Assembly Bill No. 149–Committee on Government Affairs

(ON BEHALF OF THE NEVADA ASSOCIATION OF COUNTIES)

FEBRUARY 17, 2003

Referred to Committee on Government Affairs

SUMMARY—Makes various changes concerning local government finance. (BDR 31-322)

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 local government finance; authorizing a special district to petition the Department of Taxation for a conditional exemption from the requirement of providing for an annual audit under certain circumstances; excepting the receipt by a local government of certain revenue from the prohibition against the expenditure of any money or the incurrence of any liability by the local government in excess of the amounts appropriated for that function; and providing other matters properly relating thereto.

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

1 Section 1. NRS 354.475 is hereby amended to read as follows: 2 354.475 1. All special districts subject to the provisions of the Local Government Budget and Finance Act with annual total 3 expenditures of less than \$200,000 may petition the Department of 4 Taxation for exemption from the requirements of the Local 5 Government Budget and Finance Act for the filing of certain budget 6 documents and audit reports. Such districts may further petition to 7 use a cash basis of accounting. [The minimum required of such 8 districts is the filing with the Department of Taxation of an annual 9



budget on or before April 15 of each year and the filing of fiscal 1 reports in accordance with NRS 354.6015. Such petitions] 2 2. A special district subject to the provisions of the Local 3 Government Budget and Finance Act with budgeted annual total 4 5 expenditures of \$200,000 or more in a fiscal year that reasonably anticipates its actual annual total expenditures for that fiscal year 6 7 will be less than \$200,000 may petition the Department of Taxation for a conditional exemption from the requirement of 8 providing for an annual audit pursuant to NRS 354.624 for that 9 fiscal year. If the actual annual total expenditures of the special 10 district are \$200,000 or more, the special district shall provide for 11 an annual audit for that fiscal year. 12 13 3. A petition filed with the Department of Taxation: (a) Pursuant to subsection 1 must be received by the 14 15 Department of Taxation on or before [April 15] March 1 to be effective for the succeeding fiscal year for, in a case of an annual 16 17 audit exemption,]; or (b) Pursuant to subsection 2 must be received by the 18 19 **Department of Taxation on or before March 1** to be effective for the current fiscal year. 20 21 4. A board of county commissioners may request the 22 Department of Taxation to audit the financial records of such an 23 exempt district. 2. Such districts are] a special district that is exempt from the 24 requirement of providing for an annual audit pursuant to 25 subsection 2. 26 27 5. If a petition filed by a special district pursuant to 28 subsection 1 is granted by the Department of Taxation:

(a) The minimum required of the special district is the filing
with the Department of Taxation of an annual budget on or before
April 15 of each year and the filing of fiscal reports in accordance
with NRS 354.6015; and

(b) The special district is exempt from all publication
requirements of the Local Government Budget and Finance Act,
except that the Department of Taxation by regulation shall require
an annual publication of a notice of budget adoption and filing.

6. The Committee on Local Government Finance shall adopt
regulations pursuant to NRS 354.594 which are necessary to carry
out the purposes of this section.

40 [3.] 7. The revenue recorded in accounts that are kept on a cash 41 basis must consist of cash items.

42 [4.] 8. As used in this section, "cash basis" means the system 43 of accounting under which revenues are recorded only when 44 received and expenditures or expenses are recorded only when paid.



Sec. 2. NRS 354.5945 is hereby amended to read as follows:

2 354.5945 1. Except as otherwise provided in subsection 6, on 3 or before July 1 of each year, each local government shall prepare, 4 on a form prescribed by the Department of Taxation for use by local 5 governments, a capital improvement plan for the ensuing 5 fiscal 6 years.

7 2. Each local government [must] *shall* submit a copy of the 8 capital improvement plan of the local government to the:

9 (a) Department of Taxation; and

10 (b) Debt management commission of the county in which the 11 local government is located.

12 3. Each local government [must] *shall* file a copy of the capital 13 improvement plan of the local government for public record and 14 inspection by the public in the offices of:

(a) The clerk or secretary of the governing body; and

(b) The county clerk.

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4. The total amount of the expenditures contained in the capital improvement plan of the local government for the next ensuing fiscal year must equal the total amount of expenditures for capital outlay set forth in the final budget of the local government for each fund listed in that budget.

22 5. The capital improvement plan must reconcile the capital outlay in each fund in the final budget for the first year of the capital 23 24 improvement plan to the final budget in the next ensuing fiscal year. 25 The reconciliation must identify the minimum level of expenditure for items classified as capital assets in the final budget and the 26 27 minimum level of expenditure for items classified as capital projects 28 in the capital improvement plan. The reconciliation of capital outlay 29 items in the capital improvement plan must be presented on forms 30 created and distributed by the Department of Taxation.

6. Local governments that are exempt from the requirements of the Local Government Budget and Finance Act pursuant to *subsection 1 of* NRS 354.475 are not required to file a capital improvement plan.

Sec. 3. NRS 354.626 is hereby amended to read as follows:

354.626 1. No governing body or member thereof, officer, 36 37 office, department or agency may, during any fiscal year, expend or 38 contract to expend any money or incur any liability, or enter into any contract which by its terms involves the expenditure of money, 39 40 in excess of the amounts appropriated for that function, other than bond repayments, medium-term obligation repayments [,] and any 41 42 other long-term contract expressly authorized by law. Any officer or 43 employee of a local government who willfully violates NRS 44 354.470 to 354.626, inclusive, is guilty of a misdemeanor, and upon conviction thereof ceases to hold his office or employment. 45



Prosecution for any violation of this section may be conducted by
 the Attorney General, or, in the case of incorporated cities, school
 districts or special districts, by the district attorney.

4 2. Without limiting the generality of the exceptions contained 5 in subsection 1, the provisions of this section specifically do not 6 apply to:

7 (a) Purchase of coverage and professional services directly 8 related to a program of insurance which require an audit at the end 9 of the term thereof.

10 (b) Long-term cooperative agreements as authorized by chapter 11 277 of NRS.

12 (c) Long-term contracts in connection with planning and zoning 13 as authorized by NRS 278.010 to 278.630, inclusive.

14 (d) Long-term contracts for the purchase of utility service such 15 as, but not limited to, heat, light, sewerage, power, water and 16 telephone service.

(e) Contracts between a local government and an employee
covering professional services to be performed within 24 months
following the date of such contract or contracts entered into between
local government employers and employee organizations.

(f) Contracts between a local government and any person for the
construction or completion of public works, money for which has
been or will be provided by the proceeds of a sale of bonds,
medium-term obligations or an installment-purchase agreement and
that are entered into by the local government after:

(1) Any election required for the approval of the bonds orinstallment-purchase agreement has been held;

(2) Any approvals by any other governmental entity required
 to be obtained before the bonds, medium-term obligations or
 installment-purchase agreement can be issued have been obtained;
 and

(3) The ordinance or resolution that specifies each of the
terms of the bonds, medium-term obligations or installmentpurchase agreement, except those terms that are set forth in
[paragraphs (a) to (e), inclusive, of] subsection 2 of NRS 350.165,
has been adopted.

Neither the fund balance of a governmental fund nor the equity
balance in any proprietary fund may be used unless appropriated in
a manner provided by law.

(g) Contracts which are entered into by a local government and
delivered to any person solely for the purpose of acquiring supplies,
services and equipment necessarily ordered in the current fiscal year
for use in an ensuing fiscal year [,] and which, under the method of
accounting adopted by the local government, will be charged against
an appropriation of a subsequent fiscal year. Purchase orders



evidencing such contracts are public records available for inspection
 by any person on demand.

3 (h) Long-term contracts for the furnishing of television or FM 4 radio broadcast translator signals as authorized by NRS 269.127.

5 (i) The receipt and proper expenditure of money received 6 pursuant to a grant awarded by an agency of the Federal 7 Government.

8 (j) The incurrence of obligations beyond the current fiscal year 9 under a lease or contract for installment purchase which contains a 10 provision that the obligation incurred thereby is extinguished by the 11 failure of the governing body to appropriate money for the ensuing 12 fiscal year for the payment of the amounts then due.

13 (k) The receipt by a local government of increased revenue 14 that:

15 (1) Was not anticipated in the preparation of the final 16 budget of the local government; and

17 (2) Is required by statute to be remitted to another 18 governmental entity.

19 Sec. 4. This act becomes effective on July 1, 2003.

