ASSEMBLY BILL NO. 6-COMMITTEE OF THE WHOLE

FEBRUARY 28, 2010

Referred to Committee of the Whole

SUMMARY—Reduces state expenditures, increases certain fees and makes various other changes relating to the funding of state and local government. (BDR 31-43)

FISCAL NOTE: Effect on Local Government: May have Fiscal Impact. Effect on the State: Yes.

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

AN ACT relating to governmental financial administration; revising certain appropriations from the State General Fund for the support of the civil government of the State of Nevada; authorizing expenditures by certain agencies and entities of the State Government; providing for the transfer of certain appropriated money to the next fiscal year; requiring the Clean Water Coalition to transfer certain money to the State Controller for deposit in the State General Fund; increasing fees imposed for certain filings or registrations made with the Office of the Secretary of State; revising provisions relating to foreclosure of real property; revising provisions relating to the use of money in the Account for Common-Interest Communities and Condominium Hotels; increasing certain administrative assessments imposed against persons who commit certain crimes; authorizing the Department of Corrections to adopt regulations to allow the Department to deduct money credited to the Offenders' Store Fund for certain purposes and to impose a charge on purchases of electronic devices; providing for the temporary transfer of certain lobbyist registration fees; increasing certain fees charged by the State Registrar; authorizing the Department of Wildlife to use fees collected for processing applications for tags for certain additional purposes; imposing an additional fee for filing certain





affidavits relating to mining claims; reducing the basic support guarantees of school districts for purposes of apportionments from the State Distributive School Account; requiring the Department of Taxation to allow for the payment of delinquent taxes, fees or assessments without a penalty for a limited period in certain circumstances; requiring the Division of Insurance of the Department of Business and Industry to carry out a desk audit program to audit insurance premium tax returns; providing for the use of money from an award from the Temporary Assistance for Needy Families Emergency Contingency funds; making appropriations; and providing other matters properly relating thereto.

Legislative Counsel's Digest:

The Legislature appropriated various sums of money for the support of the 2345678 government of the State of Nevada during the 2009 Legislative Session. Sections 1-7 of this bill reduce certain appropriations for Fiscal Years 2009-2010 and 2010-2011. Sections 8 and 9 of this bill authorize expenditures of money by certain officers, departments, boards, agencies, commissions and institutions that were not appropriated in part because of additional or increased fees they are authorized to collect. The additional expenditures reflect an offset for some of the reductions to appropriations. For example, section 7 reduces the appropriation previously made 9 to the Nevada Gaming Commission and the State Gaming Control Board. Section 8 10 then increases the expenditures of the State Gaming Control Board to reflect an 11 amount that the Board is expected to collect from increasing the hourly rate charged 12 for investigations of applicants for licenses, findings of suitability or approval 13 under the provisions of the Nevada Gaming Control Act who have not previously 14 received a license, finding of suitability or other required approval under the Act. 15 The authorized expenditures must be made in accordance with the provisions of the 16 State Budget Act. (NRS 353.150-353.245)

17 Sections 11, 12 and 13 of this bill transfer money appropriated from the State 18 General Fund to the Nevada System of Higher Education and the Department of 19 Corrections from Fiscal Year 2009-2010 to Fiscal Year 2010-2011.

Sections 14 and 15 of this bill transfer certain sums allocated for projects of the State Public Works Board to other projects.

Section 16 of this bill requires the Executive, Legislative and Judicial Departments of State Government to identify any additional reductions that may be made from renegotiating certain contracts.

Section 17 of this bill specifically authorizes the Executive Department to identify additional reductions in amounts appropriated for contract services and building leases and transfer those amounts to Category 93, Reserve for Reversion.

20 21 22 23 24 25 26 27 28 29 30 31 32 33 34 Section 18 of this bill requires the Clean Water Coalition, an entity created pursuant to interlocal agreement by the Clark County Water Reclamation District and the Cities of Henderson, Las Vegas and North Las Vegas, to make a transfer payment to the State Controller for deposit in the State General Fund for unrestricted State General Fund use.

Existing law provides that the Nevada Supreme Court may adopt rules providing for voluntary mediation with respect to a homeowner who is not in 35 default but is at risk of default. (NRS 2.125) Section 19 of this bill provides that the 36 Nevada Supreme Court may adopt rules providing for voluntary mediation with 37 respect to a small business whose commercial property is in default.



 38
 Sections 20-30, 39 and 48-52 of this bill increase the amount of certain fees

 39
 collected by the Secretary of State for filings, registrations, certificates, notices or

 40
 other documents required to be provided to the Office of the Secretary of State.

 41
 (NRS 78.780, 80.050, 86.561, 87.470, 87A.315, 87A.645, 88.415, 88.607,

 42
 88A.900, 90.360, 104.9525, 240.1657, 600.340, 600.355, 600.360, 600.370,

 43
 600.395)

Existing law provides for the payment of a fee for deposit in the Account for Foreclosure Mediation at the time of recording a notice of default and election to sell real property. **Section 31** of this bill provides for an additional fee for deposit in the State General Fund at the time of recording a notice of default and election to sell real property. (NRS 107.080)

49 Section 32 of this bill authorizes the additional use of the money in the 50 Account for Common-Interest Communities and Condominium Hotels to defray the 51 costs and expenses of administering the Real Estate Division of the Department of 52 Business and Industry, as authorized by the Legislature or Interim Finance 53 Committee. (NRS 116.630)

54 Existing law requires the Secretary of State to charge and collect a fee for the 55 filing of a certificate of domestic partnership, which must not exceed the amount 56 estimated to cover the cost incurred by the Secretary of State for the issuance of the 57 certificate and any other associated administrative costs. Existing law further 58 requires the Secretary of State to account for the fees received for associated 59 administrative costs separately and use those fees solely to pay for expenses related 60 to the registration of domestic partnerships. Section 33 of this bill requires the 61 Secretary of State to reconcile the fees received for associated administrative costs 62 and the expenses of administering the registration of domestic partnerships and 63 deposit any excess fees received for credit to the State General Fund at the end of 64 each fiscal year. (NRS 122A.100)

Existing law provides that a justice or judge may impose an administrative assessment as part of the sentence for violation of a misdemeanor by a person who pleads or is found guilty or guilty but mentally ill. **Section 34** of this bill increases the amount of the administrative assessment and provides for a portion of such assessments to be credited to the State General Fund. (NRS 176.059)

70 Existing law requires that money received for the benefit of offenders through 71 contributions that is not required to be deposited elsewhere be placed in the 72 Offenders' Store Fund and expended for the welfare and benefit of all offenders 73 sentenced to imprisonment in the state prison. (NRS 209.221) Section 35 of this 74 bill authorizes the Director of the Department of Corrections to deduct money from 75 the Offenders' Store Fund to repay or defray the costs relating to the operation and 76 maintenance of the offenders' store, coffee shop, gymnasium and visitation posts. 77 The amount of the deduction must be established by regulation with the approval of 78 the Board of State Prison Commissioners. Section 35 further authorizes the 79 Director, with approval of the Board, to adopt regulations imposing a charge on 80 electronic devices purchased by an offender to defray the cost of operating such 81 devices. Further, sections 35 and 37 of this bill require the regulations to be 82 adopted in accordance with the provisions of the Nevada Administrative Procedure 83 Act. (Chapter 233B of NRS)

84 Section 36 of this bill temporarily requires the Legislative Commission to 85 transfer the first \$100,000 collected from fees for registration of lobbyists to the 86 State General Fund. (NRS 218H.500)

Existing law authorizes the Secretary of State to provide courses of study for the mandatory training of notaries public, to charge reasonable fees for the courses of study and, if fees are collected, requires the Secretary of State to deposit those fees in the Notary Public Training Fund. **Section 38** of this bill instead requires the Secretary of State to deposit 25 percent of any such fees collected in the Notary Public Training Fund and 75 percent in the State General Fund. (NRS 240.018)





Existing law authorizes certain state entities to seek a temporary advance from the State General Fund for authorized expenses if the collection of expected revenue is delayed. (NRS 353.347-353.359) Sections 41 and 42 of this bill authorize certain state entities whose legislative appropriations have been reduced and whose claims must be paid from the collection of certain fees, assessments or other receipts to seek a temporary advance from the State General Fund for authorized expenses if the collection of expected revenue is delayed.

Existing law requires the State Registrar of Vital Statistics to charge certain fees for providing certain vital records and for carrying out certain duties. **Sections 43 and 44** of this bill remove the specific amount of the fee the State Registrar is required to charge and instead requires the State Registrar to establish the amount of the fees by regulation. (NRS 440.175, 440.700) **Section 67** of this bill provides that the existing fees will continue to be imposed until the State Registrar adopts the new fees by regulation.

107 Section 45 of this bill increases the license fee paid by a promoter of unarmed 108 combat. (NRS 467.107)

Existing law provides that the Department of Wildlife may use the fees collected for processing applications for tags only for certain specified purposes. (NRS 502.255) Section 46 of this bill authorizes the Department to use such fees for certain additional purposes, including the costs associated with the Department's automated program for licensing and registration and titling of vessels and the issuance of licenses, permits and tags.

Existing law requires the annual filing of either an affidavit of the work performed on or improvements made to a mining claim or an affidavit of the intent to hold a mining claim. (NRS 517.230) Section 47 of this bill imposes an additional fee on the filing of such an affidavit if the entity holding the mining claim holds 11 or more mining claims in this State.

Sections 59-63 of this bill make appropriations to the Department of Health
 and Human Services, the Secretary of State, the State Gaming Control Board and
 the Legislative Fund.

The 2009 Session of the Legislature appropriated money from the State General Fund to the State Distributive School Account for the basic support guarantees of school districts and otherwise for the support of the system of public education for the 2009-2011 biennium. (Chapter 389, Statutes of Nevada 2009, at p. 2126) Sections 53-57 of this bill reduce the basic support guarantees of all the 17 county school districts and otherwise make adjustments to address the budget shortfall.

129 Section 58 of this bill temporarily revises provisions governing local funds available for the support of certain school districts.

131 Section 64 of this bill requires the Department of Taxation to allow a person 132 who on July 1, 2010, is delinquent in the payment of a tax, fee or assessment to pay 133 the amount due without any penalty or interest in certain circumstances. This 134 amnesty program will apply only to a person who files a request for relief and pays 135 the amount due between July 1, 2010, and October 1, 2010.

Section 65 of this bill requires the Division of Insurance of the Department of Business and Industry to carry out a desk audit program to audit insurance premium tax returns to determine compliance and requires the Commissioner of the Division to submit a plan to carry out the program to the Fiscal Analysis Division of the Legislative Counsel Bureau by June 1, 2010.

Existing law requires the Department of Health and Human Services to administer the Temporary Assistance for Needy Families program, which is established pursuant to Title IV of the Social Security Act, 42 U.S.C. 601 et seq. (NRS 422.270) Existing law also requires that any federal money allotted to the State for this program be deposited in the appropriate account of the Division of Welfare and Supportive Services of the Department and administered by that Division. (NRS 422.245) **Section 66** of this bill provides that, if the Department





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

Section 1. The following reductions are hereby made to the appropriations from the State General Fund made pursuant to chapter 388, Statutes of Nevada 2009, at page 2105, for the support of the Government of the State of Nevada for the fiscal years beginning July 1, 2009, and ending June 30, 2010, and beginning July 1, 2010, and ending June 30, 2011:

/		
8	<u>2009-2010</u>	<u>2010-2011</u>
9	1. Adjutant General and National	
10	Guard\$102,109	\$303,367
11	2. Department of Administration\$364,439	\$497,817
12	3. State Department of	
13	Agriculture\$88,983	\$255,728
14	4. Attorney General's Office\$1,391,545	\$781,837
15	5. Office of the Secretary of State \$138,366	\$0
16	6. Department of Business and	
17	Industry:	
18	(a) Business and Industry	
19	Administration	\$0
20	(b) Consumer Affairs Division	107,762
21	(c) Real Estate Division704	0
22	(d) Nevada Athletic Commission7,000	12,000
23	(e) Labor Commissioner	42,847
24	7. Commission on Economic	
25	Development\$72,697	\$111,855
26	8. State Department of	
27	Conservation and Natural Resources:	
28	(a) Conservation and Natural	
29	Resources Administration\$52,618	\$53,093
30	(b) Division of Conservation	
31	Districts1,306	10,740
32	(c) Division of State Parks	379,748
33	(d) Division of Water Resources:	



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	2000 2010	0010 0011
1	(1) South Early Provide $\frac{2009-2010}{1000}$	<u>2010-2011</u>
2	(1) South Fork Reservoir/	
3	Map Case savings from receipt of federal grant\$137,240	¢0
4 5	(2) Discontinue United States	\$0
	(Ž) Discontinue United States	20,000
6 7	Geological Survey Agreement	20,000
8	(3) Change funding source	
0 9	for engineering technician from State General Fund to other funding	
10	only associated with Truckee River	
10	title work0	50,130
12	(4) Change funding source for	50,150
12	staff I associate engineer position from	
13	State General Fund (25 percent of	
14	position to be funded with water basin	
16	assessment funds)	15,890
17	(5) Change funding source for	15,670
18	an engineering technician position	
19	from State General Fund to water	
20	basin assessments0	50,130
20	(e) Tahoe Regional Planning	50,150
22	Agency	126,509
23	(f) Division of Forestry101,549	64,194
24	(g) Division of State Lands	109,874
25	(h) Noveda Natural Haritago	
26	Program	8,914
27	(1) Division of Environmental	,
28	Protection	65,656
29	9. Department of Corrections:	
30	(a) Move MIS to Building 89\$33,057	\$85,322
31	(b) Charge the Offenders' Store	
32	Fund for rent for stores and coffee	
33	shops	245,853
34	(c) Charge the Offenders' Store	
35	Fund for rent for the gymnasiums 100,798	100,798
36	(d) Charge the Offenders' Store	
37	Fund for 50 percent of costs of officer	
38	salaries for visitation posts	865,272
39	(e) Charge inmates one-time	
40	energy surcharge on the purchase of	1 10 100
41	electronic devices	140,498
42	(f) Cancel Choices contract	656 450
43	effective April 2010126,395	656,473





1	2009-2010	<u>2010-2011</u>
2	(g) Reduction of medical	
3	payments to the Medicare rate	
4	commencing October 2010\$0	\$1,000,000
5	(h) Reduction of debt-service costs	
6	for the Florence McClure Women's	
7	Correctional Center2,346,250	0
8	10. Department of Cultural	
9	Affairs:	
10	(a) Department of Cultural Affairs	¢02.010
11	Administration	\$93,010
12	(b) Division of Museums and	240 ((0
13	History	249,669
14	(c) Division of State Library and	156 771
15	Archives	156,771
16 17	(d) Nevada Arts Council	0 34,316
17	11. Department of Education—	54,510
18 19	State Programs \$1,006,570	\$942,516
20	State Programs\$1,006,570 12. Department of Employment,	\$942,310
20	Training and Rehabilitation, Nevada	
21 22	Equal Rights Commission\$0	\$109,195
22 23	13. Department of Health and	\$109,193
23 24	Human Services:	
24 25	(a) Director's Office:	
23 26	(1) Hold vacant one position	
20 27	designated as an administrative	
28	assistant\$39,791	\$41,767
28 29	(2) Use money from federal	φ+1,707
30	Title XX funds and the Children's	
31	Trust Fund to enable the use of money	
32	from the State General Fund	
33	appropriated for family resource	
34	centers	153,830
35	(b) Aging and Disability Services	155,050
36	Division:	
37	(1) Use of the surplus available	
38	due to the attrition of the state family	
39	support workers who had been	
40	providing homemaker services and	
41	transition to contract services	0
42	(2) Projected surplus in the	
43	Independent Living Program due to	
44	reduced caseload projections	357,150
	1 5	·





1	2009-2010	2010-2011
2	(3) Reduction in the number of	<u></u>
3	persons with disabilities who are	
4	provided personal assistance program	.
5	services	\$0
6 7	(4) Reduction of approximately	
8	27 percent of the refunds available to seniors above the federal poverty level	
9	through the Senior Citizens' Property	
10	Tax Assistance Account0	1,209,399
11	(5) Reductions to the Home	1,200,000
12	and Community-Based Program,	
13	including case management, attendant	
14	care, respite, adult day care, adult	
15	companion, homemaker and chore	
16	services	598,176
17	(c) Division of Health Care	
18 19	Financing and Policy: (1) Reductions in spending as a	
20	result of improvements to and more	
21	effective delivery of certain medical	
22	services, including: (1) reducing the	
23	rate paid to anesthesia providers; (2)	
24	requiring a therapy clinical assessment	
25	prior to the authorization of personal	
26	care services; (3) expanding the list of	
27	preferred prescription drugs	
28 29	established pursuant to NRS 422.4025; (4) lowering the monthly limit of	
29 30	incontinence supplies provided to	
31	certain persons; (5) eliminating the	
32	purchase of disposable gloves as a	
33	covered medical service; (6) reducing	
34	the allowable administrative	
35	percentage paid for non-emergency	
36	transportation; (7) revising behavioral	
37	health rates from a multi-tier structure	
38	based on provider qualifications to a	
39 40	single rate structure; and (8) requiring legally responsible relatives who are	
40	unable to provide personal care to	
42	recipients due to employment or	
43	disability to provide approved	
44	documentation2,997,616	11,695,117





1	2000 2010	2010 2011
1 2	(2) Reduction in the projected $\frac{2009-2010}{2009-2010}$	<u>2010-2011</u>
3	caseload for the Community Home-	
4	Based Initiatives Program\$722,059	\$1,268,967
5	(3) Unspent general fund	φ1,200,707
6	money as a result of the decision of	
7	the Federal Department of Health and	
8	Human Services to apply the increased	
9	ARRA federal medical assistance	
10	percentages to the Medicare Part D	
11	clawback provisions4,839,939	11,705,027
12	(4) Reduction in projected	
13	caseload for Nevada Check-Up1,611,578	4,561,941
14	(d) Health Division—Eliminate all	
15	State general funds for the Office of	
16	Minority Health, eliminate one filled	
17	position and change the funding	
18	source to use federal money, as	
19	available, to continue operating this	
20	Office	118,317
21	(e) Division of Welfare and	
22	Supportive Services:	
23	(1) Reduction of in-state travel	
24	and operating costs, including a	
25	reduction in contract and licensing costs	
26	based on recently negotiated agreements,	
27	and use of unspent funds for Food Stamp	100 867
28 29	High Performance Bonuses	499,867
29 30	(2) Unspent money resulting	
30 31	from changes in the caseload of aged, blind and adult group care facilities	100,000
32	(3) Terminate the northern	100,000
33	Nevada NEON pilot project and	
34	require Division personnel to provide	
35	case management services to persons	
36	currently served by this pilot project	73,255
37	(4) Close the Winnemucca	,0,200
38	office of the Division, eliminate one	
39	vacant position in the Winnemucca	
40	office, provide public assistance	
41	applications and information through	
42	the family resource center and transfer	
43	the application processing and client services to the Elko District Office of	
44	services to the Elko District Office of	
45	the Division5,579	16,881
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1	2009-2010	2010-2011
2	(5) Close the Research Way	2010 2011
3	facility, relocate publications and	
4	information technology warehouses	
5	and eliminate one maintenance	
6	position\$0	\$28,224
7	(6) Reduction of administrative	<i>420,22</i>
8	expenses of the Supplemental	
9	Nutrition Assistance Program	1,125,000
10	(7) Change the funding source	-,,
11	for part of the new technology	
12	personnel within the administration	
13	budget to use federal funds and	
14	savings	256,906
15	(8) Savings recognized from	,
16	personnel turnovers and a reduction in	
17	the travel and training expenses of the	
18	Division	585,532
19	(9) Use the State's portion of	
20	money collected for the Program for	
21	the Enforcement of Child Support for	
22	administrative costs	2,030,988
23	(10) Use the State's portion of	
24	the money collected for the Program	
25	for the Enforcement of Child Support0	825,518
26	(11) Change the funding	
27	source for services provided to	
28	children through child care assistance	
29	and use the Federal Child Care	
30	and Development grants and other	
31	federal funds0	738,390
32	(f) Division of Mental Health	
33	and Developmental Services:	
34	(1) Carry forward money	
35	collected pursuant to the United	
36	Health settlement agreement0	116,555
37	(2) Medication savings	
38	management efforts in Northern	1 5 40 000
39	Nevada	1,540,000
40	(3) Vacant positions within	
41 42	the Mental Health Information	0
42 43	System budget	0
45 44	management efforts in rural clinics	246,000
44	management errorts in rural chilles	240,000





1	2009-2010	2010-2011
2	(5) Hold vacant an	2010 2011
3	administrative assistant I position	
4	and a health program support	
5	specialist in the Substance Abuse	
6	Prevention and Treatment Agency	
7	and change the funding source to	
8	use a Substance Abuse Prevention	
9	and Treatment block grant for one	
10	management analyst position\$145,846	\$207,189
11	(6) New participants	1 7
12	receiving autism treatment from	
13	Desert Regional Center not using	
14	the full monthly allotment of	
15	available funds for Fiscal Year 2010	0
16	(7) Medication savings	-
17	management efforts in Southern	
18		2,766,262
19	(8) Temporarily reduce by 22	····
20	the number of inpatient mental	
21	health hospital beds available at	
22	Rawson-Neal Hospital and hold	
23	vacant 18 positions at Rawson-Neal	
24	Hospital	1,228,660
25	(9) Close certain buildings	, ,
26	on the Northern Nevada Adult	
27	Mental Health Services site	150,000
28	(10) Reduction of out-of-	,
29	state travel for administration during	
30	Fiscal Year 2010	0
31	(11) Reduction in the number	
32	of psychiatric visits for clients at	
33	rural clinics and reduce funding for	
34	contract psychiatrists for rural	
35	Nevada	25,921
36	(12) Eliminate caseload	
37	growth in the Jobs and Day Training	
38	Services in rural Nevada	223,436
39	(13) Delay access for	
40	purchase of services through the	
41	Rural Regional Center for families	
42	with a developmentally disabled	
43	family member45,000	55,000





1	2009-2010	2010-2011
2	(14) Reduction of 3 percent	2010 2011
3	of the prevention efforts of the	
4	Substance Abuse Prevention and	
5	Treatment Agency for Fiscal	
6	Year 2010\$176,481	\$0
7	(15) Hold vacant the	
8	following 12 positions at Lake's	
9	Crossing Center for the Mental	
10	Disordered Offender: (1) six	
11	forensic specialist III positions; (2)	
12	two forensic specialist IV positions;	
13	(3) one senior correctional officer;	
14	(4) one administrative assistant; (5)	
15	one quality assurance specialist; and	
16	(6) one psychiatric nurse	637,934
17	(16) Eliminate budgeted	
18	caseload growth at the Desert	
19	Regional Center for supportive	
20	living arrangements for people with	4 000 000
21	developmental disabilities	4,090,082
22	(17) Eliminate budgeted	
23 24	caseload growth at the Sierra	
	Regional Center for supportive	
25 26	living arrangements for people with developmental disabilities1,720,076	2,027,656
20 27	(18) Reduction of the	2,027,030
28	Southern Nevada Adult Mental	
28 29	Health residential placement	
30	assistance caseload	0
31	(g) Division of Child and	0
32	Family Services:	
33	(1) Reduction of 10 percent	
34	of the funds provided for the support	
35	of China Spring Youth Camp and	
36	Aurora Pines Girls Facility in	
37	Douglas County and the Spring	
38	Mountain Youth Camp in Clark	
39	County0	170,498
40	(2) Reduction of residential	
41	care funding for children that are not	
42	in the custody of the Division	350,000
43	(3) Reduction of funding	
44	available for substitute foster care	
45	and residential care	537,436
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1	2009-2010	2010-2011
2	(4) Increased projections in	2010 2011
3	Medicaid revenue based on the	
4	approved Public Assistance Cost	
5	Allocation Plan of the Division\$400,000	\$320,000
6	(5) Reduction of placement	
7	prevention program contracts	80,000
8	(6) Close the Summit View	
9	Youth Correctional Center and	4 007 927
10 11	eliminate 49 positions at this facility	4,997,827
12	accounting assistant position, a	
12	management analyst position and a	
14	social services program specialist	
15	position	134,141
16	(8) Hold vacant two	- 7
17	information technology professional	
18	positions in the UNITY/SACWIS	
19	budget, and reduction of out-of-state	
20	and in-state travel, the information	
21	services budget and the training	111.004
22	budget	111,294
23 24	(9) Reduction of the residential care budget for youth in	
24 25	the custody of Youth Parole Bureau	
23 26	and reduce transitional community	
20 27	reintegration efforts for youth in the	
28	custody of the Youth Parole Bureau	300,000
29	(10) Reduction in funding for	
30	contract mental health rehabilitative	
31	services provided by the Division	
32	for uninsured children in Clark	
33	County	90,000
34	(11) Eliminate a part-time	
35	administrative assistant position and	
36 37	a part-time accounting clerk position for a total reduction of 1.02 FTE	
37 38	with the Southern Nevada Child and	
39	Adolescent Services	29,143
40	14. Lieutenant Governor's	27,145
41	Office	\$61,079
42	15. Department of Motor	. ,
43	Vehicles	\$1,823
44	16. Office of the Governor:	
45	(a) Governor's Office\$147,005	\$227,754

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	2000 2010	2010 2011
1	$\frac{2009-2010}{10000}$	<u>2010-2011</u>
2	(b) Office of Energy	\$34,207
3	(c) Agency for Nuclear Projects	175,535
4	17. Office of Veterans' Services\$86,787	
5	Services\$86,787	\$244,963
6	18. Commission on	
7	Postsecondary Commission \$27,607	\$18,793
8	19. Department of Public Safety\$1,779,932\$2,193,167	
9	Safety\$1,779,932\$2,193,167	
10	20. State Public Works Board\$16,406	\$23,510
11	21. Department of Taxation\$62,701	\$432,807
12	22. Department of Wildlife\$29,038	\$84,889
13	23. Nevada System of Higher	
14	Education\$11,524,182	\$34,572,454
15	24. Office of the State	
16	Treasurer\$40,964	\$122,126
17	25. Office of State Controller\$146,106	\$398,758
18	26. Legislative Fund\$1,003,146	\$2,204,745
19	27. Board of Examiners Salary	<i><i>q</i>_,_0 .,<i>,</i> .e</i>
20	Adjustment Account	\$8,089,065
21	Sec. 2. The following reductions are hereby	
22	appropriations from the State General Fund made	
23	chapter 388, Statutes of Nevada 2009, at page 2105, f	
24	of the Government of the State of Nevada for the	e fiscal years
25	beginning July 1, 2009, and ending June 30, 2010,	
26	July 1, 2010, and ending June 30, 2011, as a	magnit of the
20	alimination of contain vacant positions.	result of the
	- enhumation of certain vacant positions.	result of the
·)X	elimination of certain vacant positions:	result of the
28 29		
29	<u>2009-2010</u>	<u>2010-2011</u>
29 30	1. The Office of Attorney	
29 30 31	1. The Office of Attorney	<u>2010-2011</u>
29 30 31 32	2009-20101. The Office of AttorneyGeneral—Attorney GeneralAdministration Account\$58,755	
29 30 31 32 33	2009-20101. The Office of AttorneyGeneral—Attorney GeneralAdministration Account\$58,7552. Department of	<u>2010-2011</u>
29 30 31 32 33 34	1. The Office of Attorney General—Attorney General Administration Account\$58,755 2. Department of Agriculture—Veterinary Medical	<u>2010-2011</u> \$823,607
29 30 31 32 33 34 35	1. The Office of Attorney General—Attorney General Administration Account	<u>2010-2011</u>
29 30 31 32 33 34 35 36	2009-20101. The Office of AttorneyGeneral—Attorney GeneralAdministration AccountAdministration AccountSepartment ofAgriculture—Veterinary MedicalServices3. Department of Business	<u>2010-2011</u> \$823,607
29 30 31 32 33 34 35 36 37	2009-2010 1. The Office of Attorney General—Attorney General Administration Account	<u>2010-2011</u> \$823,607 \$192,805
29 30 31 32 33 34 35 36 37 38	2009-2010 1. The Office of Attorney General—Attorney General Administration Account\$58,755 2. Department of Agriculture—Veterinary Medical Services\$20,329 3. Department of Business and Industry—Real Estate Administration\$52,836	<u>2010-2011</u> \$823,607
29 30 31 32 33 34 35 36 37 38 39	2009-2010 1. The Office of Attorney General—Attorney General Administration Account\$58,755 2. Department of Agriculture—Veterinary Medical Services\$20,329 3. Department of Business and Industry—Real Estate Administration\$52,836 4. Department of	<u>2010-2011</u> \$823,607 \$192,805
29 30 31 32 33 34 35 36 37 38 39 40	2009-2010 1. The Office of Attorney General—Attorney General Administration Account	<u>2010-2011</u> \$823,607 \$192,805
29 30 31 32 33 34 35 36 37 38 39 40 41	2009-2010 1. The Office of Attorney General—Attorney General Administration Account	<u>2010-2011</u> \$823,607 \$192,805
29 30 31 32 33 34 35 36 37 38 39 40 41 42	2009-2010 1. The Office of Attorney General—Attorney General Administration Account\$58,755 2. Department of Agriculture—Veterinary Medical Services\$20,329 3. Department of Business and Industry—Real Estate Administration\$52,836 4. Department of Conservation and Natural Resources: (a) Conservation and Natural	2010-2011 \$823,607 \$192,805 \$157,717
29 30 31 32 33 34 35 36 37 38 39 40 41 42 43	2009-2010 1. The Office of Attorney General—Attorney General Administration Account\$58,755 2. Department of Agriculture—Veterinary Medical Services\$20,329 3. Department of Business and Industry—Real Estate Administration\$52,836 4. Department of Conservation and Natural Resources: (a) Conservation and Natural Resources Administration\$0	2010-2011 \$823,607 \$192,805 \$157,717 \$19,856
29 30 31 32 33 34 35 36 37 38 39 40 41 42	2009-2010 1. The Office of Attorney General—Attorney General Administration Account\$58,755 2. Department of Agriculture—Veterinary Medical Services\$20,329 3. Department of Business and Industry—Real Estate Administration\$52,836 4. Department of Conservation and Natural Resources: (a) Conservation and Natural	2010-2011 \$823,607 \$192,805 \$157,717





1	<u>2009-2010</u>	2010-2011
2	(c) Division of Water	
3	Resources\$25,211	\$0
4	(d) DEP - Water Quality	
5	Planing	64,146
6	5. Department of	
7	Corrections:	
8	(a) Correctional Programs\$0	\$255,686
9	(b) Medical Care0	604,144
10	6. Department of Cultural	
11	Affairs:	
12	(a) Division of Museums and	
13	History\$0	\$56,287
14	(b) Nevada Historical Society,	
15	Reno0	15,167
16	(c) Nevada State Museum,	
17	Carson City0	39,808
18	(d) Nevada State Railroad	
19	Museums54,787	55,512
20	(e) Archives and Records0	40,855
21	7. Department of	
22	Education—Education State	
23	Programs\$6,995	\$20,884
24	8. Department of	
25	Employment, Training and	
26	Rehabilitation—Nevada Equal	
27	Rehabilitation—Nevada Equal Rights Commission\$31,592	\$0
28	9. Department of Health and	
29	Human Services:	
30	(a) Division for Aging and	
31	Disability Services—Home and	
32	Community-Based Programs\$46,862	\$140,367
33	(b) Division of Health Care	
34	Financing and Policy:	
35	(1) Health Care Financing	
36	and Policy Administration	65,835
37	(2) Nevada Check-Up	,
38	Program	49,515
39	(c) Health Division:	,
40	(1) Chronic Disease	0
41	(2) Community Health	-
42	(2) Community Health Services	55,491
43	(3) Consumer Health	*
44	Protection	264,878





2	(4) Early Intervention	
3	Services\$67,324	\$152,980
4	Services\$67,324 (5) Emergency Medical	
5	Services	24,226
6	(6) Health Statistics and	
7	Planning	41,134
8	(d) Division of Welfare and	
9	Supportive Services—Welfare	
10	Field Services Account	17,026
11	(e) Division of Mental Health	
12	and Developmental Services:	
13	(1) Sierra Regional Center28,025	83,988
14	(2) Desert Regional Center18,846	56,730
15	(3) Northern Nevada Adult	
16	Mental Health Services	87,652
17	(f) Division of Child and	
18	Family Services:	
19	(1) Child and Family Administration63,671	
20	Administration63,671	190,791
21	(2) Nevada Youth Training	
22	Center	117,736
23	(3) Northern Nevada Child	
24	and Adolescent Services	309,160
25	(4) Rural Child Welfare24,053	72,741
26	(5) Southern Nevada Child	
27	and Adolescent Services0	65,672
28	(6) Unity/SACWIS16,438	48,902
29	(7) Wraparound in Nevada96,125	172,935
30	10. Office of Veterans'	
31	Services—Southern Nevada	*
32	Veterans' Home\$11,059	\$44,941
33	11. Commission on	******
34	Postsecondary Education\$0	\$9,511
35	12. Department of PublicSafety—Training Division\$013. Department of Wildlife\$19,797	***
36	Safety—Training Division\$0	\$106,542
37	13. Department of Wildlife\$19,797	\$40,087
38	Sec. 3. The following reductions are hereby	
39	appropriations from the State General Fund made	pursuant to
40	chapter 388, Statutes of Nevada 2009, at page 2105, fe	or the support
41	of the Government of the State of Nevada for the	
42	beginning July 1, 2009, and ending June 30, 2010, a	
43	July 1, 2010, and ending June 30, 2011, with respect	to travel and
/1 /1	TROIDING OVDODGOG!	

44 training expenses:





1 2	1. Office of the Military\$11,800	<u>2010-2011</u> \$9,192
3	2. Department of	ψ ,1)2
4	Administration:	
5	(a) Budget and Planning	
6	Division\$13,584	\$27,361
7	(b) Division of Internal Audits	11,145
8	3. Department of	7 -
9	Agriculture:	
10	(a) Agriculture Administration\$6,497	\$14,100
11	(b) Plant Industry Program	3,309
12	(c) Veterinary Medical	
13	Services2,958	3,546
14	4. Department of Business	
15	and Industry:	
16	(a) Business and Industry—	
17	Administration\$110	\$201
18	(b) Consumer Affairs2,725	2,589
19	(c) Real Estate Administration	236
20	(d) Office of Labor	
21	Commissioner	1,052
22	5. State Department of	
23	Conservation and Natural	
24	Resources:	
25	(a) Conservation and Natural	¢1 000
26	Resources—Administration\$8,885	\$1,000 17,539
27 28	(b) Division of State Parks	17,559
28 29	Resources	21,354
29 30	6. Department of	21,554
31	Corrections:	
32	(a) Correctional Programs\$3,791	\$3,791
33	(b) Office of the Director	11,908
34	7. Department of Cultural	11,900
35	Affairs:	
36	(a) Cultural Affairs	
37	Administration\$7,045	\$10,045
38	(b) Lost City Museum600	674
39	(c) Nevada State Museum,	
40	Carson City	1,652
41	Carson City	
42	Las Vegas2,214	2,664
43	(e) Nevada State Railroad	
44	Museums	1,468
45	(f) Archives and Records	2,179

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1	2009-2010	2010-2011
2	(g) Nevada State Library	\$5,102
3	(h) Nevada State Library—	
4	Literacy	0
5	(i) Nevada Arts Council	4,152
6	(j) Comstock Historic District0	511
7	(k) State Historic Preservation	
8	Office	1,805
9	8. Department of Health and	-,
10	Human Services:	
11	(a) Division of Health Care	
12	Financing and Policy:	
13	(1) Health Care Financing	
14	and Policy Administration\$29,449	\$50,108
15	(2) Nevada Check-Up	1
16	Program	492
17	(b) Health Division:	., _
18	(1) Consumer Health	
19	Protection	7,967
20	(2) Emergency Medical	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
21	Services	23,066
22	(3) Health Statistics and	20,000
23	Planning	281
24	(4) Maternal Child Health	-01
25	Services	24,827
26	(5) Office of Health	21,027
27	(5) Office of Health Administration	2,390
28	(c) Division of Welfare and	_,_,
29	Supportive Services:	
30	(1) Welfare Administration	6,705
31	(2) Welfare Field Services	0,700
32	Account	2,450
33	(d) Division of Mental Health	_,
34	and Developmental Services:	
35	(1) Sierra Regional Center	13,769
36	(2) Desert Regional Center16,789	16,348
37	(3) Mental Health	
38	Information System	4,800
39	(4) Mental Health and	<i>,</i>
40	Developmental Services	
41	Administration	38,921
42	(5) Northern Nevada Adult	
43	Mental Health Services	39,150
44	(6) Rural Regional Center	10,519
	()	, >





1	2009-2010	2010-2011
2	(7) Southern Nevada Adult	¢ 4 4 000
3 4	Mental Health Services\$41,000 (8) Substance Abuse	\$44,000
5	Prevention and Treatment Agency	33,948
6	(e) Division of Child and	55,510
7	Family Services:	
8	(1) Child and Family	
9	Administration	17,420
10	(2) Northern Nevada Child	
11	and Adolescent Services	2,273
12	(3) Rural Child Welfare	38,596
13	(4) Southern Nevada Child	0.506
14	and Adolescent Services	9,596
15	(5) Wraparound in Nevada	11,142
16	(6) Youth Parole Services	40,249
17 18	9. Office of Veterans' Services:	
10	(a) Commissioner for	
20	Veterans' Affairs\$5,874	\$7,234
21	(b) Southern Nevada	ψ 7,234
22	Veterans' Home	16,135
23	10. Department of Public	10,155
24	Safety:	
25	(a) Dignitary Protection\$1,764	\$4,129
26	(b) Division of Investigations11,800	13,708
27	(c) Division of Emergency	- ,
28	Management	0
29	(d) State Fire Marshal	0
30	(e) Narcotics Control	5,668
31	(f) Division of Parole and	
32	Probation10,494	11,100
33	(g) Training Division	5,354
34	11. Department of Wildlife\$5,100	\$2,365
35	Sec. 4. The following reductions are hereby	made to the
36	appropriations from the State General Fund mad	
37	chapter 388, Statutes of Nevada 2009, at page 2105,	
38	of the Government of the State of Nevada for the	
39	beginning July 1, 2009, and ending June 30, 2010,	and beginning
40	July 1, 2010, and ending June 30, 2011:	
41	2000 2010	2010 2011
42	1 Department of <u>2009-2010</u>	<u>2010-2011</u>
43 44	1. Department of Administration—Division of	
44 45	Internal Audits	\$9,534
43	111cmai Audits	\$7,554
		* A B 6 *

1	<u>2009-2010</u>	2010-2011
2	2. The Office of Attorney	
3	General—Special Litigation	
4	Account\$152,601	\$718,163
5	3. Department of Cultural	
6	Affairs:	
7	(a) Cultural Affairs	
8	Administration\$1,470	\$18,555
9	(b) Nevada State Library0	8,809
10	4. Department of Education:	
11	(a) Nutrition Education	\$ 0
12	Programs	\$0
13	(b) Education State Programs0	886,602
14	5. Department of Health and	
15	Human Services:	
16 17	(a) Division for Aging and Disability Services—Aging	
17	Federal Programs and	
10	Administration\$209,238	\$211,730
20	(b) Health Division—	\$211,750
20	Emergency Medical Services	6,910
22	(c) Division of Mental Health	0,710
23	and Developmental Services:	
23	(1) Sierra Regional Center	642,800
25	(2) Desert Regional Center	571,305
26	(3) Mental Health and	0,1,000
27	Developmental Services	
28	Administration7,000	5,800
29	(4) Northern Nevada Adult	,
30	Mental Health Services	0
31	(5) Rural Regional Center	307,160
32	(6) Southern Nevada Adult	
33	Mental Health Services0	104,000
34	(7) Substance Abuse	
35	Prevention and Treatment Agency	0
36	6. Office of the Governor—	
37	Energy Conservation	\$41,377
38	7. Office of Veterans'	
39	Services:	
40	(a) Commissioner for	¢10.000
41	Veterans' Affairs\$15,068	\$10,239
42	(b) Southern Nevada	20 605
43	Veterans' Home	30,695
44	8. Department of Public	
45	Safety:	





1 2 3 4 5 6 7 8 9	2009-20102010-2011(a) Division of Investigations\$52,810\$114,345(b) Narcotics Control159,634508,002Sec. 5.1. The appropriations from the State General Fundfor the Supreme Court of Nevada made pursuant to chapter 388,Statutes of Nevada 2009, at page 2106, for the fiscal yearsbeginning July 1, 2009, and ending June 30, 2010, and beginningJuly 1, 2010, and ending June 30, 2011, are hereby reduced by\$1,055,640.
10	2. The reduction required pursuant to subsection 1 may be
11	made in either or both fiscal years of the 2009-2011 biennium at the
12	discretion of the Nevada Supreme Court.
13	Sec. 6. The following reductions are hereby made to the
14	appropriations from the State General Fund made pursuant to
15	chapter 388, Statutes of Nevada 2009, at page 2105, for the support
16	of the Government of the State of Nevada for the fiscal year
17	beginning July 1, 2010, and ending June 30, 2011:
18	
19	1. Department of Cultural Affairs
20	(a) Lost City Museum\$18,758(b) Nevada Historical Society, Reno2,430
21 22	(c) Nevada State Museum, Carson City
22	(d) Nevada State Museum, Las Vegas
23 24	(e) Nevada State Railroad Museums
25	2. State Department of Conservation and
26	Natural Resources—Division of State Parks\$1,086,000
27	Sec. 7. The expenditures of the following sums by the State
28	Gaming Control Board and the Nevada Gaming Commission from
29	the State General Fund pursuant to NRS 463.330 that were
30	authorized pursuant to sections 3 and 4 of chapter 392, Statutes of
31	Nevada 2009, at page 2177, are hereby reduced for the fiscal years
32 33	beginning July 1, 2009, and ending June 30, 2010, and beginning July 1, 2010, and ending June 30, 2011, as follows:
33 34	July 1, 2010, and chung Jule 30, 2011, as follows.
35	<u>2009-2010</u> <u>2010-2011</u>
36	1. For personnel, operating and
37	related expenditures:
38	(a) Nevada Gaming Commission\$17,479 \$6,860
39	(b) State Gaming Control Board
40	2. For other State Gaming Control
41	Board reductions \$0 \$4,236,650
42 43	Sec. 8. 1. Expenditure of the following sums not appropriated from the State General Fund is hereby authorized by
43 44	the State Gaming Control Board from money collected by the State
45	Gaming Control Board:

	* * * * * * A B 6 *
	* * *

(a) For the fiscal year beginning on July 1, 2009, and 1 2 ending on June 30, 2010.....\$415,512 (b) For the fiscal year beginning on July 1, 2010, and 3 4 ending on June 30, 2011.....\$4,286,031 The money authorized to be expended by the provisions of 5 2. 6 subsection 1 must be expended in accordance with the allotment 7 transfer, work program and budget provisions of NRS 353.150 to 353.245, inclusive, and transfers to and from salary allotments, 8 9 travel allotments, operating expense allotments, equipment allotments and other allotments must be allowed and made in 10 accordance with the provisions of NRS 353.215 to 353.225, 11 inclusive, and after separate consideration of the merits of each 12 13 request. 14 Sec. 9. Expenditure of the following sums not appropriated 15 from the State General Fund is hereby authorized during the fiscal 16 year beginning on July 1, 2010, and ending on June 30, 2011, by the various officers, departments, boards, agencies, commissions and 17 institutions of the State Government mentioned in this section from 18 the money collected by such officers, departments, boards, agencies, 19 commissions and institutions of the State Government: 20 21 22 Department of Cultural Affairs: 1. (a) Lost City Museum......\$18,758 23 24 25 (d) Nevada State Museum, Las Vegas4,862 26 27 State Department of Conservation and 28 2. 29 Natural Resources—Division of State Parks.....\$1,086,000 30 Sec. 10. The money authorized to be expended by the 31 provisions of section 9 of this act must be expended in accordance with the allotment transfer, work program and budget provisions of 32 NRS 353.150 to 353.245, inclusive, and transfers to and from salary 33 allotments, travel allotments, operating expense allotments, 34 35 equipment allotments and other allotments must be allowed and made in accordance with the provisions of NRS 353.215 to 353.225, 36 37 inclusive, and after separate consideration of the merits of each 38 request. 39 Sec. 11. 1. The following changes are hereby made to the appropriations from the State General Fund made pursuant to 40 41 chapter 388, Statutes of Nevada, at page 2105, for the support of the 42 Nevada System of Higher Education for the fiscal year beginning July 1, 2009, and ending June 30, 2010, and beginning July 1, 2010, 43 44 and ending June 30, 2011:



1	<u>2009-2010</u> <u>2010-2011</u>		
2	(a) The following reductions are		
3	hereby made:		
4	(b) The following increases are		
5	hereby made:		
6			
7	2. The following changes are hereby made to the expenditure		
8	of Federal education stabilization funds received pursuant to the		
9	American Recovery and Reinvestment Act of 2009 not appropriated		
10	from the State General Fund and authorized pursuant to chapter 392,		
11	Statutes of Nevada 2009, at page 2166:		
12	2 million of 1 (0 + mail 200), at puge 21001		
13	<u>2009-2010</u> <u>2010-2011</u>		
14	(a) The following increases are		
15	hereby made:		
16	(b) The following reductions are		
17	hereby made:		
18	10100y inddenii 10 - 72,307,311		
19	\rightarrow The changes authorized under this subsection are made pursuant		
20	to section 19 of chapter 392, Statutes of Nevada 2009, at page 2186.		
21	3. The Board of Regents of the University of Nevada, with the		
22	approval of the Interim Finance Committee upon the		
23	recommendation of the Governor, shall determine how the changes		
24	authorized pursuant to this section shall be implemented consistent		
25	with the purposes of the Federal education stabilization program of		
26	the American Recovery and Reinvestment Act of 2009.		
27	Sec. 12. The following changes are hereby made to the		
28	appropriations from the State General Fund made pursuant to		
29	chapter 388, Statutes of Nevada 2009, at page 2105, for the support		
30	of the government of the State of Nevada for the fiscal years		
31	beginning June 1, 2009, and ending June 30, 2010, and beginning		
32	July 1, 2010, and ending June 30, 2011:		
33	varj 1, 2010, and onang vane 20, 2011		
34	2009-2010 2010-2011		
35			
36	For the Department of Corrections, the following reductions are		
37	made:		
38			
39	Medical Care		
40	Southern Desert Correctional		
41	Center		
42	Ely State Prison		
43	Lovelock Correctional Center 10,957,802 0		
44	High Desert State Prison		
-	<i>o</i>		
	* * * *		





3	364
 4 Medical Care	
6 Center	
7 Ely State Prison	576
8 Lovelock Correctional Center	
9 High Desert State Prison	257
10 Sec. 13. The following changes are hereby made to	
11 expenditure of the following sums received pursuant to	
12 American Recovery and Reinvestment Act of 2009 not appropria	ted
13 from the State General Fund during the fiscal year beginning	on
14 July 1, 2010.	
15	
16 <u>2009-2010</u> <u>2010-2</u>	011
17 <u>2007 2010</u> <u>2010 2</u>	<u> </u>
18 For the Department of Corrections, the following reductions	are
19 made:	ure
20	
21 Medical Care	364
22 Southern Desert Correctional	504
23 Center	970
24 Ely State Prison	
 24 Ery State Frison 25 Lovelock Correctional Center 26 10,957,9 	
26 High Desert State Prison 18,506,7	
20 Ingli Desert State Prison	257
28 For the Department of Corrections, the following increases	ara
28 For the Department of Corrections, the following increases 29 made:	are
30	
30 Medical Care	\$0
32 Southern Desert Correctional	φU
	Δ
33 Center	0
34 Ely State Prison 12,870,676 35 Lovelock Correctional Center 10,957,802	0
36 High Desert State Prison	0
37 Sec. 14. 1. The State Public Works Board shall transfer	
38 sum of \$700,000 from the amounts allocated pursuant to sectio	
39 of chapter 347, Statutes of Nevada 2007, at page 1641, from	
40 projects identified in this subsection to the project as authorized	1 1N
41 subsection 2:	
42 42 Decorrintian Project No. Arres	
43 <u>Description</u> 44 (a) Statewide ADA Brogram <u>Project No.</u> <u>Amo</u> 07 S02 \$2000	
44 (a) Statewide ADA Program	
45 (b) Statewide Fire Life Safety Program 07-S03 \$500,0	000
	*

1 2. The State Public Works Board shall use the \$700,000 2 transferred pursuant to paragraph (a) and (b) of subsection 1 to 3 support the Board in carrying out the project numbered and 4 described in the Executive Budget for the 2007-2009 biennium or 5 otherwise described as Project 07-C02, New State Museum in Las 6 Vegas – deferred construction.

7 3. Any remaining balance of the amount transferred in this 8 section must not be committed for expenditure after June 30, 2011, 9 by the entity to which the appropriation is made or any entity to 10 which money from the appropriation is granted or otherwise transferred in any manner, and any portion of the appropriated 11 12 money remaining must not be spent for any purpose after 13 September 16, 2011, by either the entity to which the money was 14 appropriated or the entity to which the money was subsequently 15 granted or transferred, and must be reverted to the Bond Interest and 16 Redemption Fund on or before September 16, 2011.

Sec. 15. 1. The State Public Works Board shall transfer the sum of \$1,441,638 from the amounts allocated pursuant to section 4 of chapter 398, Statutes of Nevada 2005, at page 1547, from the projects identified in this subsection to the projects as authorized in subsections 2 and 3:

22

23	Description	Project No.	Amount
24	(a) Las Vegas readiness center for	-	
25	Nevada National Guard	05-C13	\$933,638
26	(b) New classroom building on		
27	West Charleston Campus of CCSN	05-C20	\$508,000
28	*		

29 2. The State Public Works Board shall use the \$933,638 30 transferred pursuant to paragraph (a) of subsection 1 to support the 31 Board in carrying out the project numbered and described in the 32 Executive Budget for the 2005-2007 biennium or otherwise 33 described as Project 05-M15, Sewage treatment upgrades at ESP.

34 3. The State Public Works Board shall use the \$508,000 35 transferred pursuant to paragraph (b) of subsection 1 to support the 36 Board in carrying out the project numbered and described in the 37 Executive Budget for the 2005-2007 biennium or otherwise 38 described as Project 05-C16, Greenspun College of Urban Affairs 39 building at the University of Nevada, Las Vegas.

40 4. Any remaining balance of the amount transferred in this 41 section must not be committed for expenditure after June 30, 2011, 42 by the entity to which the appropriation is made or any entity to 43 which money from the appropriation is granted or otherwise 44 transferred in any manner, and any portion of the appropriated 45 money remaining must not be spent for any purpose after





September 16, 2011, 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 Bond Interest and
 Redemption Fund on or before September 16, 2011.

5 Sec. 16. 1. Notwithstanding any other provision of law to 6 the contrary, upon approval of the Chief of the Budget Division of 7 the Department of Administration, the Senate Fiscal Analyst and the 8 Assembly Fiscal Analyst, revisions in the following work programs 9 must be processed and carried out, as soon as practicable, without 10 further legislative approval:

(a) For the work program for Budget Account 409-1508, State
Public Works Board – UNIV CIP-Greenspun CUA, by transferring
\$508,000 to Category 93, Reserve for Reversion, within that
Account.

(b) For the work program for Budget Account 410-1558, State
Public Works Board - SPWB General CIP Projects, by transferring
\$700,000 to Category 93, Reserve for Reversion, within that
Account.

19 (c) For the work program for Budget Account 466-1565, State 20 Public Works Board - Prisons CIP Projects, by transferring 21 \$933,638 to Category 93, Reserve for Reversion, within that 22 Account.

23 2. Notwithstanding any other provision of law to the contrary, 24 all money transferred to Category 93, Reserve for Reversion, in 25 each budget account pursuant to subsection 1 must, as soon as 26 practicable, be transferred to Budget Account 101-9081, Budget 27 Reserve, and must be reverted to the State General Fund at the close 28 of Fiscal Year 2009-2010, not later than September 17, 2010.

29 Sec. 17. 1. In addition to the other reductions in the sums 30 appropriated for the fiscal years beginning July 1, 2009, and ending 31 June 30, 2010, and beginning July 1, 2010, and ending June 30, 32 2011, carried out pursuant to this act, the Executive, Judicial and 33 Legislative Departments of State Government shall identify any 34 additional reductions that may be made to those appropriated sums as a result of the renegotiation of contracts for services or for the 35 rental or leasing of buildings, facilities or real property. 36

2. If any such additional reductions are identified, the
Department shall renegotiate the applicable contracts and the money
saved must be reserved for reversion to the State General Fund in
the manner provided by law.

Sec. 18. 1. The Legislature finds and declares that:

42 (a) The transfer of money from the Clean Water Coalition to the 43 State General Fund is necessary to ensure that the government of 44 this State is able to continue to operate effectively and to serve the 45 residents, businesses and governmental entities of this State;



41



(b) The transfer of money from the Clean Water Coalition to the
 State General Fund will promote the general welfare of this State;
 and

4 (c) A general law cannot be made applicable to the provisions of 5 this section because of special circumstances.

6 2. On March 12, 2010, or such other day as is mutually agreed 7 upon by the Clean Water Coalition and the State Treasurer, the 8 Clean Water Coalition shall transfer to the State of Nevada 9 securities and cash which together total \$62,000,000, for deposit in 10 the State General Fund for unrestricted State General Fund use.

11 3. For the purposes of subsection 2, the dollar amount of value 12 assigned to each of the securities that is transferred must be the 13 market value of the securities on the last business day before the day 14 of the transfer as determined by the State Treasurer's Securities 15 Custodian.

4. All securities transferred to the State of Nevada pursuant to
subsection 2 must be approved in advance by the State Treasurer
and must constitute appropriate investments of the State of Nevada
in accordance with law.

5. The State Treasurer may take any action the State Treasurer determines necessary to ensure that the transfer of the securities and cash required by the provisions of this section is carried out in an appropriate and timely manner.

24 6. The provisions of this section must not be applied to modify, 25 directly or indirectly, any pledged revenues or securities in such a 26 manner as to impair adversely any outstanding obligations of the 27 Clean Water Coalition, including, without limitation, bonds, 28 medium-term financing, letters of credit and any other financing 29 obligations, until all such obligations have been discharged in full or 30 provision for their payment and redemption has been fully made.

Sec. 19. NRS 2.125 is hereby amended to read as follows:

32 2.125 The Supreme Court may adopt rules providing for 33 voluntary mediation with respect to [a]:

1. Å homeowner who is not in default but is at risk of default.

2. A small business whose commercial property is in default.
36 If the Supreme Court adopts such rules, the Supreme Court shall
37 consider:

38 (a) The goals and purposes of the mediation process;

39 (b) The necessity, efficiency and desirability of allowing 40 mediation for the various types of commercial property; and

(c) Any other factor that is relevant in determining whether
allowing mediation under the circumstances is in the best interests
of the residents, businesses and governmental entities in this State.



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1 Sec. 20. NRS 78.780 is hereby amended to read as follows:

78.780 The fee for filing a certificate of dissolution whether it
occurs before or after payment of capital and beginning of business
is [\$75.] \$100.

Sec. 21. NRS 80.050 is hereby amended to read as follows:

6 80.050 1. Except as otherwise provided in subsection 3, 7 foreign corporations shall pay the same fees to the Secretary of State 8 as are required to be paid by corporations organized pursuant to the 9 laws of this State, but the amount of fees to be charged must not 10 exceed:

11 (a) The sum of \$35,000 for filing records for initial 12 qualification; or

13 (b) The sum of \$35,000 for each subsequent filing of a 14 certificate increasing authorized capital stock.

15 2. If the corporate records required to be filed set forth only the 16 total number of shares of stock the corporation is authorized to issue 17 without reference to value, the authorized shares shall be deemed to 18 be without par value and the filing fee must be computed pursuant 19 to paragraph (b) of subsection 3 of NRS 78.760.

3. Foreign corporations which are nonprofit corporations and which do not have or issue shares of stock shall pay the same fees to the Secretary of State as are required to be paid by nonprofit corporations organized pursuant to the laws of this State.

4. The fee for filing a notice of withdrawal from the State of Nevada by a foreign corporation is [\$75.] \$100.

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Sec. 22. NRS 86.561 is hereby amended to read as follows:

86.561 1. The Secretary of State shall charge and collect for:

(a) Filing the original articles of organization, or for registration
of a foreign company, \$75;

30 (b) Amending or restating the articles of organization, amending 31 the registration of a foreign company or filing a certificate of 32 correction, \$175;

(c) Filing the articles of dissolution of a domestic or foreign
 company, [\$75;] \$100;

35 (d) Čertifying a copy of articles of organization or an 36 amendment to the articles, \$30;

(e) Certifying an authorized printed copy of this chapter, \$30;

38 (f) Reserving a name for a limited-liability company, \$25;

39 (g) Filing a certificate of cancellation, [\$75;] \$100;

40 (h) Signing, filing or certifying any other record, \$50; and

41 (i) Copies provided by the Office of the Secretary of State, \$2 42 per page.

43 2. The Secretary of State shall charge and collect, at the time of 44 any service of process on the Secretary of State as agent for service 45 of process of a limited-liability company, \$100 which may be





recovered as taxable costs by the party to the action causing the 1 2 service to be made if the party prevails in the action. 3. Except as otherwise provided in this section, the fees set 3 forth in NRS 78.785 apply to this chapter. 4 5 Sec. 23. NRS 87.470 is hereby amended to read as follows: 6 87.470 The registration of a registered limited-liability partnership is effective until: 7 8 1. Its certificate of registration is revoked pursuant to NRS 9 87.520; or 10 The registered limited-liability partnership files with the 2. 11 Secretary of State a notice of withdrawal signed by a managing 12 partner. The notice must be accompanied by a fee of [\$75.] \$100. 13 Sec. 24. NRS 87A.315 is hereby amended to read as follows: 14 87A.315 The Secretary of State, for services relating to the 15 official duties of the Secretary of State and the records of the Office 16 of the Secretary of State, shall charge and collect the following fees: 17 1. For filing a certificate of limited partnership, or for 18 registering a foreign limited partnership, \$75. For filing a certificate of registration of limited-liability 19 2. limited partnership, or for registering a foreign registered limited-20 21 liability limited partnership, \$100. 22 For filing a certificate of amendment of limited partnership 3. or restated certificate of limited partnership, \$175. 23 24 For certifying a copy of a certificate of limited partnership, 4. 25 an amendment to the certificate, or a certificate as amended, \$30 per 26 certification. 27 5. For certifying an authorized printed copy of the limited 28 partnership law, \$30. 29 6. For reserving a limited partnership name, or for signing, 30 filing or certifying any other record, \$25. 31 7. For copies provided by the Office of the Secretary of State, \$2 per page. 32 33 8. For filing a certificate of cancellation of a limited partnership or a certificate of cancellation of the registration of a 34 35 foreign limited partnership, [\$75.] \$100. Except as otherwise provided in this section, the fees set forth in 36 37 NRS 78.785 apply to this chapter. 38 Sec. 25. NRS 87A.645 is hereby amended to read as follows: 39 87A.645 The registration of a registered limited-liability 40 limited partnership is effective until: 41 1. Its certificate of registration is revoked pursuant to NRS 42 87A.305; or 43 2. The registered limited-liability limited partnership files with 44 the Secretary of State a notice of withdrawal signed by a general 45 partner. The notice must be accompanied by a fee of [\$60.] \$100.





1 **Sec. 26.** NRS 88.415 is hereby amended to read as follows: 88.415 The Secretary of State, for services relating to the 2 official duties of the Secretary of State and the records of the Office 3 of the Secretary of State, shall charge and collect the following fees: 4 1. For filing a certificate of limited partnership, or for 5 6 registering a foreign limited partnership, \$75. 7 For filing a certificate of registration of limited-liability 2. limited partnership, or for registering a foreign registered limited-8 9 liability limited partnership, \$100. 10 For filing a certificate of amendment of limited partnership 3. 11 or restated certificate of limited partnership, \$175. 12 For certifying a copy of a certificate of limited partnership, 4. 13 an amendment to the certificate, or a certificate as amended, \$30 per 14 certification. 15 5. For certifying an authorized printed copy of the limited 16 partnership law, \$30. 17 6. For reserving a limited partnership name, or for signing, 18 filing or certifying any other record, \$25. 7. For copies provided by the Office of the Secretary of State, 19 \$2 per page. 20 For filing a certificate of cancellation of a limited 21 8. 22 partnership, [\$75.] \$100. Except as otherwise provided in this section, the fees set forth in 23 24 NRS 78.785 apply to this chapter. 25 **Sec. 27.** NRS 88.607 is hereby amended to read as follows: 88.607 The registration of a registered limited-liability limited 26 27 partnership is effective until: 28 1. Its certificate of registration is revoked pursuant to NRS 29 88.405: or 30 The registered limited-liability limited partnership files with 2. 31 the Secretary of State a notice of withdrawal signed by a general partner. The notice must be accompanied by a fee of [\$60.] \$100. 32 33 Sec. 28. NRS 88A.900 is hereby amended to read as follows: The Secretary of State shall charge and collect the 34 88A.900 35 following fees for: 1. Filing an original certificate of trust, or for registering a 36 37 foreign business trust, \$75. 2. Filing an amendment or restatement, or a combination 38 thereof, to a certificate of trust, \$175. 39 40 3. Filing a certificate of cancellation, [\$75.] \$100. 41 Certifying a copy of a certificate of trust or an amendment or 4. 42 restatement, or a combination thereof, \$30 per certification. Certifying an authorized printed copy of this chapter, \$30. 43 5. 44 6. Reserving a name for a business trust, \$25.





Signing a certificate of existence of a business trust which 1 7. 2 does not list the previous records relating to it, or a certificate of 3 change in the name of a business trust, \$50.

Signing a certificate of existence of a business trust which 4 8. 5 lists the previous records relating to it, \$50.

Signing, certifying or filing any certificate or record not 6 9. 7 otherwise provided for in this section, \$50.

8 10. Examining and provisionally approving a record before the 9 record is presented for filing, \$125.

11. Copying a record on file with the Secretary of State, for 10 11 each page, \$2.

Sec. 29. NRS 90.360 is hereby amended to read as follows:

13 90.360 1. An applicant for licensing shall pay а 14 nonrefundable licensing fee, due annually in the following amounts: 15

(a) Broker-dealer, \$300. (b) Sales representative, [\$110.] \$125.

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17 (c) Investment adviser, \$300.

18 (d) Representative of an investment adviser, \$110.

The Administrator by regulation shall require licensing of 19 2. branch offices. A broker-dealer who desires to obtain a branch 20 21 office license must, in addition to complying with any other requirements established by the Administrator for such a license, 22 submit an application for the license and pay a fee of \$100. If any 23 change occurs in the information set forth in an application made 24 25 pursuant to this subsection, the applicant shall, within 30 days after 26 the change, file an amendment to the application and pay a fee of 27 \$50. A license obtained pursuant to this subsection expires on December 31 of each year. The license must be renewed annually 28 29 on or before December 31 by paying a fee of \$100.

3. For the purpose of this section, a "branch office" means any 30 31 place of business in this State other than the principal office in the 32 state of the broker-dealer, from which one or more sales 33 representatives transact business.

Sec. 30. NRS 104.9525 is hereby amended to read as follows:

35 104.9525 1. Except as otherwise provided in subsection 5, the fee for filing and indexing a record under this part, other than an 36 37 initial financing statement of the kind described in subsection 2 of 38 NRS 104.9502, is:

39 (a) [Forty] Sixty dollars if the record is communicated in writing and consists of one or two pages; 40

(b) [Sixty] Ninety dollars if the record is communicated in 41 42 writing and consists of more than two pages, and \$2 for each page 43 over 20 pages;

44 (c) [Twenty] Thirty dollars if the record is communicated by 45 another medium authorized by filing-office rule; and





(d) Two dollars for each additional debtor, trade name or 1 2 reference to another name under which business is done.

The filing officer may charge and collect \$2 for each page of 3 2. copy or record of filings produced by him or her at the request of 4 5 any person.

6 3. Except as otherwise provided in subsection 5, the fee for 7 filing and indexing an initial financing statement of the kind described in subsection 3 of NRS 104.9502 is: 8

9 (a) [Sixty] Ninety dollars if the financing statement indicates 10 that it is filed in connection with a public-finance transaction; and

11 (b) [Forty] Sixty dollars if the financing statement indicates that 12 it is filed in connection with a manufactured-home transaction.

13 The fee for responding to a request for information from the 4. 14 filing office, including for issuing a certificate showing whether 15 there is on file any financing statement naming a particular debtor, 16 is:

17 (a) [Forty] Sixty dollars if the request is communicated in 18 writing; and

(b) [Twenty] Thirty dollars if the request is communicated by 19 20 another medium authorized by filing-office rule.

This section does not require a fee with respect to a 21 5. 22 mortgage that is effective as a financing statement filed as a fixture filing or as a financing statement covering as-extracted collateral or 23 timber to be cut under subsection 3 of NRS 104.9502. However, the 24 25 fees for recording and satisfaction which otherwise would be 26 applicable to the mortgage apply. 27

NRS 107.080 is hereby amended to read as follows: Sec. 31.

28 107.080 1. Except as otherwise provided in NRS 107.085 29 and 107.086, if any transfer in trust of any estate in real property is 30 made after March 29, 1927, to secure the performance of an obligation or the payment of any debt, a power of sale is hereby 31 conferred upon the trustee to be exercised after a breach of the 32 33 obligation for which the transfer is security. 34

The power of sale must not be exercised, however, until: 2.

35 (a) Except as otherwise provided in paragraph (b), in the case of any trust agreement coming into force: 36

37 (1) On or after July 1, 1949, and before July 1, 1957, the grantor, the person who holds the title of record, a beneficiary under 38 39 a subordinate deed of trust or any other person who has a 40 subordinate lien or encumbrance of record on the property has, for a 41 period of 15 days, computed as prescribed in subsection 3, failed to 42 make good the deficiency in performance or payment; or

(2) On or after July 1, 1957, the grantor, the person who 43 44 holds the title of record, a beneficiary under a subordinate deed of 45 trust or any other person who has a subordinate lien or encumbrance





of record on the property has, for a period of 35 days, computed as
 prescribed in subsection 3, failed to make good the deficiency in
 performance or payment;

4 (b) In the case of any trust agreement which concerns owner-5 occupied housing as defined in NRS 107.086, the grantor, the 6 person who holds the title of record, a beneficiary under a 7 subordinate deed of trust or any other person who has a subordinate 8 lien or encumbrance of record on the property has, for a period that 9 commences in the manner and subject to the requirements described 10 in subsection 3 and expires 5 days before the date of sale, failed to 11 make good the deficiency in performance or payment;

12 (c) The beneficiary, the successor in interest of the beneficiary 13 or the trustee first executes and causes to be recorded in the office of 14 the recorder of the county wherein the trust property, or some part 15 thereof, is situated a notice of the breach and of the election to sell 16 or cause to be sold the property to satisfy the obligation; and

17 (d) Not less than 3 months have elapsed after the recording of 18 the notice.

19 3. The 15- or 35-day period provided in paragraph (a) of 20 subsection 2, or the period provided in paragraph (b) of subsection 21 2, commences on the first day following the day upon which the 22 notice of default and election to sell is recorded in the office of the 23 county recorder of the county in which the property is located and a copy of the notice of default and election to sell is mailed by 24 25 registered or certified mail, return receipt requested and with 26 postage prepaid to the grantor or, to the person who holds the title of 27 record on the date the notice of default and election to sell is 28 recorded, and, if the property is operated as a facility licensed under 29 chapter 449 of NRS, to the State Board of Health, at their respective 30 addresses, if known, otherwise to the address of the trust property. 31 The notice of default and election to sell must:

32 (a) Describe the deficiency in performance or payment and may 33 contain a notice of intent to declare the entire unpaid balance due if 34 acceleration is permitted by the obligation secured by the deed of 35 trust, but acceleration must not occur if the deficiency in 36 performance or payment is made good and any costs, fees and 37 expenses incident to the preparation or recordation of the notice and 38 incident to the making good of the deficiency in performance or payment are paid within the time specified in subsection 2; and 39

40 (b) If the property is a residential foreclosure, comply with the 41 provisions of NRS 107.087.

42 4. The trustee, or other person authorized to make the sale 43 under the terms of the trust deed or transfer in trust, shall, after 44 expiration of the 3-month period following the recording of the 45 notice of breach and election to sell, and before the making of the





1 sale, give notice of the time and place thereof by recording the2 notice of sale and by:

3 (a) Providing the notice to each trustor, any other person entitled 4 to notice pursuant to this section and, if the property is operated as a 5 facility licensed under chapter 449 of NRS, the State Board of 6 Health, by personal service or by mailing the notice by registered or 7 certified mail to the last known address of the trustor and any other 8 person entitled to such notice pursuant to this section;

9 (b) Posting a similar notice particularly describing the property, 10 for 20 days successively, in three public places of the township or 11 city where the property is situated and where the property is to be 12 sold;

(c) Publishing a copy of the notice three times, once each week
 for 3 consecutive weeks, in a newspaper of general circulation in the
 county where the property is situated; and

16 (d) If the property is a residential foreclosure complying with 17 the provisions of NRS 107.087.

5. Every sale made under the provisions of this section and other sections of this chapter vests in the purchaser the title of the grantor and any successors in interest without equity or right of redemption. A sale made pursuant to this section may be declared void by any court of competent jurisdiction in the county where the sale took place if:

(a) The trustee or other person authorized to make the sale does
not substantially comply with the provisions of this section or any
applicable provision of NRS 107.086 and 107.087;

(b) Except as otherwise provided in subsection 6, an action is
commenced in the county where the sale took place within 90 days
after the date of the sale; and

30 (c) A notice of lis pendens providing notice of the pendency of 31 the action is recorded in the office of the county recorder of the 32 county where the sale took place within 30 days after 33 commencement of the action.

6. If proper notice is not provided pursuant to subsection 3 or paragraph (a) of subsection 4 to the grantor, to the person who holds the title of record on the date the notice of default and election to sell is recorded, to each trustor or to any other person entitled to such notice, the person who did not receive such proper notice may commence an action pursuant to subsection 5 within 120 days after the date on which the person received actual notice of the sale.

7. The sale of a lease of a dwelling unit of a cooperativehousing corporation vests in the purchaser title to the shares in thecorporation which accompany the lease.

44 8. After a sale of property is conducted pursuant to this section,45 the trustee shall:





(a) Within 30 days after the date of the sale, record the trustee's
 deed upon sale in the office of the county recorder of the county in
 which the property is located; or

4 (b) Within 20 days after the date of the sale, deliver the trustee's 5 deed upon sale to the successful bidder. Within 10 days after the 6 date of delivery of the deed by the trustee, the successful bidder 7 shall record the trustee's deed upon sale in the office of the county 8 recorder of the county in which the property is located.

9 9. If the successful bidder fails to record the trustee's deed 10 upon sale pursuant to paragraph (b) of subsection 8, the successful 11 bidder:

(a) Is liable in a civil action to any party that is a senior
lienholder against the property that is the subject of the sale in a sum
of up to \$500 and for reasonable attorney's fees and the costs of
bringing the action; and

16 (b) Is liable in a civil action for any actual damages caused by 17 the failure to comply with the provisions of subsection 8 and for 18 reasonable attorney's fees and the costs of bringing the action.

19 10. The county recorder shall, in addition to any other fee, at 20 the time of recording a notice of default and election to sell collect 21 [the sum]:

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(a) A fee of \$150 for deposit in the State General Fund.

(b) A fee of \$50 for deposit in the Account for Foreclosure
Mediation, which is hereby created in the State General Fund. The
Account must be administered by the Court Administrator, and the
money in the Account may be expended only for the purpose of
supporting a program of foreclosure mediation established by
Supreme Court Rule.

29 → The fees collected *pursuant to this subsection* must be paid over 30 to the county treasurer by the county recorder on or before the fifth 31 day of each month for the preceding calendar month, and, except as 32 otherwise provided in this subsection, must be placed to the credit of 33 the State General Fund or the Account H as prescribed pursuant 34 to this subsection. The county recorder may direct that 1.5 percent 35 of the fees collected by the county recorder be transferred into a special account for use by the office of the county recorder. The 36 37 county treasurer shall, on or before the 15th day of each month, remit the fees deposited by the county recorder [for the Account for 38 39 Foreclosure Mediation] pursuant to this subsection to the State Controller for credit to the *State General Fund or the* Account -40 41 The Account must be administered by the Court Administrator, and 42 the money in the Account may be expended only for the purpose of 43 supporting a program of foreclosure mediation established by 44 Supreme Court Rule.] as prescribed in this subsection.





1 11. The beneficiary, the successor in interest of the 2 beneficiary or the trustee who causes to be recorded the notice of 3 default and election to sell shall not charge the grantor or the 4 successor in interest of the grantor any portion of any fee required 5 to be paid pursuant to subsection 10.

6 **12.** As used in this section, "residential foreclosure" means the 7 sale of a single family residence under a power of sale granted by 8 this section. As used in this subsection, "single family residence":

9 (a) Means a structure that is comprised of not more than four 10 units.

(b) Does not include any time share or other property regulatedunder chapter 119A of NRS.

Sec. 32. NRS 116.630 is hereby amended to read as follows:

14 116.630 1. There is hereby created the Account for Common15 Interest Communities and Condominium Hotels in the State General
16 Fund. The Account must be administered by the Administrator.

2. Except as otherwise provided in subsection 3, all money received by the Commission, a hearing panel or the Division pursuant to this chapter or chapter 116B of NRS, including, without limitation, the fees collected pursuant to NRS 116.31155 and 116B.620, must be deposited into the Account.

3. If the Commission imposes a fine or penalty, the Commission shall deposit the money collected from the imposition of the fine or penalty with the State Treasurer for credit to the State General Fund. If the money is so deposited, the Commission may present a claim to the State Board of Examiners for recommendation to the Interim Finance Committee if money is required to pay attorney's fees or the costs of an investigation, or both.

4. The interest and income earned on the money in the Account, after deducting any applicable charges, must be credited to the Account.

5. The money in the Account must be used solely to defray:

(a) The costs and expenses of the Commission and the Office of
 the Ombudsman; [and]

(b) If authorized by the Commission or any regulations adopted
by the Commission, the costs and expenses of subsidizing
proceedings for mediation and arbitration conducted pursuant to
NRS 38.300 to 38.360, inclusive [.]; and

(c) If authorized by the Legislature or by the Interim Finance
 Committee if the Legislature is not in session, the costs and
 expenses of administering the Division.

42 Sec. 33. NRS 122A.100 is hereby amended to read as follows:

43 122A.100 1. A valid domestic partnership is registered in the
44 State of Nevada when two persons who satisfy the requirements of
45 subsection 2:



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1 (a) File with the Office of the Secretary of State, on a form 2 prescribed by the Secretary of State, a signed and notarized 3 statement declaring that both persons:

4 (1) Have chosen to share one another's lives in an intimate 5 and committed relationship of mutual caring; and

6 (2) Desire of their own free will to enter into a domestic 7 partnership; and

(b) Pay to the Office of the Secretary of State a reasonable filing
fee established by the Secretary of State, which filing fee must not
exceed the total of an amount set by the Secretary of State to
estimate:

(1) The cost incurred by the Secretary of State to issue theCertificate described in subsection 3; and

14 (2) Any other associated administrative costs incurred by the 15 Secretary of State.

16 → The Office of the Secretary of State shall account for the fees received pursuant to paragraph (b) separately, and use those fees, 17 and any interest and income earned on those fees, solely to pay for 18 expenses related to administering the registration of domestic 19 20 partnerships pursuant to this chapter, including, without limitation, 21 the cost of materials and technology necessary to process and record 22 the filing. At the end of each fiscal year, the Secretary of State shall reconcile the amount of the fees received pursuant to 23 paragraph (b) and the expenses related to administering the 24 25 registration of domestic partnerships pursuant to this chapter and deposit any excess fees received with the State Treasurer for credit 26 27 to the State General Fund.

28 2. To be eligible to register pursuant to subsection 1, two 29 persons desiring to enter into a domestic partnership must furnish 30 proof satisfactory to the Office of the Secretary of State that:

(a) Both persons have a common residence;

32 (b) Except as otherwise provided in NRS 122A.500, neither 33 person is married or a member of another domestic partnership;

(c) The two persons are not related by blood in a way that would
 prevent them from being married to each other in this State;

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(d) Both persons are at least 18 years of age; and

37 (e) Both persons are competent to consent to the domestic 38 partnership.

39 3. The Office of the Secretary of State shall issue a Certificate 40 of Registered Domestic Partnership to persons who satisfy the 41 applicable requirements of this section.

42 4. As used in this section:

(a) "Common residence" means a residence shared by both
 domestic partners on at least a part-time basis, irrespective of
 whether:





1 (1) Ownership of the residence or the right to occupy the 2 residence is in the name of only one of the domestic partners; and

3 (2) One or both of the domestic partners owns or occupies an 4 additional residence.

5 (b) "Residence" means any house, room, apartment, tenement or 6 other building, vehicle, vehicle trailer, semitrailer, house trailer or 7 boat designed or intended for occupancy as a residence.

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Sec. 34. NRS 176.059 is hereby amended to read as follows:

9 Except as otherwise provided in subsection 2, 176.059 1. 10 when a defendant pleads guilty or guilty but mentally ill or is found guilty or guilty but mentally ill of a misdemeanor, including the 11 violation of any municipal ordinance, the justice or judge shall 12 13 include in the sentence the sum prescribed by the following 14 schedule as an administrative assessment and render a judgment 15 against the defendant for the assessment:

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17	Fine	Assessment
18	\$5 to \$49	[\$25] \$30
19	50 to 59	[40] 45
20	60 to 69	[45] 50
21	70 to 79	[50] 55
22	80 to 89	
23	90 to 99	
24	100 to 199	
25	200 to 299	
26	300 to 399	
20	400 to 499	
28	500 to 1,000	
20	500 10 1,000	[115] 120

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If the justice or judge sentences the defendant to perform community service in lieu of a fine, the justice or judge shall include in the sentence the amount of the administrative assessment that corresponds with the fine for which the defendant would have been responsible as prescribed by the schedule in this subsection.

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2. The provisions of subsection 1 do not apply to:

36 (a) An ordinance regulating metered parking; or

(b) An ordinance which is specifically designated as imposing a
civil penalty or liability pursuant to NRS 244.3575 or 268.019.

39 3. The money collected for an administrative assessment must 40 not be deducted from the fine imposed by the justice or judge but 41 must be taxed against the defendant in addition to the fine. The 42 money collected for an administrative assessment must be stated 43 separately on the court's docket and must be included in the amount 44 posted for bail. If bail is forfeited, the administrative assessment 45 included in the amount posted for bail pursuant to this subsection





must be disbursed in the manner set forth in subsection 5 or 6. If the 1 2 defendant is found not guilty or the charges are dismissed, the money deposited with the court must be returned to the defendant. If 3 4 the justice or judge cancels a fine because the fine has been 5 determined to be uncollectible, any balance of the fine and the 6 administrative assessment remaining unpaid shall be deemed to be 7 uncollectible and the defendant is not required to pay it. If a fine is 8 determined to be uncollectible, the defendant is not entitled to a 9 refund of the fine or administrative assessment the defendant has 10 paid and the justice or judge shall not recalculate the administrative 11 assessment.

12 4. If the justice or judge permits the fine and administrative 13 assessment to be paid in installments, the payments must be first 14 applied to the unpaid balance of the administrative assessment. The 15 city treasurer shall distribute partially collected administrative 16 assessments in accordance with the requirements of subsection 5. 17 partially collected The county treasurer shall distribute 18 administrative assessments in accordance with the requirements of 19 subsection 6.

5. The money collected for administrative assessments in municipal court must be paid by the clerk of the court to the city treasurer on or before the fifth day of each month for the preceding month. The city treasurer shall distribute, on or before the 15th day of that month, the money received in the following amounts for each assessment received:

(a) Two dollars to the county treasurer for credit to a special 26 27 account in the county general fund for the use of the county's 28 juvenile court or for services to juvenile offenders. Any money 29 remaining in the special account after 2 fiscal years must be 30 deposited in the county general fund if it has not been committed for 31 expenditure. The county treasurer shall provide, upon request by a juvenile court, monthly reports of the revenue credited to and 32 33 expenditures made from the special account.

(b) Seven dollars for credit to a special revenue fund for the use of the municipal courts. Any money remaining in the special revenue fund after 2 fiscal years must be deposited in the municipal general fund if it has not been committed for expenditure. The city treasurer shall provide, upon request by a municipal court, monthly reports of the revenue credited to and expenditures made from the special revenue fund.

41 (c) Five dollars to the State Controller for credit to the State 42 General Fund.

43 (*d*) The remainder of each assessment to the State Controller for 44 credit to a special account in the State General Fund [..] for 45 distribution as provided in subsection 8.





1 6. The money collected for administrative assessments in 2 justice courts must be paid by the clerk of the court to the county 3 treasurer on or before the fifth day of each month for the preceding 4 month. The county treasurer shall distribute, on or before the 15th 5 day of that month, the money received in the following amounts for 6 each assessment received:

7 (a) Two dollars for credit to a special account in the county 8 general fund for the use of the county's juvenile court or for services 9 to juvenile offenders. Any money remaining in the special account 10 after 2 fiscal years must be deposited in the county general fund if it 11 has not been committed for expenditure. The county treasurer shall 12 provide, upon request by a juvenile court, monthly reports of the 13 revenue credited to and expenditures made from the special account.

(b) Seven dollars for credit to a special revenue fund for the use of the justice courts. Any money remaining in the special revenue fund after 2 fiscal years must be deposited in the county general fund if it has not been committed for expenditure. The county treasurer shall provide, upon request by a justice court, monthly reports of the revenue credited to and expenditures made from the special revenue fund.

21 (c) Five dollars to the State Controller for credit to the State 22 General Fund.

(d) The remainder of each assessment to the State Controller for
 credit to a special account in the State General Fund [...] for
 distribution as provided in subsection 8.

7. The money apportioned to a juvenile court, a justice court or a municipal court pursuant to this section must be used, in addition to providing services to juvenile offenders in the juvenile court, to improve the operations of the court, or to acquire appropriate advanced technology or the use of such technology, or both. Money used to improve the operations of the court may include expenditures for:

- (a) Training and education of personnel;
- (b) Acquisition of capital goods;
- (c) Management and operational studies; or
- 36 (d) Audits.

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8. Of the total amount deposited in the State General Fund pursuant to **[subsections]** paragraph (d) of subsection 5 and paragraph (d) of subsection 6, the State Controller shall distribute the money received to the following public agencies in the following manner:

42 (a) Not less than 51 percent to the Office of Court Administrator43 for allocation as follows:

(1) Thirty-six and one-half percent of the amount distributedto the Office of Court Administrator for:





1 (I) The administration of the courts; (II) The development of a uniform system for judicial 2 3 records; and 4 (III) Continuing judicial education. 5 (2) Forty-eight percent of the amount distributed to the Office of Court Administrator for the Supreme Court. 6 (3) Three and one-half percent of the amount distributed to 7 8 the Office of Court Administrator for the payment for the services of 9 retired justices and retired district judges. 10 (4) Twelve percent of the amount distributed to the Office of Court Administrator for the provision of specialty court programs. 11 (b) Not more than 49 percent must be used to the extent of 12 13 legislative authorization for the support of: 14 (1) The Central Repository for Nevada Records of Criminal 15 History; 16 (2) The Peace Officers' Standards and Training Commission; 17 (3) The operation by the Department of Public Safety of a 18 computerized interoperative system for information related to law 19 enforcement; 20 (4) The Fund for the Compensation of Victims of Crime; 21 (5) The Advisory Council for Prosecuting Attorneys; and 22 (6) Programs within the Office of the Attorney General related to victims of domestic violence. 23 Any money deposited in the State General Fund pursuant to 24 9. [subsections] paragraph (d) of subsection 5 and paragraph (d) of 25 subsection 6 that is not distributed or used pursuant to paragraph (b) 26 27 of subsection 8 must be transferred to the uncommitted balance of the State General Fund. 28 29 10. As used in this section: 30 (a) "Juvenile court" has the meaning ascribed to it in 31 NRS 62A.180. (b) "Office of Court Administrator" means the Office of Court 32 33 Administrator created pursuant to NRS 1.320. **Sec. 35.** NRS 209.221 is hereby amended to read as follows: 34 35 209.221 1. The Offenders' Store Fund is hereby created as a special revenue fund. All money received for the benefit of 36 37 offenders through contributions, and from other sources not otherwise required to be deposited in another fund, must be 38 deposited in the Offenders' Store Fund. 39 40 2. The Director shall: 41 (a) Keep, or cause to be kept, a full and accurate account of the 42 Fund: 43 (b) Submit reports to the Board relative to money in the Fund as 44 may be required from time to time; and

1 (c) Submit a monthly report to the offenders of the amount of 2 money in the Fund by posting copies of the report at locations 3 accessible to offenders generally or by delivery of copies to the 4 appropriate representatives of the offenders if any are selected.

5 3. Except as otherwise provided in subsections 4 to [7,] 9, 6 inclusive, money in the Offenders' Store Fund, except interest 7 earned upon it, must be expended for the welfare and benefit of all 8 offenders.

4. If necessary to cover a shortfall of money in the Prisoners'
Personal Property Fund, the Director may, after obtaining the
approval of the Interim Finance Committee, authorize the State
Controller to transfer money from the Offenders' Store Fund to the
Prisoners' Personal Property Fund, and the State Controller shall
make the transfer.

15 5. If an offender has insufficient money in his or her individual 16 account in the Prisoners' Personal Property Fund to repay or defray 17 costs assessed to the offender pursuant to NRS 209.246, the Director 18 shall authorize the State Controller to transfer sufficient money from the Offenders' Store Fund to the appropriate account in the State 19 General Fund to pay costs remaining unpaid, and the State 20 Controller shall make the transfer. Any money so transferred must 21 22 be accounted for separately. The Director shall cause the Offenders' 23 Store Fund to be reimbursed from the offender's individual account 24 in the Prisoners' Personal Property Fund, as money becomes 25 available.

6. If the Department incurs costs related to state property that has been willfully damaged, destroyed or lost or incurs costs related to medical examination, diagnosis or treatment for an injury to an offender, the Director may authorize the State Controller to transfer money from the Offenders' Store Fund to the appropriate account in the State General Fund to repay or defray those costs if:

(a) The Director has reason to believe that an offender causedthe damage, destruction, loss or injury; and

(b) The identity of the offender is unknown or cannot bedetermined by the Director with reasonable certainty.

⇒ The State Controller shall make the transfer if authorized by the
 Director. Any money transferred must be accounted for separately.
 If the identity of the offender is determined after money has been
 transferred, the Director shall cause the Offenders' Store Fund to be
 reimbursed from the offender's individual account in the Prisoners'
 Personal Property Fund, as money becomes available.

42 7. The Director may, with approval of the Board, establish by 43 regulation criteria for a reasonable deduction from money 44 credited to the Offenders' Store Fund to repay or defray the costs 45 relating to the operation and maintenance of the offenders' store,





coffee shop, gymnasium and correctional officers' salaries for
 visitation posts where they exist in each facility. Any regulations
 adopted pursuant to this subsection must be adopted in
 accordance with the provisions of chapter 233B of NRS.

8. The Director may, with approval of the Board, establish by 5 6 regulation a charge on the purchase of electronic devices by 7 offenders to defray the costs relating to the operation of the devices. The Director shall utilize the proceeds collected from the 8 9 charge established for operation of the devices to offset the energy 10 costs of the facilities within the Department. Any regulations adopted pursuant to this subsection must be adopted in 11 12 accordance with the provisions of chapter 233B of NRS.

13 9. If an offender who has been assigned to a center for the 14 purpose of making restitution is returned to an institution for 15 committing an infraction of the regulations of the Department and 16 the center has not been fully compensated for the cost of providing 17 the offender with housing, transportation, meals, or medical or dental services at the center, the Director may authorize the State 18 Controller to transfer money from the Offenders' Store Fund to the 19 20 appropriate account in the State General Fund to repay or defray 21 those costs. The State Controller shall make the transfer if 22 authorized by the Director. Any money transferred must be accounted for separately. The Director shall cause the Offenders' 23 24 Store Fund to be reimbursed from the offender's individual account 25 in the Prisoners' Personal Property Fund, as money becomes 26 available.

[8.] 10. If an offender has insufficient money in his or her
individual account in the Prisoners' Personal Property Fund to repay
or defray costs assessed to the offender pursuant to NRS 209.246,
the offender shall sign a statement under penalty of perjury
concerning his or her financial situation. Such a statement must
include, but is not limited to, the following information:

- 33
- (a) The value of any interest the offender has in real estate;
- (b) The value of the personal property of the offender;(c) The assets in any bank account of the offender; and
- 34 35 36
- (d) The employment status of the offender.

37 The statement required by subsection [8] 10 must also [9.] 11. authorize the Department to access any relevant document, for the 38 purpose of verifying the accuracy of the information provided by the 39 offender pursuant to this section, including, but not limited to, 40 41 information regarding any bank account of the offender, information 42 regarding any bank account held in trust for the offender and any 43 federal income tax return, report or withholding form of the 44 offender.





1 [10.] 12. An offender who conceals assets from the 2 Department or provides false or misleading information on a 3 statement prepared pursuant to this section is guilty of a gross 4 misdemeanor.

5 A person who aids or encourages an offender to <u>[]].</u> **13**. 6 conceal assets from the Department or to provide false or misleading information on a statement prepared pursuant to this 7 8 section is guilty of a gross misdemeanor. 9

Sec. 36. NRS 218H.500 is hereby amended to read as follows:

10 218H.500 1. The Legislative Commission shall adopt regulations to carry out the provisions of this chapter, may, except 11 otherwise provided in this subsection, require fees for 12 as 13 registration, payable into the Legislative Fund, and may classify 14 lobbyists for this purpose. A veteran who does not receive 15 compensation for the veteran's lobbying activities is not required to 16 pay any fee established for registration if the veteran provides proof 17 of the veteran's discharge or release from the Armed Forces of the 18 United States, a reserve component thereof or the National Guard 19 under honorable conditions.

20 2. The Legislative Commission shall transfer the first 21 \$100,000 collected from a fee established for registration pursuant 22 to subsection 1 to the State General Fund. **3.** The Director shall:

23

24 (a) Prepare and furnish forms for the statements and reports 25 required to be filed.

26 (b) Prepare and publish uniform methods of accounting and 27 reporting to be used by persons required to file such statements and reports, including guidelines for complying with the reporting 28 29 requirements of this chapter.

30 (c) Accept and file any information voluntarily supplied that 31 exceeds the requirements of this chapter.

(d) Develop a filing, coding and cross-indexing system 32 33 consistent with the purposes of this chapter.

(e) Make the statements and reports available for public 34 35 inspection during regular office hours.

(f) Preserve the statements and reports for a period of 5 years 36 37 from the date of filing.

(g) Compile and keep current an alphabetical list of registrants, 38 including their address, the name and address of each person for 39 40 whom the registrant is lobbying and the principal areas of interest on 41 which the registrant expects to lobby. A copy of the list must be 42 furnished to each Legislator, to the clerks of the respective counties for preservation and public inspection, and to any person who 43 44 requests a copy and pays the cost of reproduction.





1 **Sec. 37.** NRS 233B.039 is hereby amended to read as follows: 2 233B.039 1. The following agencies are entirely exempted 3 from the requirements of this chapter: (a) The Governor. 4 (b) [The] Except as otherwise provided in NRS 209.221, the 5 Department of Corrections. 6 (c) The Nevada System of Higher Education. 7 (d) The Office of the Military. 8 (e) The State Gaming Control Board. 9 10 (f) Except as otherwise provided in NRS 368A.140, the Nevada 11 Gaming Commission. (g) The Division of Welfare and Supportive Services of the 12 13 Department of Health and Human Services. 14 (h) The Division of Health Care Financing and Policy of the 15 Department of Health and Human Services. 16 (i) The State Board of Examiners acting pursuant to chapter 217 17 of NRS. 18 (i) Except as otherwise provided in NRS 533.365, the Office of the State Engineer. 19 20 (k) The Division of Industrial Relations of the Department of 21 Business and Industry acting to enforce the provisions of 22 NRS 618.375. 23 (1) The Administrator of the Division of Industrial Relations of the Department of Business and Industry in establishing and 24 adjusting the schedule of fees and charges for accident benefits 25 pursuant to subsection 2 of NRS 616C.260. 26 27 (m) The Board to Review Claims in adopting resolutions to carry out its duties pursuant to NRS 590.830. 28 29 2. Except as otherwise provided in subsection 5 and NRS 391.323, the Department of Education, the Board of the Public 30 31 Employees' Benefits Program and the Commission on Professional 32 Standards in Education are subject to the provisions of this chapter for the purpose of adopting regulations but not with respect to any 33 34 contested case. 35 3. The special provisions of: (a) Chapter 612 of NRS for the distribution of regulations by 36 and the judicial review of decisions of the Employment Security 37 Division of the Department of Employment, Training and 38 39 Rehabilitation: (b) Chapters 616A to 617, inclusive, of NRS for the 40 41 determination of contested claims: 42 (c) Chapter 703 of NRS for the judicial review of decisions of 43 the Public Utilities Commission of Nevada;





(d) Chapter 91 of NRS for the judicial review of decisions of the 1 2 Administrator of the Securities Division of the Office of the 3 Secretary of State; and

(e) NRS 90.800 for the use of summary orders in contested 4 5 cases.

6 prevail over the general provisions of this chapter.

7 The provisions of NRS 233B.122, 233B.124, 233B.125 and 4. 8 233B.126 do not apply to the Department of Health and Human 9 Services in the adjudication of contested cases involving the 10 issuance of letters of approval for health facilities and agencies. 5.

11

The provisions of this chapter do not apply to:

12 (a) Any order for immediate action, including, but not limited 13 to, quarantine and the treatment or cleansing of infected or infested 14 animals, objects or premises, made under the authority of the State 15 Board of Agriculture, the State Board of Health, or any other agency 16 of this State in the discharge of a responsibility for the preservation 17 of human or animal health or for insect or pest control;

18 (b) An extraordinary regulation of the State Board of Pharmacy 19 adopted pursuant to NRS 453.2184; or

(c) A regulation adopted by the State Board of Education 20 pursuant to NRS 392.644 or 394.1694. 21

22 The State Board of Parole Commissioners is subject to the 6. 23 provisions of this chapter for the purpose of adopting regulations but 24 not with respect to any contested case.

Sec. 38. NRS 240.018 is hereby amended to read as follows:

25 26

1. The Secretary of State may: 240.018

27 (a) Provide courses of study for the mandatory training of 28 notaries public. Such courses of study must include at least 4 hours 29 of instruction relating to the functions and duties of notaries public.

30 (b) Charge a reasonable fee to each person who enrolls in a 31 course of study for the mandatory training of notaries public.

A course of study provided pursuant to this section must 32 2. comply with the regulations adopted pursuant to subsection 1 of 33 NRS 240.017. 34

3. The following persons are required to enroll in and 35 36 successfully complete a course of study provided pursuant to this 37 section:

38 (a) A person applying for appointment as a notary public for the 39 first time.

40 (b) A person renewing his or her appointment as a notary public, 41 if the appointment has expired for a period greater than 1 year.

42 (c) A person renewing his or her appointment as a notary public, if during the immediately preceding 4 years the person has been 43 44 fined for failing to comply with a statute or regulation of this State 45 relating to notaries public.





A person who holds a current appointment as a notary public is 1 2 not required to enroll in and successfully complete a course of study 3 provided pursuant to this section if the person is in compliance with 4 all of the statutes and regulations of this State relating to notaries 5 public.

6 4. The Secretary of State shall deposit the fees collected 7 pursuant to paragraph (b) of subsection 1 in the *following manner*:

8 (a) Seventy-five percent of the fees collected must be deposited 9 in the State General Fund.

10 (b) Twenty-five percent of the fees collected must be deposited in the Notary Public Training Fund which is hereby created as a 11 12 special revenue fund in the State Treasury. The Fund must be 13 administered by the Secretary of State. Any interest and income 14 earned on the money in the Fund, after deducting any applicable 15 charges, must be credited to the Fund. Any money remaining in the 16 Fund at the end of a fiscal year does not revert to the State General Fund, and the balance in the Fund must be carried forward. All 17 18 claims against the Fund must be paid as other claims against the State are paid. The money in the Fund may be expended only to pay 19 20 for expenses related to providing courses of study for the mandatory 21 training of notaries public, including, without limitation, the rental 22 of rooms and other facilities, advertising, travel and the printing and 23 preparation of course materials.

24

[This section was deleted.] Sec. 39.

25 Chapter 353 of NRS is hereby amended by adding Sec. 40. 26 thereto the provisions set forth as sections 41 and 42 of this act.

27 Sec. 41. 1. If the Administrator of the Division of State 28 Parks determines that current claims exceed the amount of money 29 available because revenue from fees or assessments has not been 30 collected or because of a delay in other expected receipts, he or she 31 may request from the Director of the Department of 32 Administration a temporary advance from the State General Fund 33 for the payment of authorized expenses.

The Director of the Department of Administration shall 34 2. 35 notify the State Controller and the Fiscal Analysis Division of the Legislative Counsel Bureau of his or her approval of a request 36 made pursuant to subsection 1. The State Controller shall draw 37 his or her warrant upon receipt of the approval by the Director of 38 39 the Department of Administration. 40

An advance from the State General Fund: *3*.

41 (a) May be approved by the Director of the Department of 42 Administration.

43 (b) Is limited to 25 percent of the revenue expected to be 44 received in the current fiscal year from any source other than 45 legislative appropriation.





4. Any money which is temporarily advanced from the 1 2 State General Fund pursuant to subsection 3 must be repaid by August 31 following the end of the immediately preceding fiscal 3 4 vear.

5 Sec. 42. 1. If the Director of the Department of Cultural 6 Affairs determines that current claims exceed the amount of money available because revenue from fees or assessments has not 7 been collected or because of a delay in other expected receipts, he 8 or she may request from the Director of the Department of 9 Administration a temporary advance from the State General Fund 10 11 for the payment of authorized expenses.

12 The Director of the Department of Administration shall 13 notify the State Controller and the Fiscal Analysis Division of the 14 Legislative Counsel Bureau of his or her approval of a request 15 made pursuant to subsection 1. The State Controller shall draw 16 his or her warrant upon receipt of the approval by the Director of 17 the Department of Administration.

18 3. An advance from the State General Fund:

19 (a) May be approved by the Director of the Department of 20 Administration.

21 (b) Is limited to 25 percent of the revenue expected to be 22 received in the current fiscal year from any source other than 23 legislative appropriation.

4. Any money which is temporarily advanced from the State 24 25 General Fund pursuant to subsection 3 must be repaid by August 26 31 following the end of the immediately preceding fiscal year. 27

Sec. 43. NRS 440.175 is hereby amended to read as follows:

1. Upon request, the State Registrar may furnish 28 440.175 29 statistical data to any federal, state, local or other public or private 30 agency, upon such terms or conditions as may be prescribed by the 31 Board.

2. No person may prepare or issue any document which 32 33 purports to be an original, certified copy, certified abstract or 34 official copy of:

35 (a) A certificate of birth, death or fetal death, except as 36 authorized in this chapter or by the Board.

37 (b) A certificate of marriage, except a county clerk, county 38 recorder or a person so required pursuant to NRS 122.120.

39 (c) A decree of divorce or annulment of marriage, except a 40 county clerk or the judge of a court of record.

41 3. A person or governmental organization which issues 42 certified or official copies pursuant to paragraph (a) of subsection 2 43 shall:

44 (a) Not charge a fee for issuing a certified or official copy of a 45 certificate of birth to a homeless person who submits a signed





1	affidavit on a form prescribed by the State Registrar stating that the
2	person is homeless.
3	(b) Remit to the State Registrar [+] fees collected which are
4	charged in an amount established by the State Registrar by
5	regulation:
6	(1) For each registration of a birth or death in its district . [,
7	\$2.]
8	(2) For each copy issued of a certificate of birth in its district,
9	other than a copy issued pursuant to paragraph (a). [, \$7.]
10	(3) For each copy issued of a certificate of death in its district
11	. [, \$1.]
12	Sec. 44. NRS 440.700 is hereby amended to read as follows:
13	440.700 1. Except as otherwise provided in this section, the
14	State Registrar shall charge and collect [the following fees:] a fee in
15	an amount established by the State Registrar by regulation:
16	
17	(a) For searching the files for one name, if no copy
18	is made . [
19	(b) For verifying a vital record. [
20	(c) For establishing and filing a record of paternity
21	(other than a hospital-based paternity), and
22	providing a certified copy of the new record. [
23	(<i>d</i>) For a certified copy of a record of birth . [
24	(e) For a certified copy of a record of death
25	originating in a county in which the board of
26	county commissioners has not created an account
27	for the support of the office of the county coroner
28	pursuant to NRS 259.025 . [10]
29	(f) For a certified copy of a record of death
30	originating in a county in which the board of
31	county commissioners has created an account for
32	the support of the office of the county coroner
33	pursuant to NRS 259.025 . [11]
34	(g) For correcting a record on file with the State
35	Registrar and providing a certified copy of the
36	corrected record . [
37	(h) For replacing a record on file with the State
38	Registrar and providing a certified copy of the
39	new record . [
40	(i) For filing a delayed certificate of birth and
41	providing a certified copy of the certificate. [20]
42	(j) For the services of a notary public, provided by
43	the State Registrar. [





1	(k) For an index of records of marriage provided on
2	microfiche to a person other than a county clerk
3	or a county recorder of a county of this State. [\$200]
4	(1) For an index of records of divorce provided on
5	microfiche to a person other than a county clerk
6	or a county recorder of a county in this State. [100]
7	(m) For compiling data files which require specific
8	changes in computer programming. [
9	
10	2. The fee collected for furnishing a copy of a certificate of
11	birth or death [includes] must include the sum of \$3 for credit to the
12	Children's Trust Account created by NRS 432.131.
13	3. The fee collected for furnishing a copy of a certificate of
14	death [includes] must include the sum of \$1 for credit to the Review
15	of Death of Children Account created by NRS 432B.409.
16	4. The State Registrar shall not charge a fee for furnishing a
17	certified copy of a record of birth to a homeless person who submits
18	a signed affidavit on a form prescribed by the State Registrar stating
19	that the person is homeless.
20	5. The fee collected for furnishing a copy of a certificate of
21	death originating in a county in which the board of county
22	commissioners has created an account for the support of the office
23	of the county coroner pursuant to NRS 259.025 [includes] must
24	<i>include</i> the sum of \$1 for credit to the account for the support of the
25	office of the county coroner of the county in which the certificate
26	6. Upon the request of any parent or guardian, the State
27	6. Upon the request of any parent or guardian, the State Registrar shall supply, without the payment of a fee, a certificate
28 29	limited to a statement as to the date of birth of any child as disclosed
29 30	by the record of such birth when the certificate is necessary for
31	admission to school or for securing employment.
32	7. The United States Bureau of the Census may obtain, without
33	expense to the State, transcripts or certified copies of births and
34	deaths without payment of a fee.
35	Sec. 45. NRS 467.107 is hereby amended to read as follows:
36	467.107 1. In addition to the payment of any other fees and
37	money due under this chapter, every promoter, except as provided in
38	subsection 2, shall pay a license fee of:
39	(a) [Four] Six percent of the total gross receipts from admission
40	fees to the live contest or exhibition of unarmed combat, exclusive
41	of any federal tax or tax imposed by any political subdivision of this
42	state; and
43	(b) Three percent of the first \$1,000,000, and 1 percent of the
44	next \$2,000,000, of the total gross receipts from the sale, lease or





other exploitation of broadcasting, television and motion picture 1 2 rights for that contest or exhibition,

→ without any deductions for commissions, brokerage fees, 3 distribution fees, advertising, contestants' purses or any other 4 5 expenses or charges.

2. A corporation organized pursuant to NRS 81.550 to 81.660, 6 7 inclusive, which promotes an amateur contest or exhibition of 8 unarmed combat whose net proceeds are to be spent entirely in this 9 state, for the purposes for which the corporation is organized, is exempt from the fees payable under this section. The corporation 10 11 must retain the services of a promoter licensed pursuant to this 12 chapter. 13

<u>3</u>. The Commission shall adopt regulations:

14 (a) Requiring that the number and face value of all 15 complimentary tickets be reported.

16 (b) Governing the treatment of complimentary tickets for the 17 purposes of computing gross receipts from admission fees under 18 paragraph (a) of subsection 1.

Sec. 46. NRS 502.255 is hereby amended to read as follows:

502.255 The Department shall account separately for the 20 21 money received from fees for processing applications for tags and, except as otherwise provided in NRS 502.253, use that money only 22 23 for **[all of]** the Department's direct and indirect costs associated with 24 [the]:

25

38

19

The system of applications and drawings for $\frac{1}{12}$ tags: 1.

The Department's automated program for licensing and 26 2. 27 *registration and titling of vessels;* and [the] 28

The issuance of **[,]** *licenses*, *permits and* tags. *3*.

29 Sec. 47. Chapter 517 of NRS is hereby amended by adding 30 thereto a new section to read as follows:

31 1. An additional fee is hereby imposed upon each filing made pursuant to NRS 517.230 regarding a mining claim held by a 32 person who holds 11 or more mining claims in this State on the 33 date of that filing, in the amount determined in accordance with 34 35 subsection 2. The person making that filing shall remit the fee to 36 the county recorder in such a manner that, at the option of that 37 person:

(a) The fee is paid in full at the time of the filing;

(b) One-half of the fee is paid at the time of the filing and the 39 40 remainder of the fee is paid not later than June 1 of the calendar 41 year immediately following the filing date; or

42 (c) The fee is paid in full not later than June 1 of the calendar year immediately following the filing date. 43





2. If the greatest number of mining claims held in this State 1 2 by any of the persons who hold any of the mining claims to which 3 a filing made pursuant to NRS 517.230 pertains is:

(a) Not less than 11 and not more than 199 on the date of that 4 filing, the fee imposed by this section is \$70 for each mining claim 5 6 to which the filing pertains.

(b) Not less than 200 and not more than 1,299 on the date of 7 8 that filing, the fee imposed by this section is \$85 for each mining 9 claim to which the filing pertains.

(c) Not less than 1,300 on the date of that filing, the fee 10 imposed by this section is \$195 for each mining claim to which the 11 12 filing pertains.

3. The county recorder shall:

(a) Obtain from each person who makes a filing pursuant to 14 NRS 517.230 an affidavit declaring that the greatest number of 15 mining claims held in this State on the date of that filing by any of 16 the persons who hold any of the mining claims to which the filing 17 18 pertains is:

(1) Less than 11;

19 20

13

(2) Not less than 11 and not more than 199;

21 22 (3) Not less than 200 and not more than 1,299; or (4) Not less than 1,300; and

(b) Based upon the information set forth in that affidavit, 23 collect any fee imposed on that filing pursuant to this section. 24 25

4. Any person who:

(a) Fails to pay the fee imposed pursuant to this section within 26 27 the time required shall pay a penalty in the amount of 10 percent of the amount of the fee that is owed, in addition to the fee, plus 28 29 interest at the rate of 1 percent per month, or fraction of a month, 30 from the date on which the fee is due until the date of payment.

(b) Knowingly makes a false declaration in an affidavit 31 32 provided to a county recorder pursuant to subsection 3 is guilty of a misdemeanor and shall pay the amount of any additional fee, 33 penalty and interest required pursuant to this section on account 34 of the falsification. 35

The county recorder shall, on or before the fifth working 36 5. day of each month, deposit with the county treasurer all the fees, 37 penalties and interest imposed pursuant to this section which are 38 collected during the preceding month. The county treasurer shall 39 quarterly remit all money so collected to the State Controller, who 40 41 shall place the money in the State General Fund.

42 6. The State Controller shall take such action as may be 43 necessary to ensure that the fees, penalties and interest imposed 44 pursuant to this section are paid in full. 45

Sec. 48. [This section was deleted.]





1	Sec. 49. [This section was deleted.]
2	Sec. 50. [This section was deleted.]
3	Sec. 51. [This section was deleted.]
4	Sec. 52. [This section was deleted.]
5	Sec. 53. Section 1 of chapter 389, Statutes of Nevada 2009, at
6	page 2126, is hereby amended to read as follows:
7	Section 1. The basic support guarantee for school
8	districts for operating purposes for the 2009-2010 Fiscal Year
9	is an estimated weighted average of [\$5,251] \$5,186 per
10	pupil. For each respective school district, the basic support
11	guarantee per pupil for the 2009-2010 Fiscal Year is:
12	Carson City [\$6,228] \$6,155
13	Churchill [\$6,201] \$6,122
14	Clark [\$5,025] \$4,962
15	Douglas [\$5,333] \$5,268 Elko [\$6,815] \$6,730
16	
17 18	Esmeralda [\$17,039] \$16,835 Eureka \$100
18 19	Humboldt $\frac{$100}{[$6,402]}$ \$6,322
20	Lander $[$6,261]$ \$6,184
20	Lincoln [\$9,866] \$9,743
$\frac{21}{22}$	Lyon [\$6,673] \$6,594
$\frac{22}{23}$	Mineral $\frac{\{\$8,656\}}{\{\$8,541\}}$
23	Nye $\frac{[$6,582]}{[$6,582]}$
25	Pershing [\$8,368] \$8,263
26	Storey [\$6,567] \$6,486
27	Washoe [\$5,350] \$5,284
28	White Pine [\$7,111] \$7,025
29	Sec. 54. Section 2 of chapter 389, Statutes of Nevada 2009, at
30	page 2126, is hereby amended to read as follows:
31	Sec. 2. 1. The basic support guarantee for school
32	districts for operating purposes for the 2010-2011 Fiscal Year
33	is an estimated weighted average of [\$5,395] \$5,192 per
34	pupil.
35	2. On or before April 1, 2010, the Executive Director of
36	the Department of Taxation shall provide to the
37	Superintendent of Public Instruction the certified total of the
38	amount of ad valorem taxes to be received by each school
39	district for Fiscal Year 2010-2011 pursuant to the levy
40	imposed under subsection 1 of NRS 387.195 and credited to
41	the county's school district fund pursuant to subsection 4 of NRS 387.195.
42 42	
43 44	3. Pursuant to NRS 362.115, on or before March 15 of each year, the Department of Taxation shall provide an
44	cach year, the Department of Taxation shall provide all





1	estimate of the net proc	ceeds of minerals	based upon the
2	statements required of mir		
3	4. For purposes of		basic support
4	guarantee, the estimated		
5	for each school district	for the 2010-2011	Fiscal Year for
6	operating purposes are:		
7			
8	Basic		Estimated
9	Suppor	t	Basic
10	Guarante	ee Estimated	Support
11	Before	Ad Valorem	Guarantee
12	School District Adjustme	ent <u>Adjustment</u>	as Adjusted
13	Carson City [\$5,404] \$5		[\$6,277] \$6,048
14	Churchill [\$5,344] \$5		[\$6,188] \$5,959
15	Clark [\$4,091] \$3	8,895 \$1,088	[\$5,179] \$4,983
16	Douglas [\$3,402] \$3	3,166 \$2,069	[\$5,471] \$5,235
17	Elko [\$6,200] \$5		[\$6,855] \$6,606
18	Esmeralda [\$14,856] \$1		18,779] \$18,140
19	Eureka $\frac{(\$19,513)}{(\$19,513)}$		[\$4,666] \$4,175
20	Humboldt [\$5,679] \$5		[\$6,684] \$6,436
21	Lander [\$4,500] \$4	5,221 \$2,046	[\$6,546] \$6,267
22	Lincoln [<u>\$8,901]</u> \$8		[\$9,835] \$9,487
23	Lyon [\$6,062] \$5		[\$6,819] \$6,581
24	Mineral [\$7,721] \$7		[\$8,576] \$8,220
25	Nye [\$5,561] \$5		[\$6,772] \$6,522
26	Pershing [\$7,236] \$6	5 ,917 \$1,334	[\$8,570] \$8,251
27	Storey [\$119] (\$2	\$6,468	[\$6,587] \$6,243
28	Washoe [\$4,464] \$4	,259 \$998	[\$5,462] \$5,257
29	White Pine [\$6,606] \$6	5,337 \$1,073	[\$7,679] \$7,410
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31		ljustment may be m	
32	into account the differen		

5. The ad valorem adjustment may be made only to take into account the difference in the ad valorem taxes to be received and the estimated enrollment of the school district between the amount estimated as of March 1, 2009, and the amount estimated as of March 1, 2010, for the 2010-2011 Fiscal Year. Estimates of net proceeds of minerals received from the Department of Taxation on or before March 15 pursuant to subsection 3 must be taken into consideration in determining the adjustment.

6. Upon receipt of the certified total of ad valorem taxes to be received by each school district for Fiscal Year 2010-2011 pursuant to subsection 2, the Superintendent of Public Instruction shall recalculate the ad valorem adjustment and the tentative basic support guarantee for operating purposes for each school district for the 2010-2011 Fiscal Year based



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1 on the certified total of ad valorem taxes provided by the 2 Executive Director of the Department of Taxation pursuant to subsection 2. The final basic support guarantee for each 3 4 school district for the 2010-2011 Fiscal Year is the amount, 5 which is recalculated for the 2010-2011 Fiscal Year pursuant 6 to this section, taking into consideration estimates of net 7 proceeds of minerals received from the Department of Taxation on or before March 15, 2010. The basic support 8 9 guarantee recalculated pursuant to this section must be 10 calculated on or before May 31, 2010. Sec. 55. Section 4 of chapter 389, Statutes of Nevada 2009, at 11 12 page 2129, is hereby amended to read as follows: 13 Sec. 4. 1. There is hereby appropriated from the State General Fund to the State Distributive School Account 14 15 created by NRS 387.030: 16 For the 2009-2010 17 18 For the 2010-2011 19 The money appropriated by subsection 1 must be: 20 2. 21 (a) Expended in accordance with NRS 353.150 to 22 353.245, inclusive, concerning the allotment, transfer, work 23 program and budget; and (b) Work-programmed for the 2 separate Fiscal Years 24 25 2009-2010 and 2010-2011, as required by NRS 353.215. Work programs may be revised with the approval of the 26 27 Governor upon the recommendation of the Chief of the Budget Division of the Department of Administration. 28 29 Transfers to and allotments from must be allowed and 3. 30 made in accordance with NRS 353.215 to 353.225, inclusive, 31 after separate consideration of the merits of each request. 32 4. The sums appropriated by subsection 1 are available 33 for either fiscal year or may be transferred to Fiscal Year 2008-2009. Money may be transferred from one fiscal year to 34 35 another with the approval of the Governor upon the recommendation of the Chief of the Budget Division of the 36 37 Department of Administration. If funds appropriated by subsection 1 are transferred to Fiscal Year 2008-2009, any 38 remaining funds in the State Distributive School Account 39 40 after all obligations have been met that are not subject to 41 reversion to the State General Fund must be transferred back 42 to Fiscal Year 2009-2010. Any amount transferred back to Fiscal Year 2009-2010 must not exceed the amount originally 43 44 transferred to Fiscal Year 2008-2009.





1	5. Any remaining balance of the appropriation made by
2	subsection 1 for the 2009-2010 Fiscal Year must be
3	transferred and added to the money appropriated for the
4	2010-2011 Fiscal Year and may be expended as that money is
5	expended.
6	6. Any remaining balance of the appropriation made by
7	subsection 1 for the 2010-2011 Fiscal Year, including any
8	money added thereto pursuant to the provisions of
9	subsections 3 and 5, must not be committed for expenditure
10	after June 30, 2011, and must be reverted to the State General
11	Fund on or before September 16, 2011.
12	Sec. 56. Section 25 of chapter 389, Statutes of Nevada 2009,
13	at page 2138 is hereby amended to read as follows:
14	Sec. 25. 1. Notwithstanding the provisions of
15	subsection 6 of section 4 of chapter 343, Statutes of Nevada
16	2007, at page 1555, any money remaining in the Grant Fund
17	for Incentives for Licensed Educational Personnel at the end
18	of Fiscal Year 2009 must be carried forward to Fiscal Year
19	2010 and must be used for the purchase of one-fifth of a year
20	of retirement service credit and other financial incentives for
21	licensed educational personnel for the 2008-2009 School
22	Year in accordance with NRS 391.166.
23	2. Any money carried forward pursuant to subsection
24	1 that remains unexpended in the Grant Fund for Incentives
25	for Licensed Educational Personnel must not be committed
26	for expenditure after June 30, [2010,] 2011, and must
27	be reverted to the State General Fund on or before
28	September [17, 2010.] 16, 2011.
29	Sec. 57. Section 26 of chapter 389, Statutes of Nevada 2009,
30	at page 2138, is hereby amended to read as follows:
31	Sec. 26. 1. There is hereby appropriated from the
32	State General Fund to the Grant Fund for Incentives for
33	Licensed Educational Personnel created by NRS 391.166 the
34	sum of [\$24,777,056] \$16,277,056 to purchase one-fifth of a
35	year of retirement service credit and other financial incentives
36	for School Year 2009-2010 for certain licensed educational
37	personnel in accordance with NRS 391.166.
38	2. Any remaining balance of the sum appropriated by
39	subsection 1 must not be committed for expenditure after
40	June 30, 2011, and must be reverted to the State General
41	Fund on or before September 16, 2011.
42	Sec. 58. 1. Notwithstanding the provisions of NRS 387.1235
43	and 387.328, for the purposes of the apportionments made pursuant
44	to NRS 387.124, local funds available for public schools include
45	\$25,000,000 of the money in the county school district's fund for



1 capital projects that was deposited in that fund pursuant to 2 paragraph (b) of subsection 1 of NRS 244.3354 and paragraph (b) of 3 subsection 1 of NRS 375.070. 4 The money available as local funds for public schools 2. 5 pursuant to subsection 1 may be used for purposes other than capital 6 projects for schools districts for only the 2009-2011 biennium. 7 Sec. 59. 1. There are hereby appropriated from the State General Fund to the Division of Mental Health and Developmental 8 9 Services of the Department of Health and Human Services to 10 replace federal Temporary Assistance to Needy Families block grant funds that are no longer available to fund the monthly support rates 11 12 provided for autistic children the following sums: 13 (a) For the support of the Desert Regional Center: (1) For the Fiscal Year 2009-2010\$215,867 14 15 (2) For the Fiscal Year 2010-2011\$823.478 16 (b) For the support of the Sierra Regional Center: (1) For the Fiscal Year 2009-2010\$52,857 17 (2) For the Fiscal Year 2010-2011\$211,428 18 (c) For the support of the Rural Regional Center: 19 20 (1) For the Fiscal Year 2009-2010\$36,531 21 (2) For the Fiscal Year 2010-2011\$146,124 22 These appropriations are supplemental to those made by 2. section 20 of chapter 388, Statutes of Nevada 2009, at page 2108. 23 Sec. 60. 1. There are hereby appropriated from the State 24 25 General Fund to the Division of Child and Family Services of the Department of Health and Human Services for the purpose of 26 27 adding 10 new positions at each of the following centers to accommodate additional youth placement resulting from the closure 28 29 of the Summit View Youth Correctional Center the following sums: 30 (a) For the support of the Nevada Youth Training Center: 31 (1) For the Fiscal Year 2009-2010\$287,711 32 (2) For the Fiscal Year 2010-2011\$754,632 33 (b) For the support of the Caliente Youth Center: (1) For the Fiscal Year 2009-2010\$275,645 34 (2) For the Fiscal Year 2010-2011\$532,941 35 36 These appropriations are supplemental to those made by 2. 37 section 20 of chapter 388, Statutes of Nevada 2009, at page 2108. Sec. 61. 1. There is hereby appropriated from the State 38 39 General Fund to the Office of the Secretary of State for six new 40 administrative assistant positions to support case processing and customer service activities the following sums: 41 42 43 (b) For the Fiscal Year 2010-2011\$300,000 44 These appropriations are supplemental to those made by 45 section 5 of chapter 388, Statutes of Nevada 2009, at page 2106.

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Sec. 62. There is hereby appropriated from the State General 1 2 Fund to the State Gaming Control Board the sum of \$87,404 for Fiscal Year 2010-2011 to fund costs of a new agent position for the 3 Tax and License Division to perform audits of Nevada's smaller 4 casinos. This appropriation is supplemental to that made by 5 6 subsection 2 of section 3 of chapter 392, Statutes of Nevada 2009, at 7 page 2177.

8 **Sec. 63.** There is hereby appropriated from the State General 9 Fund to the Legislative Fund created by NRS 218A.150 the sum of 10 \$100,000 for the costs of the 26th Special Session.

11 **Sec. 64.** 1. Except as otherwise provided in subsection 2 and 12 notwithstanding any other provision of law to the contrary, the 13 Department of Taxation shall relieve a person who has not paid a 14 tax, fee or assessment required to be paid to the Department of all 15 the monetary penalties and interest imposed with regard to the 16 unpaid tax, fee or assessment if, on or after July 1, 2010, and before 17 October 1, 2010, the person:

18 (a) Files with the Department a request for relief pursuant to this 19 section; and

20 (b) Pays the unpaid tax, fee or assessment in full to the 21 Department.

The provisions of subsection 1: 2.

23 (a) Apply only to taxes, fees and assessments that are due and 24 payable before July 1, 2010; and 25

(b) Do not apply to any person who has entered into:

(1) A compromise or settlement agreement with the 26 27 Department of Taxation regarding the unpaid tax, fee or assessment; 28 or

29 (2) A compromise with the Nevada Tax Commission 30 unpaid tax, fee or assessment pursuant to regarding the 31 NRS 360.263.

32 3. A person who requests or receives relief pursuant to this 33 section may be selected for an audit and audited by the Department 34 of Taxation in the same manner as a person who does not request or 35 receive relief pursuant to this section.

36 **Sec. 65.** 1. The Division of Insurance of the Department of 37 Business and Industry shall, not later than July 1, 2010, implement a desk audit program to audit insurance premium tax returns to ensure 38 39 that insurers are complying with the provisions of NRS 680B.027.

40 2. The Commissioner of Insurance shall submit to the Fiscal 41 Analysis Division of the Legislative Counsel Bureau, not later than June 1, 2010, a report detailing the implementation plan for the desk 42 43 audit program required pursuant to subsection 1. The plan must 44 include information regarding the staff needed to implement the 45 program, the insurers to be audited, and the manner in which the



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1 amount of unpaid taxes due to the state and the results of efforts to 2 recover unpaid taxes and penalties will be reported to the 3 Legislature. The Commissioner must submit with the plan any 4 requests for work program revisions or allocations from the Interim 5 Finance Committee's Contingency Fund that are required to 6 implement the plan. 7 Sec. 66. 1. If the Department of Health and Human Services 8 receives on or before June 30, 2011, an award of TANF Emergency 9 Contingency funds from the Administration for Children and Families of the United States Department of Health and Human 10 Services, the Department shall, after funding the caseload and 11 12 operating costs of the Temporary Assistance to Needy Family 13 program: 14 (a) Transfer \$3 million from TANF funds to 15 federal Title XX funds and use money from federal 16 Title XX funds to enable the reversion of money 17 appropriated from the State General Fund for family 18 resource centers and the Family to Family program\$3,000,000 19 (b) Use TANF funds to enable the reversion of 20 money appropriated from the State General Fund 21 for the support of autistic children and self-directed 22 support clients receiving services at the Desert 23 Regional Center, Sierra Regional Center and Rural Regional Center\$1,486,285 24 25 (c) Transfer to the Washoe County Department 26 of Social Services the maximum amount of TANF 27 Emergency Assistance payments allowed by the 28 TANF State Plan to enable the reversion of money 29 appropriated from the State General Fund for the 30 Washoe County Department of Social Services for 31 child welfare integration services\$1,756,344 32 (d) Transfer to the Clark County Department of 33 Family Services the maximum amount of TANF 34 Emergency Assistance payments allowed by the 35 TANF State Plan to enable the reversion of money appropriated from the State General Fund for the 36 37 Clark County Department of Family Services for 38 child welfare integration services\$3,027,300 39 2. If the award of TANF Emergency Contingency funds received on or before June 30, 2011, is insufficient to fund the 40 41 caseload and operating costs and the transfers and uses described in 42 subsection 1, the Department of Health and Human Services shall: 43 (a) Pay for the caseload and operating costs of the Temporary 44 Assistance to Needy Family program; and

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1 (b) From the remaining funds after paying for the caseload and 2 operating costs, proportionally reduce the amount of money 3 otherwise required to be transferred and reverted pursuant to 4 subsection 1.

5 Sec. 67. Notwithstanding the amendatory provisions of 6 sections 43 and 44 of this act, the fees set forth in NRS 440.175 and 7 440.700 remain in effect until the regulations establishing fees 8 pursuant to those sections are adopted and filed with the Secretary 9 of State.

10 **Sec. 68.** If any provision of this act, or the application thereof 11 to any person, thing or circumstance, is held invalid, such invalidity 12 shall not affect any provision or application of this act which can be 13 given effect without the invalid provision or application, and to this 14 end the Legislature declares that:

1. Each provision of this act is severable and independent;

16 2. The Legislature would have passed this act and each valid 17 provision thereof, irrespective of the invalid provision or 18 application; and

19 3. Each valid provision or application must be given effect tot 20 he fullest extent possible, irrespective of the invalid provision or 21 application.

22 Sec. 69. 1. This section and sections 1 to 18, inclusive, 20 to 23 30, inclusive, 32, 34 to 37, inclusive, 39, 43, 44, 46 to 63, inclusive, 24 and 65 to 68, inclusive, of this act become effective upon passage 25 and approval.

26 2. Sections 19 and 31 of this act become effective on April 1, 27 2010.

28 3. Section 64 of this act becomes effective on May 1, 2010.

29 4. Sections 33, 38, 40, 41, 42 and 45 of this act become 30 effective on July 1, 2010.

5. Sections 36 and 47 of this act expire by limitation on June 30, 2011.



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