by either the entity to which the money was appropriated or the entity to which the money was subsequently granted or transferred, and must be reverted to the State General Fund on or before September 17, 2021.
- **Sec. 29.** Section 7 of chapter 549, Statutes of Nevada 2015, at page 3939, is hereby amended to read as follows:

Sec. 7. [Any]

- 1. Except as otherwise provided in subsection 2, any remaining balance of the allocated amounts authorized in section 6 of [this act] chapter 549, Statutes of Nevada 2015, at page 3936, must [not]:
- (a) Not be committed for expenditure after June 30, 2019, and must be reverted to the Bond Interest and Redemption Account in the Consolidated Interest and Redemption Fund on or before September 20, 2019 [...]; or
- (b) Be transferred for expenditure on the projects numbered and described in the Executive Budget for the



2019-2021 biennium or otherwise described in section 6 of this act.

2. Any remaining balance of the allocated amounts authorized in section 6 of chapter 549, Statutes of Nevada 2015, at page 3936, for the following projects, must not be committed for expenditure after June 30, 2021, and must be reverted to the Bond Interest and Redemption Account in the Consolidated Bond Interest and Redemption Fund on or before September 17, 2021.

Description	Project No.
Construct New Northern Nevada	
State Veterans Home	15-C77
Electrical System Upgrades,	
Nevada Youth Training Center	15-M16
HVAC Renovation, Northern	
Nevada Adult Mental Health	
Services Building 2	15-M19
Ductwork Replacement, Lake's	
Crossing 1	15-M20
Upgrade Basement Heating and	
Drainage Improvements,	
Nevada State Museum, Carson	
City	15-M38
Central Plant Improvements,	
Nevada Youth Training Center	
Education and Multi-Purpose	
Buildings	15-M40
Statewide Fire and Life Safety	
Program	15-S03

Sec. 30. Section 22 of chapter 549, Statutes of Nevada 2015, at page 3946, is hereby amended to read as follows:

Sec. 22. [Any]

- 1. Except as otherwise provided in subsection 2, any remaining balance of the amount transferred in section 21 of [this act] chapter 549, Statutes of Nevada 2015, at page 3945, must not be committed for expenditure after June 30, 2019, and must be reverted to the Bond Interest and Redemption Account in the Consolidated Interest and Redemption Fund on or before September 20, 2019.
- 2. Any remaining balance of the amount transferred in section 21 of chapter 549, Statutes of Nevada 2015, at page 3945, for project 15-P03, Advance Planning, Master Plan



for Campus Buildings and Welcome Center in Building 2, Stewart Facility, must not be committed for expenditure after June 30, 2021, and must be reverted to the Bond Interest and Redemption Account in the Consolidated Bond Interest and Redemption Fund on or before September 17, 2021.

Sec. 31. Section 9 of chapter 606, Statutes of Nevada 2017, at page 4445, is hereby amended to read as follows:

- Sec. 9 Any remaining balance of the allocated amounts authorized in section 8 of [this act] chapter 606, Statutes of Nevada 2017, at page 4444, must [not]:
- 1. Not be committed for expenditure after June 30, 2021, and must be reverted to the Bond Interest and Redemption Account in the Consolidated Bond Interest and Redemption Fund on or before September 17, 2021 : ; or
- 2. Be transferred for expenditure on the project numbered and described in the Executive Budget for the 2019-2021 biennium or otherwise described as Project 19-C01, Completion of South Reno Department of Motor Vehicles Service Office, and spent prior to the expenditure of the proceeds of any general obligation bonds of the State of Nevada issued pursuant to section 8 of this act. Any such funds transferred pursuant to this subsection must not be committed for expenditure after June 30, 2023, and must be reverted to the Bond Interest and Redemption Account in the Consolidated Bond Interest and Redemption Fund on or before September 15, 2023.
- Sec. 32. This act becomes effective upon passage and approval.



