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ASSEMBLY BILL NO. 398–ASSEMBLYMEN GEDDES, HETTRICK, HARDY, BEERS, KNECHT, ANDERSON, ANDONOV, ARBERRY, BUCKLEY, CARPENTER, CHOWNING, CHRISTENSEN, COLLINS, CONKLIN, GIBBONS, GIUNCHIGLIANI, GOICOECHEA, GOLDWATER, GRADY, GRIFFIN, GUSTAVSON, HORNE, KOIVISTO, LESLIE, MABEY, MANENDO, MARVEL, MORTENSON, PARKS, PERKINS, PIERCE, SHERER AND WEBER

MARCH 17, 2003

JOINT SPONSORS: SENATORS TOWNSEND AND AMODEI

Referred to Committee on Government Affairs

- SUMMARY—Establishes temporary alternative procedure pursuant to which certain performance contracts for costsavings energy measures in buildings occupied by governmental entities are bid. (BDR 27-1115)
- 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 purchasing; establishing a temporary alternative procedure pursuant to which certain performance contracts for the installation or purchase of cost-savings energy measures in buildings occupied by state and local governmental entities are bid; providing the types and terms of such performance contracts; providing limitations on such performance contracts entered into by state agencies; 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.** Chapter 332 of NRS is hereby amended by adding 2 thereto the provisions set forth as sections 2 to 14, inclusive, of this 3 act.

4 Sec. 2. As used in sections 2 to 14, inclusive, of this act, 5 unless the context otherwise requires, the words and terms defined 6 in sections 3 to 7, inclusive, of this act, have the meanings 7 ascribed to them in those sections.

8 Sec. 3. "Building" means any structure, building or facility, 9 including any equipment, furnishings or appliances within the 10 structure, building or facility, that is owned or operated by a local 11 government. The term includes, without limitation, occupied and 12 unoccupied structures, buildings and facilities, and any other 13 improvements owned or operated by a local government that incur 14 operating costs.

15 Sec. 4. "Operating cost savings" means any expenses that 16 are eliminated or avoided on a long-term basis as a result of the 17 installation or modification of equipment, or services performed 18 by a qualified service company. The term does not include any 19 savings that are realized solely because of a shift in the cost of 20 personnel or other similar short-term cost savings.

Sec. 5. "Operating cost-savings measure" 21 means any 22 improvement, repair or alteration to a building, or any equipment, fixture or furnishing to be added or used in a building that is 23 24 designed to reduce operating costs, including those costs related to 25 electrical energy and demand, thermal energy, water consumption, waste disposal and contract-labor costs, and increase the 26 27 operating efficiency of the building for the appointed functions 28 that are cost-effective. The term includes, without limitation:

29 1. Procurement of low-cost energy supplies, including 30 electricity and natural gas.

2. Procurement of cost savings as a result of outsourcing
 and cooling.

33 3. Operational or maintenance labor savings resulting from
34 reduced costs for maintenance contracts as provided through
35 reduction of required maintenance or operating tasks, including,
36 without limitation, replacement of filters and lighting products,
37 and equipment failures.

4. Investment in equipment, products and materials, and
strategies for building operation, or any combination thereof,
designed to reduce energy and other utility expenses, including,
without limitation:

42 (a) Costs for materials and labor required to replace old 43 equipment with new, more efficient equipment.

44 (b) Storm windows or doors, caulking or weather stripping, 45 multiglazed windows or doors, heat-absorbing or heat-reflective



glazed or coated windows or doors, reductions in glass area, and
 other modifications to windows and doors that will reduce energy
 consumption.

(c) Automated or computerized energy control systems.

5 (d) Replacement of, or modifications to, heating, ventilation or 6 air-conditioning systems.

(e) **Replacement** of, or modifications to, lighting fixtures.

8 (f) Improvements to the indoor air quality of a building that 9 conform to all requirements of an applicable building code.

10 (g) Energy recovery systems.

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(h) Systems for combined cooling, heating and power that
 produce steam or other forms of energy, for use primarily within
 the building or a complex of buildings.

14 (i) Installation of, or modifications to, existing systems for 15 daylighting, including lighting control systems.

16 *(j) Installation of, or modification to, technologies that use* 17 *renewable or alternative energy sources.*

18 (k) Programs relating to building operation that reduce 19 operating costs, including, without limitation, computerized 20 programs, training and other similar activities.

21 (1) Programs for improvement of steam traps to reduce 22 operating costs.

(m) Devices that reduce water consumption in buildings, for
 lawns and for other irrigation applications.

(n) Any additional improvements to building infrastructures
that produce energy and operating cost savings, significantly
reduce energy consumption or increase the operating efficiency of
the buildings for their appointed functions, provided that such
improvements comply with applicable building codes.

30 (o) Trash compaction and waste minimization.

31 5. Investment in educational programs relating to 32 occupational behavior that are designed to reduce the 33 consumption of energy or water, or both, and the generation of 34 waste.

35 **Sec. 6.** "Performance contract" means a contract between a 36 local government and a qualified service company for the 37 evaluation, recommendation and implementation of one or more 38 operating cost-savings measures.

39 Sec. 7. "Qualified service company" means a person with a 40 record of established projects or a person with demonstrated 41 technical, operational, financial and managerial capabilities to 42 design and carry out operating cost-savings measures and other 43 similar building improvements, and who has the ability to secure 44 necessary financial measures to ensure related guarantees for 45 operating cost savings.



1 Sec. 8. 1. Notwithstanding any provision of this chapter 2 and chapter 338 of NRS to the contrary, a local government may enter into a performance contract with a qualified service 3 4 company for the purchase and installation of an operating cost-5 savings measure to reduce costs related to energy, water and the disposal of waste, and related labor costs. Such a performance 6 7 contract may be in the form of an installment payment contract or a lease-purchase contract. Any operating cost-savings measures 8 9 put into place as a result of a performance contract must comply 10 with all applicable building codes.

11 2. The local government shall prepare and issue a request for 12 qualifications to not less than three qualified service companies.

13 3. In sending out a request for qualifications, the local 14 government:

15 (a) Shall attempt to identify at least one qualified service 16 company located within this state; and

17 (b) May consider whether and to what extent the qualified 18 service company, to which the request for qualifications will be 19 sent, will use local contractors.

4. The local government shall use objective criteria in selecting a qualified service company. The objective criteria for evaluation must include the following areas as substantive factors to assess the capability of the qualified service company:

24 (a) Design;

25 (b) Engineering;

26 (c) Installation;

27 (d) Maintenance and repairs associated with performance 28 contracts;

(e) Experience in conversions to different sources of energy or
fuel and other services related to operating cost-savings measures
provided that is done in association with a comprehensive energy,
water or waste disposal cost-savings retrofit;

33 (f) Monitoring projects after the projects are installed;

34 (g) Data collection and reporting of savings;

35 (h) Overall project experience and qualifications;

36 (i) Management capability;

37 (j) Ability to access long-term financing;

38 (k) Experience with projects of similar size and scope; and

39 (l) Such other factors determined by the local government to 40 be relevant and appropriate to the ability of the qualified service

41 company to perform the project.

42 In selecting a qualified service company, the local government

43 shall also consider the financial health of the qualified service

44 company as evidenced by its financial statements and ratings and

45 whether the qualified service company holds the appropriate



1 licenses required for the design, engineering and construction to 2 be completed.

5. The qualified service company selected by the local 3 government pursuant to subsection 4 shall prepare a financial-4 5 grade operational audit. Except as otherwise provided in this subsection, the audit prepared by the qualified service company 6 7 becomes, upon acceptance, a part of the final performance contract and the costs incurred by the qualified service company 8 9 in preparing the audit shall be deemed to be part of the 10 performance contract. If, after the audit is prepared, the local government decides not to execute the performance contract, the 11 local government shall pay the qualified service company that 12 13 prepared the audit the costs incurred by the qualified service 14 company in preparing the audit if the local government has 15 specifically appropriated money for that purpose.

16 Sec. 9. 1. A performance contract may be financed through 17 a person other than the qualified service company.

2. A performance contract may be structured as:

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19 (a) A performance contract that guarantees operating cost 20 savings, which includes, without limitation, the design and installation of equipment, the operation and maintenance, if 21 22 applicable, of any of the operating cost-savings measures and the guaranteed annual savings which must meet or exceed the total 23 24 annual contract payments to be made by the local government, 25 including any financing charges to be incurred by the local government over the life of the performance contract. The local 26 27 government may require that these savings be verified annually or 28 over a sufficient period that demonstrates savings.

(b) A shared-savings contract which includes provisions
mutually agreed upon by the local government and qualified
service company as to the negotiated rate of payments based upon
operating cost savings and a stipulated maximum consumption
level of energy or water, or both energy and water, over the life of
the contract.

35 Sec. 10. 1. A performance contract must provide that all 36 payments, other than any obligations that become due if the 37 contract is terminated before the contract the expires, must be 38 made over time.

2. Except as otherwise provided in this subsection, a
performance contract, and the payments provided thereunder, may
extend beyond the fiscal year in which the performance contract
becomes effective for costs incurred in future fiscal years. The
performance contract may extend for a term not to exceed 4 years.
The length of a performance contract may reflect the useful life of



the operating cost-savings measure being installed or purchased
 under the performance contract.

3 3. A performance contract may provide for payments over a 4 period not to exceed the deadlines in the performance contract 5 from the date of the final installation of the operating cost-savings 6 measures.

7 Sec. 10.3. If a performance contract entered into pursuant to 8 sections 2 to 14, inclusive, of this act requires the employment of 9 skilled mechanics, skilled workmen, semiskilled mechanics, 10 semiskilled workmen or unskilled labor to perform the 11 performance contract, the performance contract must include a 12 provision relating to the prevailing wage as required pursuant to 13 NRS 338.020 to 338.090, inclusive.

14 Sec. 10.7. Notwithstanding any provision of sections 2 to 14, 15 inclusive, of this act to the contrary, a performance contract 16 entered into pursuant to sections 2 to 14, inclusive, of this act must 17 include a clause that sets out the rights of the local government 18 and the qualified service company if the local government does not 19 appropriate sufficient money for payments to be continued under 20 the performance contract.

21 Sec. 11. A local government may reinvest any savings 22 realized under a performance contract whenever practical into 23 operating cost-savings measures provided the local government is 24 satisfying all its other obligations under the performance contract.

25 Sec. 12. 1. During the term of a performance contract, the 26 qualified service company shall monitor the reductions in energy 27 or water consumption and other operating cost savings 28 attributable to the operating cost-savings measure purchased or 29 installed under the performance contract, and shall, at least once 30 a year or at such other intervals specified in the performance 31 contract, prepare and provide a report to the local government documenting the performance of the operating cost-savings 32 33 measures.

A performance contract must identify the methodology that
the local government will use to validate the cost savings identified
by the qualified service company.

37 3. A qualified service company and the local government may 38 agree to make modifications in the calculation of savings based 39 on:

40 (a) Subsequent material changes to the baseline consumption 41 of energy or water identified at the beginning of the term of the 42 performance contract.

43 (b) A change in utility rates.

44 (c) A change in the number of days in the billing cycle of a 45 utility.



(d) A change in the total square footage of the building.

2 (e) A change in the operational schedule, and any 3 corresponding change in the occupancy and indoor temperature, 4 of the building. 5

(f) A material change in the weather.

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(g) A material change in the amount of equipment or lighting 6 7 used at the building.

8 (h) Any other change which reasonably would be expected to 9 modify the use of energy or the cost of energy.

10 Sec. 13. A qualified service company shall provide to the Office of Energy within the Office of the Governor information 11 concerning each performance contract which the qualified service 12 13 company enters into pursuant to sections 2 to 14, inclusive, of this 14 act, including, without limitation, the name of the project, the local government for which the project is being carried out and 15 the expected operating cost savings. The Office of Energy may 16 report any energy savings realized as a result of such performance 17 contracts to the United States Department of Energy pursuant to 18 19 42 U.S.C. § 13385.

20 **Sec. 14.** A performance contract may include appropriate 21 financial mechanisms determined to be necessary to guarantee that operating cost savings are realized by the local government if 22 23 the actual cost savings do not meet the predicted cost savings.

Sec. 15. Chapter 333 of NRS is hereby amended by adding 24 25 thereto the provisions set forth as sections 16 to 29, inclusive, of this 26 act.

27 Sec. 16. As used in sections 16 to 29, inclusive, of this act, 28 unless the context otherwise requires, the words and terms defined in sections 17 to 21.5, inclusive, of this act, have the meanings 29 30 ascribed to them in those sections.

Sec. 17. "Building" means any structure, building or facility, 31 32 including any equipment, furnishings or appliances within the structure, building or facility, that is owned or operated by a using 33 agency. The term includes, without limitation, occupied and 34 unoccupied structures, buildings and facilities, and any other 35 improvements owned or operated by a using agency that incur 36 37 operating costs.

Sec. 18. "Operating cost savings" means any expenses that 38 39 are eliminated or avoided on a long-term basis as a result of the 40 installation or modification of equipment, or services performed 41 by a qualified service company. The term does not include any 42 savings that are realized solely because of a shift in the cost of 43 personnel or other similar short-term cost savings.

Sec. 19. "Operating cost-savings measure" means any 44 improvement, repair or alteration to a building, or any equipment, 45



fixture or furnishing to be added or used in a building that is 1 2 designed to reduce operating costs, including those costs related to electrical energy and demand, thermal energy, water consumption, 3 waste disposal and contract-labor costs, and increase the 4 5 operating efficiency of the building for the appointed functions that are cost-effective. The term includes, without limitation: 6 7 1. Procurement of low-cost energy supplies, including 8 electricity and natural gas.

9 2. Procurement of cost savings as a result of outsourcing 10 energy needs for electrical power, heating and cooling.

3. Operational or maintenance labor savings resulting from 11 reduced costs for maintenance contracts as provided through 12 13 reduction of required maintenance or operating tasks, including, 14 without limitation, replacement of filters and lighting products, 15 and equipment failures.

4. Investment in equipment, products and materials, and 16 strategies for building operation, or any combination thereof, 17 designed to reduce energy and other utility expenses, including, 18 19 without limitation:

20 (a) Costs for materials and labor required to replace old 21 equipment with new, more efficient equipment.

22 (b) Storm windows or doors, caulking or weather stripping, 23 multiglazed windows or doors, heat-absorbing or heat-reflective 24 glazed or coated windows or doors, reductions in glass area, and 25 other modifications to windows and doors that will reduce energy 26 consumption. 27

(c) Automated or computerized energy control systems.

28 (d) Replacement of, or modifications to, heating, ventilation or 29 air-conditioning systems.

(e) Replacement of, or modifications to, lighting fixtures.

31 (f) Improvements to the indoor air quality of a building that 32 conform to all requirements of an applicable building code.

33 (g) Energy recovery systems.

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34 (h) Systems for combined cooling, heating and power that 35 produce steam or other forms of energy, for use primarily within the building or a complex of buildings. 36

37 (i) Installation of, or modifications to, existing systems for 38 daylighting, including lighting control systems.

39 (j) Installation of, or modification to, technologies that use 40 renewable or alternative energy sources.

41 (k) Programs relating to building operation that reduce 42 operating costs, including, without limitation, computerized 43 programs, training and other similar activities.

44 (1) Programs for improvement of steam traps to reduce 45 operating costs.



1 (m) Devices that reduce water consumption in buildings, for 2 lawns and for other irrigation applications.

(n) Any additional improvements to building infrastructures 3 that produce energy and operating cost savings, significantly 4 reduce energy consumption or increase the operating efficiency of 5 the buildings for their appointed functions, provided that such 6 7 *improvements comply with applicable building codes.* 8

(o) Trash compaction and waste minimization.

9 5. Investment in educational programs relating to 10 occupational behavior that are designed to reduce the consumption of energy or water, or both, and the generation of 11 12 waste.

13 Sec. 20. "Performance contract" means a contract between a 14 using agency and a qualified service company for the evaluation, 15 recommendation and implementation of one or more operating 16 cost-savings measures.

Sec. 21. "Qualified service company" means a person with a 17 record of established projects or a person with demonstrated 18 19 technical, operational, financial and managerial capabilities to 20 design and carry out operating cost-savings measures and other 21 similar building improvements, and who has the ability to secure 22 necessary financial measures to ensure related guarantees for 23 operating cost savings.

24 Sec. 21.5. "Using agency" means all officers, departments, 25 institutions, boards, commissions and other agencies in the Executive Department of the State Government which derive their 26 27 support from public money in whole or in part, whether the money 28 is provided by the State of Nevada, received from the Federal 29 Government or any branch, bureau or agency thereof, or derived 30 from private or other sources. The term includes the University 31 and Community College System of Nevada, but does not include the Nevada Rural Housing Authority, local governments as 32 defined in NRS 354.474, conservation districts and irrigation 33 34 districts.

35 Sec. 22. 1. Notwithstanding any provision of this chapter and chapter 338 of NRS to the contrary, a using agency may enter 36 37 into a performance contract with a qualified service company for the purchase and installation of an operating cost-savings 38 39 measure to reduce costs related to energy, water and the disposal 40 of waste, and related labor costs. Such a performance contract 41 may be in the form of an installment payment contract or a lease-42 purchase contract. Any operating cost-savings measures put into 43 place as a result of a performance contract must comply with all 44 applicable building codes.



The State Public Works Board shall determine those 1 2. 2 companies that satisfy the requirements of qualified service companies for the purposes of sections 16 to 29, inclusive, of this 3 act. In making such a determination, the State Public Works 4 Board shall enlist the assistance of the staffs of the Office of 5 Energy within the Office of the Governor, the Buildings and 6 7 Grounds Division of the Department of Administration and the Purchasing Division. The State Public Works Board shall prepare 8 and issue a request for qualifications to not less than three 9 10 potential qualified service companies.

3. In sending out a request for qualifications, the State Public 11 Works Board: 12

13 (a) Shall attempt to identify at least one potential qualified 14 service company located within this state; and

15 (b) May consider whether and to what extent the companies to which the request for qualifications will be sent will use local 16 17 contractors.

The State Public Works Board shall use objective criteria 18 4. 19 to determine those companies that satisfy the requirements of 20 qualified service companies. The objective criteria for evaluation 21 must include the following areas as substantive factors to assess 22 the capability of such companies:

23 (a) Design;

24 (b) Engineering;

25 (c) Installation;

26 (d) Maintenance and repairs associated with performance 27 contracts:

28 (e) Experience in conversions to different sources of energy or 29 fuel and other services related to operating cost-savings measures 30 provided that is done in association with a comprehensive energy, 31

water or waste disposal cost-savings retrofit; 32

(f) Monitoring projects after the projects are installed;

33 (g) Data collection and reporting of savings;

34 (h) Overall project experience and qualifications;

35 (i) Management capability;

(i) Ability to access long-term financing; 36

37 (k) Experience with projects of similar size and scope; and

38 (1) Such other factors determined by the State Public Works Board to be relevant and appropriate to the ability of a company to 39 40 perform the project.

41 In determining whether a company satisfies the requirements of a

42 qualified service company, the State Public Works Board shall

43 also consider the financial health of the company as evidenced by

44 its financial statements and ratings and whether the company

holds the appropriate licenses required for the design, engineering 45



1 and construction which would be completed pursuant to a 2 performance contract.

5. The State Public Works Board shall compile a list of those 3 4 companies that it determines satisfy the requirements of qualified service companies. The Purchasing Division shall work directly 5 with any using agency interested in entering into a performance 6 7 contract, using the list of qualified service companies compiled by the State Public Works Board. The Purchasing Division, in 8 9 conjunction with the using agency, shall coordinate an 10 opportunity for each such appropriate qualified service company 11 to:

12 (a) Perform a preliminary and comprehensive audit and 13 assessment of all potential operating cost-savings measures that 14 might be implemented within the buildings of the using agency, 15 including any operating cost-savings measures specifically 16 requested by the using agency; and

17 (b) Submit a proposal and make a related presentation to the 18 using agency for all such operating cost-savings measures that 19 the qualified service company determines would be practicable to 20 implement.

21 Based on such proposals and presentations, the using agency may 22 select the qualified service company that the using agency believes 23 is the most responsive to the needs of the using agency and may, 24 under the direction of the Purchasing Division, enter into a 25 performance contract with that qualified service company.

26 6. A qualified service company selected by a using agency 27 pursuant to subsection 5 shall prepare a financial-grade 28 operational audit. Except as otherwise provided in this subsection, the audit prepared by the qualified service company becomes, 29 30 upon acceptance, a part of the final performance contract and the 31 costs incurred by the qualified service company in preparing the audit shall be deemed to be part of the performance contract. If, 32 33 after the audit is prepared, the using agency decides not to execute the performance contract, the using agency shall pay the qualified 34 35 service company that prepared the audit the costs incurred by the qualified service company in preparing the audit, if the 36 Legislature has specifically appropriated money for that purpose. An appropriation by the Legislature for the purchase and 37 38 39 installation of an operating cost-savings measure creates no 40 presumption that the using agency for which the money was

41 appropriated is required to enter into such a contract.
42 7. If the staff of a using agency does not possess sufficient
43 technical expertise to review and select appropriate operating cost44 savings measures in coordination with a qualified service
45 company, the Purchasing Division, upon the request of the using



agency, shall procure sufficient funding from the qualified service 1 2 company, through negotiation, to retain the professional services of a third-party consultant with the requisite technical expertise. 3 Such a third-party consultant must be certified by the Association 4 5 of Energy Engineers as a "Certified Energy Manager" or hold similar credentials from a comparable nationally recognized 6 7 organization. A third-party consultant retained pursuant to this 8 subsection shall work on behalf of the using agency in 9 coordination with the qualified service company. 10

Sec. 23. 1. A performance contract may be financed through a person other than the qualified service company. 11 12

2. A performance contract may be structured as:

13 (a) A performance contract that guarantees operating cost 14 savings, which includes, without limitation, the design and installation of equipment, the operation and maintenance, if 15 applicable, of any of the operating cost-savings measures and the 16 guaranteed annual savings which must meet or exceed the total 17 annual contract payments to be made by the using agency, 18 19 including any financing charges to be incurred by the using 20 agency over the life of the performance contract. The using 21 agency may require that these savings be verified annually or over 22 a sufficient period that demonstrates savings.

(b) A shared-savings contract which includes provisions 23 24 mutually agreed upon by the using agency and qualified service company as to the negotiated rate of payments based upon 25 operating cost savings and a stipulated maximum consumption 26 27 level of energy or water, or both energy and water, over the life of 28 the contract.

29 Sec. 24. 1. Notwithstanding any provision of sections 16 to 30 29, inclusive, of this act to the contrary, a performance contract 31 entered into pursuant to sections 16 to 29, inclusive, of this act does not create a debt for the purposes of Section 3 of Article 9 of 32 33 the Nevada Constitution.

34 2. Except as otherwise provided in this section, the term of a 35 performance contract may extend beyond the biennium in which the contract is executed, provided that the performance contract 36 37 contains a provision which states that all obligations of the State 38 under the performance contract are extinguished at the end of any 39 fiscal year if the Legislature fails to provide an appropriation to 40 the using agency for the ensuing fiscal year for payments to be 41 made under the performance contract. If the Legislature fails to 42 appropriate money to a using agency for a performance contract, 43 there is no remedy against the State, except that if a security 44 interest in any property was created pursuant to the performance contract, the holder of such a security interest may enforce the 45



security interest against that property. The term of a performance
 contract must not exceed 4 years.

3 3. The length of a performance contract may reflect the 4 useful life of the operating cost-savings measure being installed or 5 purchased under the performance contract.

6 Sec. 25. 1. A performance contract must provide that all 7 payments, other than any obligations that become due if the 8 contract is terminated before the contract the expires, must be 9 made over time.

10 2. A performance contract may provide for payments over a 11 period not to exceed the deadlines in the performance contract 12 from the date of the final installation of the operating cost-savings 13 measures.

14 Sec. 26. If a performance contract entered into pursuant to 15 sections 16 to 29, inclusive, of this act requires the employment of 16 skilled mechanics, skilled workmen, semiskilled mechanics, 17 semiskilled workmen or unskilled labor to perform the 18 performance contract, the performance contract must include a 19 provision relating to the prevailing wage as required pursuant to 20 NRS 338.020 to 338.090, inclusive.

21 Sec. 27. 1. During the term of a performance contract, the qualified service company shall monitor the reductions in energy 22 23 or water consumption and other operating cost savings 24 attributable to the operating cost-savings measure purchased or 25 installed under the performance contract, and shall, at least once a year or at such other intervals specified in the performance 26 27 contract, prepare and provide a report to the using agency 28 documenting the performance of the operating cost-savings 29 measures.

30 2. A qualified service company and the using agency may 31 agree to make modifications in the calculation of savings based 32 on:

(a) Subsequent material changes to the baseline consumption
 of energy or water identified at the beginning of the term of the
 performance contract.

36 (b) A change in utility rates.

37 (c) A change in the number of days in the billing cycle of a
38 utility.

39 (d) A change in the total square footage of the building.

40 (e) A change in the operational schedule, and any 41 corresponding change in the occupancy and indoor temperature, 42 of the building.

43 (f) A material change in the weather.

44 (g) A material change in the amount of equipment or lighting 45 used at the building.



(h) Any other change which reasonably would be expected to 1 2 modify the use of energy or the cost of energy. Sec. 28. A qualified service company shall provide to the 3 Office of Energy within the Office of the Governor information 4 5 concerning each performance contract which the qualified service company enters into pursuant to sections 16 to 29, inclusive, of 6 this act, including, without limitation, the name of the project, the 7 using agency for which the project is being carried out and the 8 9 expected operating cost savings. The Office of Energy may report 10 any energy savings realized as a result of such performance contracts to the United States Department of Energy pursuant to 11 42 U.S.C. § 13385. 12 Sec. 29. A performance contract may include appropriate 13

financial mechanisms determined to be necessary to guarantee 14

15 that operating cost savings are realized by the using agency if the actual cost savings do not meet the predicted cost savings. 16

Secs. 29.3-29.7. (Deleted by amendment.) 17

Sec. 30. This act becomes effective on July 1, 2003, and 18 expires by limitation on June 30, 2005. 19

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