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ASSEMBLY BILL NO. 98–ASSEMBLYMEN BUSTAMANTE ADAMS AND PAUL ANDERSON

PREFILED FEBRUARY 2, 2017

Referred to Committee on Government Affairs

SUMMARY—Revises provisions governing the Office of Grant Procurement, Coordination and Management of the Department of Administration. (BDR 18-580)

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

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

AN ACT relating to financial administration; revising provisions governing the employees of the Office of Grant Procurement, Coordination and Management of the Department of Administration; eliminating the requirement that priority be given by the Office to certain grants; and providing other matters properly relating thereto.

Legislative Counsel's Digest:

Under existing law, the Office of Grant Procurement, Coordination and Management of the Department of Administration is required to provide assistance 1 23456789 to state agencies with respect to grants, including, without limitation, researching, identifying and writing grants for state agencies and making state agencies aware of grant opportunities. (NRS 232.222-232.227) Existing law requires the Administrator of the Office of Grant Procurement, Coordination and Management to employ two persons to serve in the unclassified service of the State. (NRS 232.223) Section 1 of this bill removes the limit on the number of employees that the Administrator is required to employ and instead requires that the Administrator, within the limits of money appropriated or authorized to be expended for the 10 purpose, employ such persons in the classified or unclassified service as he or she 11 12 deems necessary.

Existing law requires the Administrator, when researching the availability of grants and writing grant proposals and applications for a state agency, to give priority to grants: (1) for the Department of Health and Human Services; (2) for the Office of Energy; and (3) which may facilitate economic development in this State. Section 2 of this bill eliminates this prioritization requirement.





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

1	Section 1. NRS 232.223 is hereby amended to read as follows:
2	232.223 1. The Administrator of the Office of Grant
3	Procurement, Coordination and Management shall, within the
4	limits of money appropriated or authorized to be expended for this
5	purpose, employ [two] such persons as he or she deems necessary
6 7	to serve in the <i>classified or</i> unclassified service of the State for the
8	purposes set forth in this section.
o 9	2. A person employed pursuant to this section shall, under the direction of the Administrator of the Office of Grant Procurement,
10	Coordination and Management, assist the Administrator in carrying
10	out the provisions of NRS 232.222 to 232.227, inclusive.
12	Sec. 2. NRS 232.222 to 252.227, inclusive.
12	232.224 1. The Administrator of the Office of Grant
14	Procurement, Coordination and Management shall:
15	(a) Research and identify federal grants which may be available
16	to state agencies.
17	(b) Write grants for federal funds for state agencies.
18	(c) Coordinate with the members of Congress representing this
19	State to combine efforts relating to identifying and managing
20	available federal grants and related programs.
21	(d) If requested by a state agency, research the availability of
22	grants and write grant proposals and applications for the state
23	agency <u>Figure priority to grants</u>
24	(1) For the Department of Health and Human Services;
25	
26	(3) Which may facilitate economic development in this
27	State.]
28	(e) To the greatest extent practicable, ensure that state agencies
29	are aware of any grant opportunities for which they are or may be
30	eligible.
31	(f) If requested by the director of a state agency, advise the
32	director and the state agency concerning the requirements for
33	receiving and managing grants.
34	(g) To the greatest extent practicable, coordinate with state and
35	local agencies that have received grants for similar projects to
36	ensure that the efforts and services of those state and local agencies
37 38	are not duplicated. (h) Serve as a clearinghouse for disseminating information
38 39	relating to unexpended grant money of state agencies by compiling
40	and updating periodically a list of the grants and unexpended
40	amounts thereof for which the Office received notification from
42	state agencies pursuant to subsection 3 of NRS 232.225 and making





1 the list available on the Internet website maintained by the 2 Department.

(i) On or before January 1 of each odd-numbered year, submit to
the Director of the Legislative Counsel Bureau for transmittal to the
Legislature a report regarding all activity relating to the application
for, receipt of and use of grants in this State.

for, receipt of and use of grants in this State.
2. The Administrator may adopt regulations to carry out the provisions of this section and NRS 232.225 and 232.226.

9 Sec. 3. This act becomes effective on July 1, 2017.

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