Assembly Bill No. 240–Assemblymen Smith, Conklin, Oceguera, Bobzien, Kirkpatrick; Aizley, Atkinson, Diaz, Goicoechea, Grady, Hardy, Hickey, Hogan and Mastroluca

MARCH 7, 2011

Referred to Committee on Government Affairs

SUMMARY—Revises provisions governing contracts for services entered into by certain public employers. (BDR 23-149)

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

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

AN ACT relating to public agencies; revising the restrictions on contracts with or employment of former or current state employees by a state agency; providing certain exceptions; requiring state agencies to report all contracts for services as part of the budget process; requiring that a contractor with a state agency be in active and good standing with the Secretary of State; and providing other matters properly relating thereto.

Legislative Counsel's Digest:

Existing law restricts the employment of consultants by public agencies and 1 234567 requires the approval of certain contracts with consultants by the Interim Finance Committee. (NRS 284.1729) Section 1 of this bill expands those restrictions to apply to all contracts to provide services to state agencies, revises the exceptions to the restrictions and requires approval of the State Board of Examiners rather than the Interim Finance Committee of contracts subject to the restrictions. Section 1 also prohibits a state agency from entering into a contract with a person for services without ensuring that the person is in active and good standing with the Secretary of State. Section 1 also provides that certain provisions governing state purchasing 8 9 10 apply to such contracts. Section 2 of this bill requires state agencies to report all 11 contracts for services as part of the budget process instead of only reporting 12 contracts with consultants and temporary employment services. Section 3 moves 13 the reporting requirements for school districts regarding consultants to the chapter 14 which specifically governs school districts.





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

1 **Section 1.** NRS 284.1729 is hereby amended to read as 2 follows:

284.1729 1. Except as otherwise provided in this section, a
department, division or other agency of this State shall not [employ,
by] enter into a contract [or otherwise,] with a person to provide
services [as a consultant] for the agency if:

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(a) The person is a current employee of an agency of this State;

(b) The person is a former employee of an agency of this State
and less than [1 year has] 2 years have expired since the termination
of the person's employment with the State;

11 (c) Except as otherwise provided in paragraph (d), the term of 12 the contract is for more than 2 years, or is amended or otherwise 13 extended beyond 2 years; or

(d) The person is employed by the Department of Transportation
for a transportation project that is [federally] entirely funded by *federal money* and the term of the contract is for more than 4 years,
[or is amended or otherwise extended beyond 4 years,]

18 → unless, before the [person is employed] contract is executed by 19 the agency, the [Interim Finance Committee] State Board of 20 *Examiners* approves the employment of the person. *The* requirements of this subsection apply to any person employed by a 21 business or other entity that enters into a contract to provide 22 23 services for a department, division or agency of this State if the person will be performing or producing the services for which the 24 25 business or entity is employed.

2. The provisions of paragraph (b) of subsection 1 apply to 26 employment through a temporary employment service. A temporary 27 employment service providing employees for a state agency shall 28 29 provide the agency with the names of the employees to be provided to the agency. The [Interim Finance Committee] State Board of 30 31 *Examiners* shall not approve [the employment of a consultant] a contract pursuant to paragraph (b) of subsection 1 unless the 32 [Interim Finance Committee] Board determines that one or more of 33 34 the following circumstances exist:

(a) The person provides services that are not provided by any
 other employee of the agency or for which a critical labor shortage
 exists; or

(b) A short-term need or unusual economic circumstance exists
for the agency to [employ] contract with the person . [as a consultant.]

41 3. A department, division or other agency of this State may 42 [employ] *contract with* a person pursuant to paragraph (a) or (b) of





subsection 1 without obtaining the approval of the **Interim Finance** 1 2 **Committee]** State Board of Examiners if the term of [employment] *the contract* is for less than 4 months and the executive head of the 3 4 department, division or agency determines that an emergency exists which necessitates the [employment.] contract. If a department, 5 division or agency [employs] contracts with a person pursuant to 6 7 this subsection, the department, division or agency shall finclude in 8 the report to the Interim Finance Committee pursuant to subsection 9 4 *submit a copy of the contract and* a description of the emergency [] to the State Board of Examiners, which shall review the 10 contract and the description of the emergency and notify the 11 department, division or agency whether the State Board of 12 13 Examiners would have approved the contract if it had not been 14 entered into pursuant to this subsection. 15 4. Except as otherwise provided in subsection [7,] 9, a

16 department, division or other agency of this State shall, not later than 10 days after the end of each fiscal quarter, report to the 17 18 Interim Finance Committee whenever it employs, by contract or otherwise,] concerning all contracts [a person] to provide services 19 [as a consultant] for the agency that were entered into by the 20 21 agency during the fiscal quarter with a person who is a current or 22 former employee of a department, division or other agency of this 23 State.

5. Except as otherwise provided in subsection [7,] 9, a department, division or other agency of this State shall not contract with a temporary employment service unless the contracting process is controlled by rules of open competitive bidding.

6. Each board or commission of this State [, each school district in this State] and each institution of the Nevada System of Higher Education that employs a consultant shall, at least once every 6 months, submit to the Interim Finance Committee a report setting forth:

(a) The number of consultants employed by the board,
commission [, school district] or institution;

(b) The purpose for which the board, commission [, school
 district] or institution employs each consultant;

(c) The amount of money or other remuneration received by
 each consultant from the board, commission [, school district] or
 institution; and

40 (d) The length of time each consultant has been employed by the
41 board, commission [, school district] or institution.

42 7. A department, division or other agency of this State, 43 including a board or commission of this State and each institution 44 of the Nevada System of Higher Education, shall not enter into a

44 of the Nevada System of Higher Education, shall not enter into a 45 contract with a person to provide services without ensuring that





the person is in active and good standing with the Secretary of 1 2 State. The provisions of chapter 333 of NRS that are not in 3 8. conflict or otherwise inconsistent with this section apply to a 4 5 contract entered into pursuant to this section. 6 9. The provisions of subsections 1 to 5, inclusive, do not apply 7 to: [the:] 8 (a) *The* Nevada System of Higher Education or a board or 9 commission of this State. 10 (b) [Employment] *The employment* of professional engineers by 11 the Department of Transportation if those engineers are employed 12 for a transportation project that is **[federally funded.** 13 -8. For the purposes of this section, "consultant" includes any 14 person employed by a business or other entity that is providing 15 consulting services if the person will be performing or producing the 16 work for which the business or entity is employed.] entirely funded 17 by federal money. 18 (c) Contracts in the amount of \$1 million or more entered into: (1) Pursuant to the State Plan for Medicaid established 19 20 pursuant to NRS 422.271. 21 (2) For financial services. 22 (3) Pursuant to the Public Employees' Benefits Program. 23 (d) The employment of a person by a business or entity which is a provider of services under the State Plan for Medicaid and 24 25 which provides such services on a fee-for-service basis or through 26 managed care. 27 **Sec. 2.** NRS 353.210 is hereby amended to read as follows: 28 353.210 1. Except as otherwise provided in subsection 6, on 29 or before September 1 of each even-numbered year, all departments, 30 institutions and other agencies of the Executive Department of the 31 State Government, and all agencies of the Executive Department of 32 the State Government receiving state money, fees or other money 33 under the authority of the State, including those operating on money designated for specific purposes by the Nevada Constitution or 34 35 otherwise, shall prepare, on blanks furnished them by the Chief, and 36 submit to the Chief: 37 (a) The number of positions within the department, institution or agency that have been vacant for at least 12 months, the number of 38 39 months each such position has been vacant and the reasons for each 40 such vacancy; 41 (b) Any existing contracts *for services* the department, 42 agency has with **[consultants or]** institution or temporary employment services [,] or other persons, the proposed 43 44 expenditures for such contracts in the next 2 fiscal years and the 45 reasons for the use of such [consultants or] services; and





1 (c) Estimates of their expenditure requirements, together with all 2 anticipated income from fees and all other sources, for the next 2 3 fiscal years compared with the corresponding figures of the last 4 completed fiscal year and the estimated figures for the current fiscal 5 year.

6 2. The Chief shall direct that one copy of the forms submitted 7 pursuant to subsection 1, accompanied by every supporting schedule 8 and any other related material, be delivered directly to the Fiscal 9 Analysis Division of the Legislative Counsel Bureau on or before 10 September 1 of each even-numbered year.

11 3. The Budget Division of the Department of Administration 12 shall give advance notice to the Fiscal Analysis Division of the 13 Legislative Counsel Bureau of any conference between the Budget 14 Division of the Department of Administration and personnel of 15 other state agencies regarding budget estimates. A Fiscal Analyst of 16 the Legislative Counsel Bureau or his or her designated 17 representative may attend any such conference.

4. The estimates of expenditure requirements submitted pursuant to subsection 1 must be classified to set forth the data of funds, organizational units, and the character and objects of expenditures, and must include a mission statement and measurement indicators for each program. The organizational units may be subclassified by functions and activities, or in any other manner at the discretion of the Chief.

25 If any department, institution or other agency of the 5. 26 Executive Department of the State Government, whether its money 27 is derived from state money or from other money collected under 28 the authority of the State, fails or neglects to submit estimates of its 29 expenditure requirements as provided in this section, the Chief may, 30 from any data at hand in the Chief's office or which the Chief may 31 examine or obtain elsewhere, make and enter a proposed budget for 32 the department, institution or agency in accordance with the data.

6. Agencies, bureaus, commissions and officers of the Legislative Department, the Public Employees' Retirement System and the Judicial Department of the State Government shall submit to the Chief for his or her information in preparing the proposed executive budget the budgets which they propose to submit to the Legislature.

39 **Sec. 3.** Chapter 391 of NRS is hereby amended by adding 40 thereto a new section to read as follows:

41 Each school district in this State that employs a consultant
42 shall, at least once every 6 months, submit to the Interim Finance
43 Committee a report setting forth:

44 1. The number of consultants employed by the school district;





2. The purpose for which the school district employs each consultant;

3. The amount of money or other remuneration received by each consultant from the school district; and 4. The length of time each consultant has been employed by the school district.

Sec. 4. This act becomes effective on July 1, 2011.



