ASSEMBLY BILL NO. 425-ASSEMBLYMAN PARKS

MARCH 17, 2003

Referred to Committee on Commerce and Labor

SUMMARY—Revises provisions regarding public works. (BDR 28-405)

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

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

AN ACT relating to public works; providing for a hearing for unsuccessful bidders; revising the exemption of contracts necessary to contend with certain emergencies from the requirements relating to contracts for public works; authorizing a public body to require a person who is found to have failed to pay the prevailing wage to pay the costs incurred by the public body for its investigation; requiring a governing body to adopt certain criteria regarding the past performance of a contractor in the qualification of bidders on public works; revising certain provisions regarding advertising for bids; removing certain provisions regarding the maintenance of lists of licensed contractors by public bodies for bidding on certain contracts; revising provisions governing the naming of subcontractors; requiring an authorized representative to make certain reports to public bodies regarding certain contracts; revising certain provisions regarding objections to the award of a certificate of eligibility for a preference in bidding; and providing other matters properly relating thereto.

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



- **Section 1.** Chapter 338 of NRS is hereby amended by adding thereto a new section to read as follows:
- 1. A person who bids on a contract may file a notice of protest regarding the awarding of the contract with the authorized representative designated by the public body within 5 business days after the date the bids were opened by the public body or its authorized representative.
- 2. The notice of protest must include a written statement setting forth with specificity the reasons the person filing the notice believes the applicable provisions of law were violated.
- 3. A person filing a notice of protest may be required by the public body or its authorized representative, at the time the notice of protest is filed, to post a bond with a good and solvent surety authorized to do business in this state or submit other security, in a form approved by the public body, to the public body who shall hold the bond or other security until a determination is made on the protest. A bond posted or other security submitted with a notice of protest must be in an amount equal to the lesser of:
- (a) Twenty-five percent of the total value of the bid submitted by the person filing the notice of protest; or
 - (b) Two hundred fifty thousand dollars.

- 4. A notice of protest filed in accordance with the provisions of this section operates as a stay of action in relation to the awarding of any contract until a determination is made by the public body on the protest.
- 5. A person who makes an unsuccessful bid may not seek any type of judicial intervention until the public body has made a determination on the protest and awarded the contract.
- 6. Neither a public body nor any authorized representative of the public body is liable for any costs, expenses, attorney's fees, loss of income or other damages sustained by a person who makes a bid, whether or not the person files a notice of protest pursuant to this section.
- 7. If the protest is upheld, the bond posted or other security submitted with the notice of protest must be returned to the person who posted the bond or submitted the security. If the protest is rejected, a claim may be made against the bond or other security by the public body in an amount equal to the expenses incurred by the public body because of the unsuccessful protest. Any money remaining after the claim has been satisfied must be returned to the person who posted the bond or submitted the security.
- **Sec. 2.** NRS 338.010 is hereby amended to read as follows:
- 43 338.010 As used in this chapter:



- 1. "Authorized representative" means a person designated by a governing body to be responsible for the development and award of contracts for public works pursuant to this chapter.
- 2. "Contract" means a written contract entered into between a contractor and a public body for the provision of labor, materials, equipment or supplies for a public work.
 - 3. "Contractor" means:

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- (a) A person who is licensed pursuant to the provisions of chapter 624 of NRS or performs such work that he is not required to be licensed pursuant to chapter 624 of NRS.
 - (b) A design-build team.
- 4. "Day labor" means all cases where public bodies, their officers, agents or employees, hire, supervise and pay the wages thereof directly to a workman or workmen employed by them on public works by the day and not under a contract in writing.
- [2.] 5. "Design-build contract" means a contract between a public body and a design-build team in which the design-build team agrees to design and construct a public work.
 - [3.] 6. "Design-build team" means an entity that consists of:
- (a) At least one person who is licensed as a general engineering contractor or a general building contractor pursuant to chapter 624 of NRS; and
 - (b) For a public work that consists of:
- (1) A building and its site, at least one person who holds a certificate of registration to practice architecture pursuant to chapter 623 of NRS.
- (2) Anything other than a building and its site, at least one person who holds a certificate of registration to practice architecture pursuant to chapter 623 of NRS or *landscape architecture pursuant to chapter 623A of NRS or who* is licensed as a professional engineer pursuant to chapter 625 of NRS.
 - [4.] 7. "Design professional" means:
- (a) A person who is licensed as a professional engineer pursuant to chapter 625 of NRS;
- (b) A person who is licensed as a professional land surveyor pursuant to chapter 625 of NRS;
- (c) A person who holds a certificate of registration to engage in the practice of architecture, *interior design or residential design* pursuant to chapter 623 of NRS;
- (d) A person who holds a certificate of registration to engage in the practice of landscape architecture pursuant to chapter 623A of NRS; or
- (e) A business entity that engages in the practice of professional engineering, land surveying, architecture or landscape architecture.
 - [5.] 8. "Eligible bidder" means a person who is:



(a) Found to be a responsible and responsive contractor by a local government *or its authorized representative* which requests bids for a public work in accordance with paragraph (b) of subsection 1 of NRS 338.1373; or

- (b) Determined by a public body *or its authorized representative* which awarded a contract for a public work pursuant to NRS 338.1375 to 338.139, inclusive, to be qualified to bid on that contract pursuant to NRS 338.1379. For was exempt from meeting such qualifications pursuant to NRS 338.1383.
- 6.] 9. "General contractor" means a person who is licensed to conduct business in one, or both, of the following branches of the contracting business:
- (a) General engineering contracting, as described in subsection 2 of NRS 624.215.
- (b) General building contracting, as described in subsection 3 of NRS 624.215.
- 10. "Governing body" means the board, council, commission or other body in which the general legislative and fiscal powers of a local government are vested.
- [7.] 11. "Local government" means every political subdivision or other entity which has the right to levy or receive money from ad valorem or other taxes or any mandatory assessments, and includes, without limitation, counties, cities, towns, boards, school districts and other districts organized pursuant to chapters 244A, 309, 318, 379, 474, 538, 541, 543 and 555 of NRS, NRS 450.550 to 450.750, inclusive, and any agency or department of a county or city which prepares a budget separate from that of the parent political subdivision.

[8.] 12. "Offense" means failing to:

- (a) Pay the prevailing wage required pursuant to this chapter;
- (b) Pay the contributions for unemployment compensation required pursuant to chapter 612 of NRS;
- (c) Provide and secure compensation for employees required pursuant to chapters 616A to 617, inclusive, of NRS; or
 - (d) Comply with subsection 4 or 5 of NRS 338.070.
 - [9.] 13. "Prime contractor" means a [person] contractor who:
 - (a) Contracts to construct an entire project;
 - (b) Coordinates all work performed on the entire project;
- (c) Uses his own workforce to perform all or a part of the **[construction, repair or reconstruction of the project;]** public work; and
- (d) Contracts for the services of any subcontractor or independent contractor or is responsible for payment to any contracted subcontractors or independent contractors.



The term includes, without limitation, a general contractor or a specialty contractor who is authorized to bid on a project pursuant to NRS 338.139 or 338.148.

[10.] 14. "Public body" means the State, county, city, town, school district or any public agency of this state or its political subdivisions sponsoring or financing a public work.

[11.] 15. "Public work" means any project for the new construction, repair or reconstruction of:

- (a) A project financed in whole or in part from public money for:
 - (1) Public buildings;
 - (2) Jails and prisons;
 - (3) Public roads;

- (4) Public highways;
- (5) Public streets and alleys;
- (6) Public utilities; [which are financed in whole or in part by public money;]
 - (7) Publicly owned water mains and sewers;
 - (8) Public parks and playgrounds;
- (9) Public convention facilities which are financed at least in part with public funds; and
- (10) All other publicly owned works and property. [whose cost as a whole exceeds \$20,000. Each separate unit that is a part of a project is included in the cost of the project to determine whether a project meets that threshold.]
- (b) A building for the University and Community College System of Nevada of which 25 percent or more of the costs of the building as a whole are paid from money appropriated by this state or from federal money.
- [12.] 16. "Specialty contractor" means a person who is licensed to conduct business as described in subsection 4 of NRS 624.215.
- [13.] 17. "Stand-alone underground utility project" means an underground utility project that is not integrated into a larger project, including, without limitation:
- (a) An underground sewer line or an underground pipeline for the conveyance of water, including facilities appurtenant thereto; and
- (b) A project for the construction or installation of a storm drain, including facilities appurtenant thereto,
- that is not located at the site of a public work for the design and construction of which a public body is authorized to contract with a design-build team pursuant to subsection 2 of NRS 338.1711.
- [14.] 18. "Subcontract" means a written contract entered into between:



- (a) A contractor and a subcontractor or supplier; or
- (b) A subcontractor and another subcontractor or supplier, for the provision of labor, materials, equipment or supplies for a construction project.
 - 19. "Subcontractor" means a person who:
- (a) Is licensed pursuant to the provisions of chapter 624 of NRS or performs such work that he is not required to be licensed pursuant to chapter 624 of NRS; and
- (b) Contracts with a contractor, another subcontractor or a supplier to provide labor, materials or services for a construction project.
- 20. "Supplier" means a person who provides materials, equipment or supplies for a construction project. 21. "Wages" means:

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- (a) The basic hourly rate of pay; and
- (b) The amount of pension, health and welfare, vacation and holiday pay, the cost of apprenticeship training or other similar programs or other bona fide fringe benefits which are a benefit to the workman.
- "Workman" means a skilled mechanic, skilled [15.] 22. workman, semiskilled mechanic, semiskilled workman or unskilled workman. The term does not include a design professional.
 - **Sec. 3.** NRS 338.011 is hereby amended to read as follows:
- 338.011 The requirements of this chapter do not apply to a contract [awarded in compliance with chapter 332 or 333 of NRS which is:
- —Directly]:
- 1. Awarded in compliance with chapter 332 or 333 of NRS which is directly related to the normal operation of the public body or the normal maintenance of its property.
- Awarded to meet an emergency which results from a natural or man-made disaster and which threatens the health, safety or welfare of the public. If the public body or its authorized representative determines that an emergency exists, a contract or contracts necessary to contend with the emergency may be let without complying with the requirements of this chapter. If such emergency action was taken by the authorized representative, the authorized representative shall report the contract or contracts to the public body at the next regularly scheduled meeting of the public body.
 - **Sec. 4.** NRS 338.013 is hereby amended to read as follows:
- 338.013 1. A public body that advertises for bids for a public work shall request from the Labor Commissioner, and include in the advertisement, an identifying number with his designation of the



work. That number must be included in any bid submitted in response to the advertisement.

- 2. Each public body which awards a contract for any public work shall report its award to the Labor Commissioner within 10 days after the award, giving the name and address of [each contractor who will be engaged on the work] the contractor to whom the public body awarded the contract and the identifying number [-] for the public work.
- 3. Each contractor engaged on a public work shall report to the Labor Commissioner and the public body that awarded the contract the name and address of each subcontractor whom he engages for work on the project within 10 days after the subcontractor commences work on the contract [...] and the identifying number for the public work.
- 4. The public body which awarded the contract shall report the completion of all work performed under the contract to the Labor Commissioner before the final payment of money due the contractor by the public body.

Sec. 5. NRS 338.030 is hereby amended to read as follows:

- 338.030 1. The public body awarding any contract for public work, or otherwise undertaking any public work, shall ascertain from the Labor Commissioner the prevailing wage in the county in which the public work is to be performed for each craft or type of work.
- 2. To establish a prevailing wage in each county, including Carson City, the Labor Commissioner shall, annually, survey contractors who have performed work in the county. Within 30 days after the determination is issued:
- (a) A public body or person entitled under subsection 5 to be heard may submit an objection to the Labor Commissioner with evidence to substantiate that a different wage prevails; and
- (b) Any person may submit information to the Labor Commissioner that would support a change in the prevailing wage of a craft or type of work by 50 cents or more per hour in any county.
- 3. The Labor Commissioner shall hold a hearing in the locality in which the work is to be executed if he:
 - (a) Is in doubt as to the prevailing wage; or
- (b) Receives an objection or information pursuant to subsection 2.
- The Labor Commissioner may hold only one hearing a year on the prevailing wage of any craft or type of work in any county.
- 43 4. Notice of the hearing must be advertised in a newspaper 44 nearest to the locality of the work once a week for 2 weeks before 45 the time of the hearing.



5. At the hearing, any public body, the crafts affiliated with the state federation of labor or other recognized national labor organizations, and the contractors of the locality or their representatives must be heard. From the evidence presented, the Labor Commissioner shall determine the prevailing wage.

- 6. The wages so determined must be filed by the Labor Commissioner and must be available to any public body which awards a contract for any public work.
- 7. Nothing contained in NRS 338.020 to 338.090, inclusive, may be construed to authorize the fixing of any wage below any rate which may now or hereafter be established as a minimum wage for any person employed upon any public work, or employed by any officer or agent of any [political subdivision of the State of Nevada.] public body.

Sec. 6. NRS 338.035 is hereby amended to read as follows:

338.035 The obligation of a contractor *engaged on a public work* or subcontractor *engaged on a public work* to pay wages in accordance with the determination of the Labor Commissioner may be discharged by the making of payments in cash, or by making contributions to a third person pursuant to a fund, plan or program in the name of the workman.

Sec. 7. NRS 338.060 is hereby amended to read as follows:

- 338.060 1. A contractor engaged on *a* public [works] work shall forfeit, as a penalty to the public body [in] on behalf of which the contract has been made and awarded to the contractor, not less than \$20 nor more than \$50 for each calendar day or portion thereof that each workman employed on the public work:
- (a) Is paid less than the designated rate for any work done under the contract, by the contractor or any subcontractor [under him.] engaged on the public work.
- (b) Is not reported to the public body awarding the contract as required pursuant to NRS 338.070.
- The public body awarding the contract shall cause a stipulation to this effect to be inserted in the contract.
- 2. The Labor Commissioner shall, by regulation, establish a sliding scale based on the size of the [contractor's] business of a contractor engaged on a public work to determine the amount of the penalty to be imposed pursuant to subsection 1.
- 3. If a penalty is imposed pursuant to this section, the costs of the proceeding, including investigative costs and attorney's fees, may be recovered by the Labor Commissioner [...] and the public body.
- **Sec. 8.** NRS 338.070 is hereby amended to read as follows: 338.070 1. Any public body [and its officers or agents]

45 awarding a contract shall:



(a) Investigate possible violations of the provisions of NRS 338.010 to 338.090, inclusive, committed in the course of the execution of the contract, and determine whether a violation has been committed and inform the Labor Commissioner of any such violations; and

- (b) When making payments to the contractor *engaged on the public work* of money becoming due under the contract, withhold and retain all sums forfeited pursuant to the provisions of NRS 338.010 to 338.090, inclusive.
- 2. No sum may be withheld, retained or forfeited, except from the final payment, without a full investigation being made by the awarding *public* body. [or its agents.]
- 3. It is lawful for any contractor *engaged on a public work* to withhold from any subcontractor *[under him] engaged on the public work* sufficient sums to cover any penalties withheld from *[him] the contractor* by the awarding *public* body on account of the failure of the subcontractor to comply with the terms of NRS 338.010 to 338.090, inclusive. If payment has already been made to the subcontractor, the contractor may recover from *[him] the subcontractor* the amount of the penalty or forfeiture in a suit at law.
- 4. [The] A contractor engaged on a public work and each subcontractor engaged on the public work shall keep or cause to be kept an accurate record showing the name, the occupation and the actual per diem, wages and benefits paid to each workman employed by [him] the contractor and subcontractor in connection with the public work.
- 5. The record *maintained pursuant to subsection 4* must be open at all reasonable hours to the inspection of the public body awarding the contract. [, and its officers and agents.] The contractor *engaged on the public work* or subcontractor *engaged on the public work* shall ensure that a copy of the record for each calendar month is received by the public body awarding the contract no later than [10] 15 days after the end of the month. The copy must be open to public inspection as provided in NRS 239.010. The record in the possession of the public body awarding the contract may be discarded by the public body 2 years after final payment is made by the public body for the public work.
- 6. Any contractor or subcontractor, or agent or representative thereof, performing work for a public work who neglects to comply with the provisions of this section is guilty of a misdemeanor.
- **Sec. 9.** NRS 338.080 is hereby amended to read as follows: 338.080 None of the provisions of NRS 338.020 to 338.090, inclusive, apply to:



1. Any work, construction, alteration, repair or other employment performed, undertaken or carried out, by or for any railroad company or any person operating the same, whether such work, construction, alteration or repair is incident to or in conjunction with a contract to which [this state or any of its political subdivisions] a public body is a party, or otherwise.

- 2. Apprentices recorded under the provisions of chapter 610 of NRS.
- 3. Any contract for a public work whose cost is less than \$100,000. A unit of the project must not be separated from the total project, even if that unit is to be completed at a later time, in order to lower the cost of the project below \$100,000.

Sec. 10. NRS 338.090 is hereby amended to read as follows: 338.090 1. Any person, including the officers, agents or employees of a public body, who violates any of the provisions of NRS 338.010 to 338.090, inclusive, or any regulation adopted pursuant thereto, is guilty of a misdemeanor.

- 2. The Labor Commissioner, in addition to any other penalty provided in this chapter:
- (a) Shall assess a person who, after a hearing, is found to have failed to pay the prevailing wage required pursuant to NRS 338.020 to 338.090, inclusive, an amount equal to the difference between the prevailing wages required to be paid and the wages [he] that the contractor or subcontractor actually paid; and
- (b) May, in addition, impose an administrative fine not to exceed the costs [he] incurred by the Labor Commissioner to investigate and prosecute the matter.
- 3. If the Labor Commissioner finds that a person has failed to pay the prevailing wage required pursuant to NRS 338.020 to 338.090, inclusive, the public body may, in addition to any other penalty or administrative fine provided in this chapter, require the person to pay the actual costs incurred by the public body to investigate the matter.
 - Sec. 11. NRS 338.125 is hereby amended to read as follows:

338.125 1. It is unlawful for any contractor in connection with the performance of work under a contract with [the State, or any of its political subdivisions,] a public body, when payment of the contract price, or any part of such payment, is to be made from public money, to refuse to employ or to discharge from employment any person because of his race, color, creed, national origin, sex, sexual orientation or age, or to discriminate against a person with respect to hire, tenure, advancement, compensation or other terms, conditions or privileges of employment because of his race, creed, color, national origin, sex, sexual orientation or age.



2. Contracts [negotiated] between contractors and [the State, or any of its political subdivisions,] *public bodies* must contain the following contractual provisions:

In connection with the performance of work under this contract, the contractor agrees not to discriminate against any employee or applicant for employment because of race, creed, color, national origin, sex, sexual orientation or age, including, without limitation, with regard to employment, upgrading, demotion or transfer, recruitment or recruitment advertising, layoff or termination, rates of pay or other forms of compensation, and selection for training, including, without limitation, apprenticeship.

The contractor further agrees to insert this provision in all subcontracts hereunder, except subcontracts for standard commercial supplies or raw materials.

- 3. Any violation of such provision by a contractor constitutes a material breach of contract.
- 4. As used in this section, "sexual orientation" means having or being perceived as having an orientation for heterosexuality, homosexuality or bisexuality.

Sec. 12. NRS 338.130 is hereby amended to read as follows:

- 338.130 1. In all cases where persons are employed in the construction of public works, preference [shall] *must* be given [,] *by a public body*, the qualifications of the applicants being equal:
- (a) First: To honorably discharged soldiers, sailors and marines of the United States who are citizens of the State of Nevada.
 - (b) Second: To other citizens of the State of Nevada.
- 2. Nothing in this section shall be construed to prevent the working of prisoners by [the State of Nevada, or by any political subdivision of the State, on street or road work or other] a public body on a public work.
- 3. In each contract for the construction of public works a **[provise shall]** clause must be inserted to the effect that if the provisions of this section are not complied with by the contractor [.] engaged on the public work, the contract [shall be] is void, and any failure or refusal to comply with any of the provisions of this section [shall render] renders any such contract void. All boards, commissions, officers, agents and employees having the power to enter into contracts for the expenditure of public money on public works shall file in the Office of the Labor Commissioner the names and addresses of all contractors holding contracts with the [State of Nevada, or with any political subdivision of the State. Upon] public body and upon the letting of new contracts the names and addresses



of such new contractors [shall] must likewise be filed [.] with the Labor Commissioner. Upon the demand of the Labor Commissioner, a contractor shall furnish a list of the names and addresses of all subcontractors [in his employ.] employed by the contractor engaged on a public work.

- 4. Subject to the exceptions contained in this section, no money **[shall]** *may* be paid out of the State Treasury or out of the treasury of any political subdivision of the State to any person employed on any work mentioned in this section unless there has been compliance with the provisions of this section.
- 5. Any contractor [with the State of Nevada or with any political subdivision of the State] engaged on a public work or any other person who violates any of the provisions of this section [shall be] is guilty of a misdemeanor. The penalties provided for in this section [shall] do not apply where violations thereof are due to misrepresentations made by the employee or employees.

Sec. 13. NRS 338.1373 is hereby amended to read as follows: 338.1373 1. A local government *or its authorized representative* shall award a contract for [the construction, alteration or repair of] a public work pursuant to the provisions of:

- (a) NRS 338.1377 to 338.139, inclusive; [or]
- (b) NRS 338.143 to 338.148, inclusive [; or
- (c) NRS 338.1711 to 338.1727, inclusive.

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- 2. The provisions of *section 1 of this act and* NRS 338.1375 to [338.1383,] 338.1381, inclusive, and 338.139 *and* 338.1711 to 338.1727, *inclusive*, do not apply with respect to contracts for the construction, reconstruction, improvement and maintenance of highways that are awarded by the Department of Transportation pursuant to NRS 408.313 to 408.433, inclusive.
- **Sec. 14.** NRS 338.1375 is hereby amended to read as follows: 338.1375 1. The State Public Works Board shall not accept a bid on a contract for a public work unless the **[person]** *contractor* who submits the bid has qualified pursuant to NRS 338.1379 to bid on that contract.
- 2. The State Public Works Board shall by regulation adopt criteria for the qualification of bidders on contracts for public works of this state. The criteria adopted by the State Public Works Board pursuant to this section must be used by the State Public Works Board to determine the qualification of bidders on contracts for public works of this state.
- 3. The criteria adopted by the State Public Works Board pursuant to this section:
- (a) Must be adopted in such a form that the determination of whether an applicant is qualified to bid on a contract for a public



work does not require or allow the exercise of discretion by any one person.

(b) May include only:

- (1) The financial ability of the applicant to perform a contract;
 - (2) The principal personnel of the applicant;
- (3) Whether the applicant has breached any contracts with a public [agency] body or person in this state or any other state;
- (4) Whether the applicant has been disqualified from being awarded a contract pursuant to NRS 338.017 or 338.1387; and
- (5) The performance history of the applicant concerning other recent, similar contracts, if any, completed by the applicant.

Sec. 15. NRS 338.1377 is hereby amended to read as follows: 338.1377 1. [Except as otherwise provided in NRS 338.1383,] If the governing body of each local government that sponsors or finances a public work elects to award contracts for public works pursuant to the provisions of NRS 338.1377 to 338.139, inclusive, the governing body shall adopt criteria for the qualification of bidders on contracts for public works of the local government. The governing body shall use the criteria to determine the qualification of bidders on contracts for public works of the local government.

- 2. Before adopting criteria pursuant to this section, the governing body [of a local government] shall hold at least one public hearing to solicit and evaluate public opinion regarding the criteria to be adopted. Notice of such a hearing must be provided by mail at least 10 days before the hearing to:
 - (a) Construction trade associations in this state; and
- (b) Labor unions representing trades in the building industry in this state.
- 3. The criteria adopted by a governing body pursuant to this section to determine whether an applicant is qualified to bid on a contract for a public work:
- (a) Must be adopted in such a form that the determination of whether an applicant is qualified to bid on a contract for a public work does not require or allow the exercise of discretion by any one person.
 - (b) May include only:
- (1) The financial ability of the applicant to perform a contract;
 - (2) The principal personnel of the applicant;
- (3) Whether the applicant has breached any contracts with a public [agency] body or person in this state or any other state; [and]
- (4) Whether the applicant has been disqualified from being awarded a contract pursuant to NRS 338.017 or 338.1387 [...]; and



(5) The performance history of the applicant on other recent contracts, if any, that have been completed by the applicant and which are similar to the work that the governing body requires.

Sec. 16. NRS 338.1379 is hereby amended to read as follows: 338.1379

1. [Except as otherwise provided in NRS 338.1383, a person] A contractor who wishes to qualify as a bidder on a contract for a public work must submit an application to the State Public Works Board or the governing body.

- 2. Upon receipt of an application pursuant to subsection 1, the State Public Works Board or the governing body shall:
- (a) Investigate the applicant to determine whether he is qualified to bid on a contract; and
- (b) After conducting the investigation, determine whether the applicant is qualified to bid on a contract. The determination must be made within [30] 45 days after receipt of the application.
- 3. The State Public Works Board or the governing body shall notify each applicant in writing of its determination. If an application is denied, the notice must set forth the reasons for the denial and inform the applicant of his right to a hearing pursuant to NRS 338.1381.
- 4. The State Public Works Board or the governing body [of a local government] may determine an applicant is qualified to bid:
 - (a) On a specific project;

- (b) On more than one project over a period of 12 months; or
- (c) On more than one project over a period of 24 months.
- 5. The State Public Works Board shall not use any criteria other than criteria adopted by regulation pursuant to NRS 338.1375 in determining whether to approve or deny an application.
- 6. The governing body [of a local government] shall not use any criteria other than the criteria described in NRS 338.1377 in determining whether to approve or deny an application.
- 7. Financial information and other data pertaining to the net worth of an applicant which is gathered by or provided to the State Public Works Board or a governing body to determine the financial ability of an applicant to perform a contract is confidential and not open to public inspection.
 - **Sec. 17.** NRS 338.1381 is hereby amended to read as follows:
- 338.1381 1. If, within 10 days after receipt of the notice denying his application [,] pursuant to NRS 338.1379, the applicant files a written request for a hearing with the State Public Works Board or the governing body, [of the local government,] the Board or governing body shall set the matter for a hearing within [10] 20 days after receipt of the request. The hearing must be held not later than [20] 30 days after the receipt of the request for a hearing.



2. The hearing must be held at a time and place prescribed by the Board or governing body. At least 10 days before the date set for the hearing, the Board or governing body shall serve the applicant with written notice of the hearing. The notice may be served by personal delivery to the applicant or by certified mail to the last known business or residential address of the applicant.

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3. The Board or governing body shall issue a decision for the matter within 5 days after at the hearing. [and notify the applicant, in writing, of its decision within 5 days after it is issued.] The decision of the Board or governing body is a final decision for purposes of judicial review.

Sec. 18. NRS 338.1385 is hereby amended to read as follows: 338.1385 1. Except as otherwise provided in subsection [7] 8 and NRS 338.1906 and 338.1907, this state, or *the governing body of* a local government *or its authorized representative* that awards a contract for [the construction, alteration or repair of] a public work in accordance with paragraph (a) of subsection 1 of NRS 338.1373, [or a public officer, public employee or other person responsible for awarding a contract for the construction, alteration or repair of a public work who represents the State or the local government, shall not:

- (a) Commence [such a project] a public work for which the estimated cost exceeds \$100,000 unless it advertises in a newspaper [of general circulation in this state] qualified pursuant to chapter 238 of NRS that is published in the county where the public work will be performed for bids for the [project; or] public work. If no qualified newspaper is published in the county where the public work will be performed, the required advertisement must be published in some qualified newspaper that is printed in the State of Nevada and has a general circulation in the county.
- (b) Divide [such a project] a public work into separate portions to avoid the requirements of paragraph (a).
- 2. [Except as otherwise provided in subsection 7, a public body that maintains a list of properly licensed contractors who are interested in receiving offers to bid on public works projects for which the estimated cost is more than \$25,000 but less than \$100,000 shall solicit bids from not more than three of the contractors on the list for a contract of that value for the construction, alteration or repair of a public work. The public body shall select contractors from the list in such a manner as to afford each contractor an equal opportunity to bid on a public works project. A properly licensed contractor must submit a written request annually to the public body to remain on the list. Offers for bids which are made pursuant to this subsection must be sent by certified mail.] At least once each quarter, the authorized



representative of a public body shall report to the public body any contract that he awarded pursuant to subsection 1 in the immediately preceding quarter.

- 3. Each advertisement for bids must include a provision that sets forth [+
- 6 (a) The the requirement that a contractor must be qualified pursuant to NRS 338.1379 to bid on the contract. For must be exempt from meeting such qualifications pursuant to NRS 338.1383; and
 - (b) The period during which an application to qualify as a bidder on the contract must be submitted.]
 - 4. Approved plans and specifications for the bids must be on file at a place and time stated in the advertisement for the inspection of all persons desiring to bid thereon and for other interested persons. Contracts for the project must be awarded on the basis of bids received.
 - 5. Except as otherwise provided in subsection 6 and NRS 338.1389, a public body shall award a contract to the lowest responsive and responsible bidder.
 - 6. Any bids received in response to an advertisement for bids may be rejected if the [person] public body or its authorized representative responsible for awarding the contract determines that:
 - (a) The bidder is not a qualified bidder pursuant to NRS 338.1379; [, unless the bidder is exempt from meeting such qualifications pursuant to NRS 338.1383;]
 - (b) The bidder is not responsive [;] or responsible;
 - (c) The quality of the services, materials, equipment or labor offered does not conform to the approved **[plan]** plans or specifications; or
 - (d) The public interest would be served by such a rejection.
 - [6. Before the State or a local government may]
 - 7. Before a public body may commence the performance of a [project subject] public work itself pursuant to the provisions of this section, based upon a determination that the public interest would be served by rejecting any bids received in response to an advertisement for bids, [it] the public body shall prepare and make available for public inspection a written statement containing:
 - (a) A list of all persons, including supervisors, whom the [State or the local government] public body intends to assign to the [project,] public work, together with their classifications and an estimate of the direct and indirect costs of their labor;
 - (b) A list of all equipment that the [State or the local government] public body intends to use on the [project,] public work, together with an estimate of the number of hours each item of



equipment will be used and the hourly cost to use each item of equipment;

- (c) An estimate of the cost of administrative support for the persons assigned to the [project;] public work;
- (d) An estimate of the total cost of the [project;] public work, including the fair market value of or, if known, the actual cost of all materials, supplies, labor and equipment to be used for the public work; and
- (e) An estimate of the amount of money the [State or the local government] *public body* expects to save by rejecting the bids and performing the [project itself.
 - 7.] public work itself.

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- 8. This section does not apply to:
- (a) Any utility subject to the provisions of chapter 318 or 710 of NRS;
- (b) Any work of construction, reconstruction, improvement and maintenance of highways subject to NRS 408.323 or 408.327;
 - (c) Normal maintenance of the property of a school district;
 - (d) The Las Vegas Valley Water District created pursuant to chapter 167, Statutes of Nevada 1947, the Moapa Valley Water District created pursuant to chapter 477, Statutes of Nevada 1983 or the Virgin Valley Water District created pursuant to chapter 100, Statutes of Nevada 1993; or
 - (e) The design and construction of a public work for which a public body contracts with a design-build team pursuant to NRS 338.1711 to 338.1727.
 - **Sec. 19.** NRS 338.1385 is hereby amended to read as follows:
- 338.1385 1. Except as otherwise provided in subsection 8, this state, or *the governing body of* a local government *or its authorized representative* that awards a contract for [the construction, alteration or repair of] a public work in accordance with paragraph (a) of subsection 1 of NRS 338.1373, [or a public officer, public employee or other person responsible for awarding a contract for the construction, alteration or repair of a public work who represents the State or the local government,] shall not:
- (a) Commence [such a project] a public work for which the estimated cost exceeds \$100,000 unless it advertises in a newspaper [of general circulation in this state] qualified pursuant to chapter 238 of NRS that is published in the county where the public work will be performed for bids for the [project; or] public work. If no qualified newspaper is published in the county where the public work will be performed, the required advertisement must be published in some qualified newspaper that is printed in the State of Nevada and having a general circulation within the county.



(b) Divide [such a project] a public work into separate portions to avoid the requirements of paragraph (a).

- 2. [Except as otherwise provided in subsection 8, a public body that maintains a list of properly licensed contractors who are interested in receiving offers to bid on public works projects for which the estimated cost is more than \$25,000 but less than \$100,000 shall solicit bids from not more than three of the contractors on the list for a contract of that value for the construction, alteration or repair of a public work. The public body shall select contractors from the list in such a manner as to afford each contractor an equal opportunity to bid on a public works project. A properly licensed contractor must submit a written request annually to the public body to remain on the list. Offers for bids which are made pursuant to this subsection must be sent by certified mail.] At least once each quarter, the authorized representative of a public body shall report to the public body any contract that he awarded pursuant to subsection 1 in the immediately preceding quarter.
- 3. Each advertisement for bids must include a provision that sets forth [:
- (a) The the requirement that a contractor must be qualified pursuant to NRS 338.1379 to bid on the contract. For must be exempt from meeting such qualifications pursuant to NRS 338.1383; and
- (b) The period during which an application to qualify as a bidder on the contract must be submitted.]
- 4. Approved plans and specifications for the bids must be on file at a place and time stated in the advertisement for the inspection of all persons desiring to bid thereon and for other interested persons. Contracts for the project must be awarded on the basis of bids received.
- 5. Except as otherwise provided in subsection 6 and NRS 338.1389, a public body shall award a contract to the lowest responsive and responsible bidder.
- 6. Any bids received in response to an advertisement for bids may be rejected if the **[person]** public body or its authorized representative responsible for awarding the contract determines that:
- (a) The bidder is not a qualified bidder pursuant to NRS 338.1379; [, unless the bidder is exempt from meeting such qualifications pursuant to NRS 338.1383;]
 - (b) The bidder is not responsive **;** or responsible;
- (c) The quality of the services, materials, equipment or labor offered does not conform to the approved [plan] plans or specifications; or



- (d) The public interest would be served by such a rejection.
- [6. Before the State or a local government]

- 7. **Before a public body** may commence **the performance of** a **[project subject] public work itself pursuant** to the provisions of this section, based upon a determination that the public interest would be served by rejecting any bids received in response to an advertisement for bids, **[it] the public body** shall prepare and make available for public inspection a written statement containing:
- (a) A list of all persons, including supervisors, whom the [State or the local government] public body intends to assign to the [project,] public work, together with their classifications and an estimate of the direct and indirect costs of their labor;
- (b) A list of all equipment that the [State or the local government] public body intends to use on the [project,] public work, together with an estimate of the number of hours each item of equipment will be used and the hourly cost to use each item of equipment;
- (c) An estimate of the cost of administrative support for the persons assigned to the [project;] public work;
- (d) An estimate of the total cost of the [project;] public work, including, the fair market value of or, if known, the actual cost of all materials, supplies, labor and equipment to be used for the public work; and
- (e) An estimate of the amount of money the [State or the local government] public body expects to save by rejecting the bids and performing the [project itself.
- 7. In preparing the estimated cost of a project pursuant to subsection 6, the State or a local government must include the fair market value of, or, if known, the actual cost of, all materials, supplies, labor and equipment to be used for the project.] public work itself.
 - 8. This section does not apply to:
- (a) Any utility subject to the provisions of chapter 318 or 710 of NRS;
- (b) Any work of construction, reconstruction, improvement and maintenance of highways subject to NRS 408.323 or 408.327;
 - (c) Normal maintenance of the property of a school district; or
- (d) The Las Vegas Valley Water District created pursuant to chapter 167, Statutes of Nevada 1947, the Moapa Valley Water District created pursuant to chapter 477, Statutes of Nevada 1983 or the Virgin Valley Water District created pursuant to chapter 100, Statutes of Nevada 1993; or



(e) The design and construction of a public work for which a public body contracts with a design-build team pursuant to NRS 338.1711 to 338.1727, inclusive.

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Sec. 20. NRS 338.1387 is hereby amended to read as follows: 338.1387 1. A public body or its authorized representative awarding a contract for a public work shall not award the contract to a person who, at the time of the bid, is not properly licensed under the provisions of chapter 624 of NRS or if the contract would exceed the limit of his license. A subcontractor finamed by the contractor who is [not]:

- (a) Named in the bid for the contract as a subcontractor who will provide a portion of the work on the public work pursuant to NRS 338.141; and
- (b) Not properly licensed for that portion of the work, shall be deemed unacceptable. If the subcontractor is deemed unacceptable | pursuant to this subsection, the contractor shall provide an acceptable subcontractor. [before the award of the contract.
- 2. If, after awarding the contract, but before commencement of the work, the public body or its authorized representative discovers that the person to whom the contract was awarded is not licensed, or that the contract would exceed his license, the public body or its authorized representative shall [reject the bid] rescind the award of the contract and may accept the next lowest bid for that public work from a responsive bidder who was determined by the public body or its authorized representative to be a qualified bidder pursuant to NRS 338.1379 [or was exempt from meeting such qualifications pursuant to NRS 338.1373 or 338.1383 without requiring that new bids be submitted.
- **Sec. 21.** NRS 338.1389 is hereby amended to read as follows: 338.1389 1. Except as otherwise provided in *subsection 10* and NRS 338.1385, [and 338.1711 to 338.1727, inclusive,] a public body or its authorized representative shall award a contract for a public work for which the estimated cost exceeds \$250,000 to the contractor who submits the best bid.
- 2. Except as otherwise provided in subsection 10 or limited by subsection 11, [for the purposes of this section, a contractor who:
 - (a) Has the lowest bid that is:
 - (a) Submitted by a responsive and responsible contractor who:
- (1) Has been determined by the public body to be a qualified bidder pursuant to NRS 338.1379 for is exempt from meeting such requirements pursuant to NRS 338.1373 or 338.1383; and
- (b) At the time he submits his bid, provides to the public body a copy of]; and



- (2) At the time he submits his bid, has a valid certificate of eligibility to receive a preference in bidding on public works issued to [him] the contractor by the State Contractors' Board pursuant to subsection 3 or 4 [-
- shall be deemed to have submitted a better bid than a competing contractor who has not provided a copy of such a valid certificate of eligibility if the amount of his bid is not]; and
- (b) Not more than 5 percent higher than the [amount] bid submitted by the [competing contractor.] lowest responsive and responsible bidder who does not have, at the time he submits his bid, a valid certificate of eligibility to receive a preference in bidding on public works issued to him by the State Contractors' Board pursuant to subsection 3 or 4, shall be deemed to be the best bid for the purposes of this section.
- 3. The State Contractors' Board shall issue a certificate of eligibility to receive a preference in bidding on public works to a general contractor who is licensed pursuant to the provisions of chapter 624 of NRS and submits to the Board an affidavit from a certified public accountant setting forth that the general contractor has, while licensed as a general contractor in this state:
 - (a) Paid directly, on his own behalf:

- (1) The sales and use taxes imposed pursuant to chapters 372, 374 and 377 of NRS on materials used for construction in this state, including, without limitation, construction that is undertaken or carried out on land within the boundaries of this state that is managed by the Federal Government or is on an Indian reservation or Indian colony, of not less than \$5,000 for each consecutive 12-month period for 60 months immediately preceding the submission of the affidavit from the certified public accountant;
- (2) The governmental services tax imposed pursuant to chapter 371 of NRS on the vehicles used in the operation of his business in this state of not less than \$5,000 for each consecutive 12-month period for 60 months immediately preceding the submission of the affidavit from the certified public accountant; or
- (3) Any combination of such sales and use taxes and governmental services tax; or
- (b) Acquired, by purchase, inheritance, gift or transfer through a stock option plan, all the assets and liabilities of a viable, operating construction firm that possesses a:
- (1) License as a general contractor pursuant to the provisions of chapter 624 of NRS; and
- (2) Certificate of eligibility to receive a preference in bidding on public works.
- 4. The State Contractors' Board shall issue a certificate of eligibility to receive a preference in bidding on public works to a



specialty contractor who is licensed pursuant to the provisions of chapter 624 of NRS and submits to the Board an affidavit from a certified public accountant setting forth that the specialty contractor has, while licensed as a specialty contractor in this state:

(a) Paid directly, on his own behalf:

- (1) The sales and use taxes pursuant to chapters 372, 374 and 377 of NRS on materials used for construction in this state, including, without limitation, construction that is undertaken or carried out on land within the boundaries of this state that is managed by the Federal Government or is on an Indian reservation or Indian colony, of not less than \$5,000 for each consecutive 12-month period for 60 months immediately preceding the submission of the affidavit from the certified public accountant;
- (2) The governmental services tax imposed pursuant to chapter 371 of NRS on the vehicles used in the operation of his business in this state of not less than \$5,000 for each consecutive 12-month period for 60 months immediately preceding the submission of the affidavit from the certified public accountant; or
- (3) Any combination of such sales and use taxes and governmental services tax; or
- (b) Acquired, by purchase, inheritance, gift or transfer through a stock option plan, all the assets and liabilities of a viable, operating construction firm that possesses a:
- (1) License as a specialty contractor pursuant to the provisions of chapter 624 of NRS; and
- (2) Certificate of eligibility to receive a preference in bidding on public works.
- 5. For the purposes of complying with the requirements set forth in paragraph (a) of subsection 3 and paragraph (a) of subsection 4, a contractor shall be deemed to have paid:
- (a) Sales and use taxes and governmental services taxes that were paid in this state by an affiliate or parent company of the contractor, if the affiliate or parent company is also a general contractor or specialty contractor, as applicable; and
- (b) Sales and use taxes that were paid in this state by a joint venture in which the contractor is a participant, in proportion to the amount of interest the contractor has in the joint venture.
- 6. A contractor who has received a certificate of eligibility to receive a preference in bidding on public works from the State Contractors' Board pursuant to subsection 3 or 4 shall, at the time for the annual renewal of his contractor's license pursuant to NRS 624.283, submit to the Board an affidavit from a certified public accountant setting forth that the contractor has, during the immediately preceding 12 months, paid the taxes required pursuant



to paragraph (a) of subsection 3 or paragraph (a) of subsection 4, as applicable, to maintain his eligibility to hold such a certificate.

- 7. A contractor who fails to submit an affidavit to the Board pursuant to subsection 6 ceases to be eligible to receive a preference in bidding on public works unless he reapplies for and receives a certificate of eligibility pursuant to subsection 3 or 4, as applicable.
- 8. If a contractor holds more than one contractor's license, he must submit a separate application for each license pursuant to which he wishes to qualify for a preference in bidding. Upon issuance, the certificate of eligibility to receive a preference in bidding on public works becomes part of the contractor's license for which the contractor submitted the application.
- 9. If a contractor who applies to the State Contractors' Board for a certificate of eligibility to receive a preference in bidding on public works submits false information to the Board regarding the required payment of taxes, the contractor is not eligible to receive a preference in bidding on public works for a period of 5 years after the date on which the Board becomes aware of the submission of the false information.
- 10. If any federal statute or regulation precludes the granting of federal assistance or reduces the amount of that assistance for a particular public work because of the provisions of subsection 2, those provisions do not apply insofar as their application would preclude or reduce federal assistance for that work. [The provisions of subsection 2 do not apply to any contract for a public work which is expected to cost less than \$250,000.]
- 11. If a bid is submitted by two or more contractors as a joint venture or by one of them as a joint venturer, the [provisions of subsection 2 apply] bid may be deemed the best bid only if both or all of the joint venturers separately meet the requirements of [that subsection.] subsection 2.
- 12. The State Contractors' Board shall adopt regulations and may assess reasonable fees relating to the certification of contractors for a preference in bidding on public works.
- 13. A person or entity who believes that a contractor wrongfully holds a certificate of eligibility to receive a preference in bidding on public works may challenge the validity of the certificate by filing a written objection with the public body to which the contractor has submitted a bid [or proposal] on a contract for the construction of a public work. A written objection authorized pursuant to this subsection must:
- (a) Set forth proof or substantiating evidence to support the belief of the person or entity that the contractor wrongfully holds a certificate of eligibility to receive a preference in bidding on public works; and



(b) Be filed with the public body [at or after the time at which the contractor submitted the bid or proposal to the public body and before the time at which the public body awards the contract for which the bid or proposal was submitted.] not later than 3 business days after the opening of the bids by the public body or its authorized representative.

14. If a public body receives a written objection pursuant to subsection 13, the public body shall determine whether the objection is accompanied by the proof or substantiating evidence required pursuant to paragraph (a) of that subsection. If the public body determines that the objection is not accompanied by the required proof or substantiating evidence, the public body shall dismiss the objection and *the public body or its authorized representative* may proceed immediately to award the contract. If the public body determines that the objection is accompanied by the required proof or substantiating evidence, the public body shall determine whether the contractor qualifies for the certificate pursuant to the provisions of this section and *the public body or its authorized representative* may proceed to award the contract accordingly.

Sec. 22. NRS 338.139 is hereby amended to read as follows:

- 338.139 1. A public body *or its authorized representative* may award a contract for [the construction, alteration or repair of] a public work pursuant to NRS 338.1375 to 338.1389, inclusive, to a specialty contractor if:
- (a) The majority of the work to be performed on the **[project]** *public work* to which the contract pertains consists of specialty contracting for which the specialty contractor is licensed; and
- (b) The **[project]** *public work* to which the contract pertains is not part of a larger public work.
- 2. If a public body *or its authorized representative* awards a contract to a specialty contractor pursuant to NRS 338.1375 to 338.1389, inclusive, all work to be performed on the **[project]** *public work* to which the contract pertains that is outside the scope of the license of the specialty contractor must be performed by a subcontractor who is licensed to perform such work.

Sec. 23. NRS 338.140 is hereby amended to read as follows:

338.140 1. [An agency of this state, a political subdivision, municipal corporation or district, a public officer or a person charged with the letting of contracts for the construction, alteration or repair of public works] A public body shall not draft or cause to be drafted specifications for bids, in connection with [the construction, alteration or repair of public works:] a public work:

(a) In such a manner as to limit the bidding, directly or indirectly, to any one specific concern.



- (b) Except in those instances where the product is designated to match others in use on a particular public improvement either completed or in the course of completion, calling for a designated material, product, thing or service by specific brand or trade name unless the specification lists at least two brands or trade names of comparable quality or utility and is followed by the words "or equal" so that bidders may furnish any equal material, product, thing or service.
- (c) In such a manner as to hold the bidder to whom such contract is awarded responsible for extra costs incurred as a result of errors or omissions by the public [agency] body in the contract documents.
- (d) In such a manner as to require a bidder to furnish to the public [agency,] body, whether before or after the bid is submitted, documents generated in the preparation or determination of prices included in the bid, except when requested by the public [agency] body for:
- (1) A determination of the price of additional work performed pursuant to a change order;
- (2) An evaluation of claims for costs incurred for the performance of additional work;
 - (3) Preparation for arbitration or litigation; or
 - (4) Any combination thereof.

A document furnished to a public [agency] body pursuant to this paragraph is confidential and must be returned to the bidder.

- 2. In those cases involving a unique or novel product application required to be used in the public interest, or where only one brand or trade name is known to the [specifying agency,] public body, it may list only one.
- 3. Specifications must provide a period of time of at least 7 days after award of the contract for submission of data substantiating a request for a substitution of "an equal" item.

Sec. 24. NRS 338.141 is hereby amended to read as follows:

- 338.141 1. [Except as otherwise provided in subsection 2, each] Each bid submitted to [any officer, department, board or commission for the construction of] a public body for any public work [or improvement] to which paragraph (a) of subsection 1 of NRS 338.1385 or paragraph (a) of subsection 1 of NRS 338.143 applies, must include:
- (a) [The] If the public body provides a list of the labor or portions of the public work which are estimated by the public body to exceed 3 percent of the estimated cost of the public work, the name of each subcontractor who will provide such labor or portion of the work on the public work which is estimated to exceed 3 percent of the estimated cost of the public work; or



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- (b) If the public body does not provide a list of the labor or portions of the public work which are estimated by the public body to exceed 3 percent of the estimated cost of the public work, the name of each subcontractor who will provide labor or a portion of the work [or improvement] on the public work to the prime contractor for which the subcontractor will be paid an amount exceeding 5 percent of the prime contractor's total bid. [Within] If the bid is submitted pursuant to this paragraph, within 2 hours after the completion of the opening of the bids, the contractors who submitted the three lowest bids must submit a list containing the name of each subcontractor who will provide labor or a portion of the work [or improvement] on the public work to the prime contractor for which the subcontractor will be paid an amount exceeding 1 percent of the prime contractor's total bid or \$50,000, whichever is greater, and the number of the license issued to the subcontractor pursuant to chapter 624 of NRS. [If a contractor fails to submit such a list within the required time, his bid shall be deemed not responsive.
- b) A description of the portion of the work or improvement which each subcontractor named in the bid will complete.
- 2. The contractor shall list in his bid pursuant to subsection 1 the name of a subcontractor for each portion of the project that will be completed by a subcontractor.]
- 2. The lists required by subsection 1 must include a description of the labor or portion of the work which each subcontractor named in the list will provide to the prime contractor.
- 3. A prime contractor shall include his name on a list required by paragraph (a) of subsection 1 if he will perform any of the work required to be listed pursuant to paragraph (a) of subsection 1.
- 4. If a prime contractor does not submit a list required by subsection 1, his bid shall be deemed not responsive.
- 5. A contractor whose bid is accepted shall not substitute *a subcontractor for* any [person for a] subcontractor who is named in the bid, unless:
- (a) The [awarding authority] public body or its authorized representative objects to the subcontractor, requests in writing a change in the subcontractor and pays any increase in costs resulting from the change; or
- (b) The substitution is approved by the [awarding authority or an] public body or its authorized representative. [of the awarding authority.] The substitution must be approved if the [awarding authority] public body or its authorized representative [of the awarding authority] determines that:



(1) The named subcontractor, after having a reasonable opportunity, fails or refuses to execute a written contract with the contractor which was offered to the *named* subcontractor with the same general terms that all other subcontractors on the project were offered:

- (2) The named subcontractor files for bankruptcy or becomes insolvent; [or]
- (3) The named subcontractor fails or refuses to perform his subcontract within a reasonable time or is unable to furnish a performance bond and payment bond pursuant to NRS 339.025 [-
- (4) The named subcontractor is not properly licensed to provide that labor or portion of the work.
- 6. If a contractor indicates pursuant to subsection 1 that he will perform a portion of work on the public work and thereafter requests to substitute a subcontractor to perform such work, the contractor shall provide to the public body a written explanation in the form required by the public body which contains the reasons that:
- (a) A subcontractor was not originally contemplated to be used on that portion of the public work; and
 - (b) The substitution is in the best interest of the public body.
- 7. As used in this section, "general terms" means the terms and conditions of a contract that set the basic requirements for a **[project]** public work and apply without regard to the particular trade or specialty of a subcontractor, but does not include any provision that controls or relates to the specific portion of the **[project]** public work that will be completed by a subcontractor, including, without limitation, the materials to be used by the subcontractor or other details of the work to be performed by the subcontractor.
 - **Sec. 25.** NRS 338.143 is hereby amended to read as follows:
- 338.143 1. Except as otherwise provided in subsection [6] 7 and NRS 338.1907, a local government *or its authorized representative* that awards a contract for [the construction, alteration or repair of] a public work in accordance with paragraph (b) of subsection 1 of NRS 338.1373 [, or a public officer, public employee or other person responsible for awarding a contract for the construction, alteration or repair of a public work who represents that local government,] shall not:
- (a) Commence [such a project] a public work for which the estimated cost exceeds \$100,000 unless it advertises in a newspaper [of general circulation in this state] qualified pursuant to chapter 238 of NRS that is published in the county where the project will be performed for bids for the [project; or] public work. If no



qualified newspaper is published in the county where the public work will be performed, the required advertisement must be published in some qualified newspaper that is printed in the State of Nevada and has a general circulation in the county.

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- (b) Divide [such a project] a public work into separate portions to avoid the requirements of paragraph (a).
- 2. Except as otherwise provided in subsection 6, a local government that maintains a list of properly licensed contractors who are interested in receiving offers to bid on public works projects for which the estimated cost is more than \$25,000 but less than \$100,000 shall solicit bids from not more than three of the contractors on the list for a contract of that value for the construction, alteration or repair of a public work. The local government shall select contractors from the list in such a manner as to afford each contractor an equal opportunity to bid on a public works project. A properly licensed contractor must submit a written request annually to the local government to remain on the list. Offers for bids which are made pursuant to this subsection must be sent by certified mail.] At least once each quarter, the authorized representative of a local government shall report to the local government any contract that he awarded pursuant to subsection 1 in the immediately preceding quarter.
- 3. Approved plans and specifications for the bids must be on file at a place and time stated in the advertisement for the inspection of all persons desiring to bid thereon and for other interested persons. Contracts for the project must be awarded on the basis of bids received.
- 4. Except as otherwise provided in subsection 5 and NRS 338.147, the local government or its authorized representative shall award a contract to the lowest responsive and responsible bidder.
- 5. Any bids received in response to an advertisement for bids may be rejected if the **[person]** *local government or its authorized representative* responsible for awarding the contract determines that:
 - (a) The bidder is not responsive or responsible;
- (b) The quality of the services, materials, equipment or labor offered does not conform to the approved [plan] plans or specifications; or
 - (c) The public interest would be served by such a rejection.
- [5.] 6. Before a local government may commence the performance of a [project subject] public work itself pursuant to the provisions of this section, based upon a determination that the public interest would be served by rejecting any bids received in response to an advertisement for bids, [it] the local government



shall prepare and make available for public inspection a written statement containing:

- (a) A list of all persons, including supervisors, whom the local government intends to assign to the [project,] *public work*, together with their classifications and an estimate of the direct and indirect costs of their labor;
- (b) A list of all equipment that the local government intends to use on the [project,] *public work*, together with an estimate of the number of hours each item of equipment will be used and the hourly cost to use each item of equipment;
- (c) An estimate of the cost of administrative support for the persons assigned to the [project;] public work;
- (d) An estimate of the total cost of the [project;] public work, including the fair market value of or, if known, the actual cost of all materials, supplies, labor and equipment to be used for the public work; and
- (e) An estimate of the amount of money the local government expects to save by rejecting the bids and performing the **project** itself.

6.] public work itself.

- 7. This section does not apply to:
- (a) Any utility subject to the provisions of chapter 318 or 710 of NRS:
- (b) Any work of construction, reconstruction, improvement and maintenance of highways subject to NRS 408.323 or 408.327;
 - (c) Normal maintenance of the property of a school district;
- (d) The Las Vegas Valley Water District created pursuant to chapter 167, Statutes of Nevada 1947, the Moapa Valley Water District created pursuant to chapter 477, Statutes of Nevada 1983 or the Virgin Valley Water District created pursuant to chapter 100, Statutes of Nevada 1993; or
- (e) The design and construction of a public work for which a public body contracts with a design-build team pursuant to NRS 338.1711 to 338.1727, inclusive.
 - **Sec. 26.** NRS 338.143 is hereby amended to read as follows:
- 338.143 1. Except as otherwise provided in subsection 7, a local government *or its authorized representative* that awards a contract for [the construction, alteration or repair of] a public work in accordance with paragraph (b) of subsection 1 of NRS 338.1373 [, or a public officer, public employee or other person responsible for awarding a contract for the construction, alteration or repair of a public work who represents that local government,] shall not:
- (a) Commence [such a project] a public work for which the estimated cost exceeds \$100,000 unless it advertises in a newspaper [of general circulation in this state] qualified pursuant to chapter



238 or NRS that is published in the county where the public work will be performed for bids for the [project; or] public work. If no qualified newspaper is published within the county where the public work will be performed, the required advertisement must be published in some qualified newspaper that is printed in the State of Nevada and has a general circulation within the county.

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- (b) Divide [such a project] a public work into separate portions to avoid the requirements of paragraph (a).
- subsection 7, a local 2. Except as otherwise provided government that maintains a list of properly licensed contractors who are interested in receiving offers to bid on public works projects for which the estimated cost is more than \$25,000 but less than \$100,000 shall solicit bids from not more than three of the contractors on the list for a contract of that value for the construction, alteration or repair of a public work. The local government shall select contractors from the list in such a manner as to afford each contractor an equal opportunity to bid on a public works project. A properly licensed contractor must submit a written request annually to the local government to remain on the list. Offers for bids which are made pursuant to this subsection must be sent by certified mail.] At least once each quarter, the authorized representative of a local government shall report to the local government any contract that he awarded pursuant to subsection 1 in the immediately preceding quarter.
- 3. Approved plans and specifications for the bids must be on file at a place and time stated in the advertisement for the inspection of all persons desiring to bid thereon and for other interested persons. Contracts for the project must be awarded on the basis of bids received.
- 4. Except as otherwise provided in subsection 5 and NRS 338.147, the local government or its authorized representative shall award a contract to the lowest responsive and responsible bidder.
- 5. Any bids received in response to an advertisement for bids may be rejected if the **[person]** *local government or its authorized representative* responsible for awarding the contract determines that:
 - (a) The bidder is not responsive or responsible;
- (b) The quality of the services, materials, equipment or labor offered does not conform to the approved [plan] plans or specifications; or
 - (c) The public interest would be served by such a rejection.



- [5.] 6. Before a local government may commence the performance of a [project subject] public work itself pursuant to the provisions of this section, based upon a determination that the public interest would be served by rejecting any bids received in response to an advertisement for bids, [it] the local government shall prepare and make available for public inspection a written statement containing:
- (a) A list of all persons, including supervisors, whom the local government intends to assign to the [project,] public work, together with their classifications and an estimate of the direct and indirect costs of their labor;
- (b) A list of all equipment that the local government intends to use on the [project,] *public work*, together with an estimate of the number of hours each item of equipment will be used and the hourly cost to use each item of equipment;
- (c) An estimate of the cost of administrative support for the persons assigned to the [project;] public work;
- (d) An estimate of the total cost of the [project;] public work, including the fair market value of or, if known, the actual cost of, all materials, supplies, labor and equipment to be used for the public work; and
- (e) An estimate of the amount of money the local government expects to save by rejecting the bids and performing the [project itself]
- 6. In preparing the estimated cost of a project pursuant to subsection 5, a local government must include the fair market value of, or, if known, the actual cost of, all materials, supplies, labor and equipment to be used for the project.] public work itself.
 - 7. This section does not apply to:

- (a) Any utility subject to the provisions of chapter 318 or 710 of NRS:
- (b) Any work of construction, reconstruction, improvement and maintenance of highways subject to NRS 408.323 or 408.327;
 - (c) Normal maintenance of the property of a school district;
- (d) The Las Vegas Valley Water District created pursuant to chapter 167, Statutes of Nevada 1947, the Moapa Valley Water District created pursuant to chapter 477, Statutes of Nevada 1983 or the Virgin Valley Water District created pursuant to chapter 100, Statutes of Nevada 1993; or
- (e) The design and construction of a public work for which a public body contracts with a design-build team pursuant to NRS 338.1711 to 338.1727, inclusive.
 - Sec. 27. NRS 338.145 is hereby amended to read as follows:
- 338.145 1. A local government *or its authorized* representative awarding a contract for a public work shall not award



the contract to a person who, at the time of the bid, is not properly licensed under the provisions of chapter 624 of NRS or if the contract would exceed the limit of his license. A subcontractor [named by the contractor] who is [not]:

- (a) Named in the bid for the contract as a subcontractor who will provide a portion of the work on the public work pursuant to NRS 338.141; and
- (b) Not properly licensed for that portion of the work, shall be deemed unacceptable. If the subcontractor is deemed unacceptable [,] pursuant to this subsection, the contractor shall provide an acceptable subcontractor. [before the award of the contract.]
- 2. If, after awarding the contract, but before commencement of the work, the local government or its authorized representative discovers that the person to whom the contract was awarded is not licensed, or that the contract would exceed his license, the local government or its authorized representative shall [reject the bid] rescind the award of the contract and may accept the next lowest bid for that public work from a responsive and responsible bidder without requiring that new bids be submitted.
- **Sec. 28.** NRS 338.147 is hereby amended to read as follows: 338.147 1. Except as otherwise provided in *subsection 10 and* NRS 338.143, [and 338.1711 to 338.1727, inclusive,] a local government *or its authorized representative* shall award a contract for a public work *for which the estimated cost exceeds \$250,000* to the contractor who submits the best bid.
- 2. Except as otherwise provided in subsection 10 or limited by subsection 11, [for the purposes of this section, a contractor who:

 (a) Has the lowest bid that is:
 - (a) Submitted by a contractor who:
- (1) Has been found to be a responsible and responsive contractor by the local government [; and
- (b) At the time he submits his bid, provides to the local government a copy of or its authorized representative; and
- (2) At the time he submits his bid, has a valid certificate of eligibility to receive a preference in bidding on public works issued to [him] the contractor by the State Contractors' Board pursuant to subsection 3 or 4 [-
- shall be deemed to have submitted a better bid than a competing contractor who has not provided a copy of such a valid certificate of eligibility if the amount of his bid is not]; and
- (b) Not more than 5 percent higher than the [amount bid] bid submitted by the [competing contractor.] lowest responsive and responsible bidder who does not have, at the time he submits the bid, a valid certificate of eligibility to receive a preference in



bidding on public works issued to him by the State Contractors' Board pursuant to subsection 3 or 4, shall be deemed to be the best bid for the purposes of this section.

- 3. The State Contractors' Board shall issue a certificate of eligibility to receive a preference in bidding on public works to a general contractor who is licensed pursuant to the provisions of chapter 624 of NRS and submits to the Board an affidavit from a certified public accountant setting forth that the general contractor has, while licensed as a general contractor in this state:
 - (a) Paid directly, on his own behalf:

- (1) The sales and use taxes imposed pursuant to chapters 372, 374 and 377 of NRS on materials used for construction in this state, including, without limitation, construction that is undertaken or carried out on land within the boundaries of this state that is managed by the Federal Government or is on an Indian reservation or Indian colony, of not less than \$5,000 for each consecutive 12-month period for 60 months immediately preceding the submission of the affidavit from the certified public accountant;
- (2) The governmental services tax imposed pursuant to chapter 371 of NRS on the vehicles used in the operation of his business in this state of not less than \$5,000 for each consecutive 12-month period for 60 months immediately preceding the submission of the affidavit from the certified public accountant; or
- (3) Any combination of such sales and use taxes and governmental services tax; or
- (b) Acquired, by purchase, inheritance, gift or transfer through a stock option plan, all the assets and liabilities of a viable, operating construction firm that possesses a:
- (1) License as a general contractor pursuant to the provisions of chapter 624 of NRS; and
- (2) Certificate of eligibility to receive a preference in bidding on public works.
- 4. The State Contractors' Board shall issue a certificate of eligibility to receive a preference in bidding on public works to a specialty contractor who is licensed pursuant to the provisions of chapter 624 of NRS and submits to the Board an affidavit from a certified public accountant setting forth that the specialty contractor has, while licensed as a specialty contractor in this state:
 - (a) Paid directly, on his own behalf:
- (1) The sales and use taxes pursuant to chapters 372, 374 and 377 of NRS on materials used for construction in this state, including, without limitation, construction that is undertaken or carried out on land within the boundaries of this state that is managed by the Federal Government or is on an Indian reservation or Indian colony, of not less than \$5,000 for each consecutive



12-month period for 60 months immediately preceding the submission of the affidavit from the certified public accountant;

- (2) The governmental services tax imposed pursuant to chapter 371 of NRS on the vehicles used in the operation of his business in this state of not less than \$5,000 for each consecutive 12-month period for 60 months immediately preceding the submission of the affidavit from the certified public accountant; or
- (3) Any combination of such sales and use taxes and governmental services tax; or
- (b) Acquired, by purchase, inheritance, gift or transfer through a stock option plan, all the assets and liabilities of a viable, operating construction firm that possesses a:
- (1) License as a specialty contractor pursuant to the provisions of chapter 624 of NRS; and
- (2) Certificate of eligibility to receive a preference in bidding on public works.
- 5. For the purposes of complying with the requirements set forth in paragraph (a) of subsection 3 and paragraph (a) of subsection 4, a contractor shall be deemed to have paid:
- (a) Sales and use taxes and governmental services taxes paid in this state by an affiliate or parent company of the contractor, if the affiliate or parent company is also a general contractor or specialty contractor, as applicable; and
- (b) Sales and use taxes paid in this state by a joint venture in which the contractor is a participant, in proportion to the amount of interest the contractor has in the joint venture.
- 6. A contractor who has received a certificate of eligibility to receive a preference in bidding on public works from the State Contractors' Board pursuant to subsection 3 or 4 shall, at the time for the annual renewal of his contractor's license pursuant to NRS 624.283, submit to the Board an affidavit from a certified public accountant setting forth that the contractor has, during the immediately preceding 12 months, paid the taxes required pursuant to paragraph (a) of subsection 3 or paragraph (a) of subsection 4, as applicable, to maintain his eligibility to hold such a certificate.
- 7. A contractor who fails to submit an affidavit to the Board pursuant to subsection 6 ceases to be eligible to receive a preference in bidding on public works unless he reapplies for and receives a certificate of eligibility pursuant to subsection 3 or 4, as applicable.
- 8. If a contractor holds more than one contractor's license, he must submit a separate application for each license pursuant to which he wishes to qualify for a preference in bidding. Upon issuance, the certificate of eligibility to receive a preference in bidding on public works becomes part of the contractor's license for which the contractor submitted the application.



9. If a contractor who applies to the State Contractors' Board for a certificate of eligibility to receive a preference in bidding on public works submits false information to the Board regarding the required payment of taxes, the contractor is not eligible to receive a preference in bidding on public works for a period of 5 years after the date on which the Board becomes aware of the submission of the false information.

- 10. If any federal statute or regulation precludes the granting of federal assistance or reduces the amount of that assistance for a particular public work because of the provisions of subsection 2, those provisions do not apply insofar as their application would preclude or reduce federal assistance for that work. [The provisions of subsection 2 do not apply to any contract for a public work which is expected to cost less than \$250,000.]
- 11. If a bid is submitted by two or more contractors as a joint venture or by one of them as a joint venturer, [the provisions of subsection 2 apply] the bid may be deemed a best bid only if both or all of the joint venturers separately meet the requirements of [that subsection.] subsection 2.
- 12. The State Contractors' Board shall adopt regulations and may assess reasonable fees relating to the certification of contractors for a preference in bidding on public works.
- 13. A person or entity who believes that a contractor wrongfully holds a certificate of eligibility to receive a preference in bidding on public works may challenge the validity of the certificate by filing a written objection with the [public body] local government to which the contractor has submitted a bid [or proposal] on a contract for the [completion] construction of a public work. A written objection authorized pursuant to this subsection must:
- (a) Set forth proof or substantiating evidence to support the belief of the person or entity that the contractor wrongfully holds a certificate of eligibility to receive a preference in bidding on public works; and
- (b) Be filed with the [public body at or after the time at which the contractor submitted the bid or proposal to the public body and before the time at which the public body awards the contract for which the bid or proposal was submitted.
- 14. If a public body local government not later than 3 business days after the opening of the bids by the local government or its authorized representative.
- 14. If a local government receives a written objection pursuant to subsection 13, the [public body] local government shall determine whether the objection is accompanied by the proof or substantiating evidence required pursuant to paragraph (a) of that



subsection. If the [public body] local government determines that the objection is not accompanied by the required proof or substantiating evidence, the [public body] local government shall dismiss the objection and the local government or its authorized representative may proceed immediately to award the contract. If the [public body] local government determines that the objection is accompanied by the required proof or substantiating evidence, the [public body] local government shall determine whether the contractor qualifies for the certificate pursuant to the provisions of this section and the local government or its authorized representative may proceed to award the contract accordingly.

Sec. 29. NRS 338.148 is hereby amended to read as follows: 338.148 1. A local government *or its authorized representative* may award a contract for [the construction, alteration or repair of] a public work to a specialty contractor pursuant to NRS 338.143, 338.145 and 338.147 if:

- (a) The majority of the work to be performed on the **[project]** *public work* to which the contract pertains consists of specialty contracting for which the specialty contractor is licensed; and
- (b) The **[project]** *public work* to which the contract pertains is not part of a larger public work.
- 2. If a local government *or its authorized representative* awards a contract to a specialty contractor pursuant to NRS *338.143*, *338.145 and* 338.147, all work to be performed on the **[project]** *public work* to which the contract pertains that is outside the scope of the license of the specialty contractor must be performed by a subcontractor who is licensed to perform such work.

Sec. 30. NRS 338.150 is hereby amended to read as follows: 338.150 1. [Any agency of this state and any political subdivision, municipal corporation or district and any public officer or person] Except as otherwise provided in subsection 3, any public body charged with the drafting of specifications for [the construction, alteration or repair of public works,] a public work shall include in the specifications a clause permitting arbitration of a dispute arising between the [agency and a] public body and the contractor engaged on a public work if the dispute cannot otherwise be settled.

- 2. Any dispute requiring arbitration must be handled in accordance with the *construction* industry's rules for arbitration as administered by the American Arbitration Association or the Nevada Arbitration Association.
- 3. The provisions of subsection 1 do not require the Department of Transportation to include such a clause in any contract entered into by the Department.



Sec. 31. NRS 338.155 is hereby amended to read as follows: 338.155 [1.] If a public body enters into a contract with a sign professional who is not a member of a design-build team, for

design professional who is not a member of a design-build team, for the provision of services in connection with a public work, the contract:

(a) 1. Must set forth:

[(1)] (a) The specific period within which the public body must pay the design professional.

[(2)] (b) The specific period and manner in which the public body may dispute a payment or portion thereof that the design professional alleges is due.

[(3)] (c) The terms of any penalty that will be imposed upon the public body if the public body fails to pay the design professional within the specific period set forth in the contract pursuant to [subparagraph (1).

(4)] paragraph (a).

(d) That the prevailing party in an action to enforce the contract is entitled to reasonable attorney's fees and costs.

[(b)] 2. May set forth the terms of any discount that the public body will receive if the public body pays the design professional within the specific period set forth in the contract pursuant to [subparagraph (1) of] paragraph (a)[.

 $\frac{(c)}{(c)}$ of subsection 1.

3. May set forth the terms by which the design professional agrees to name the public body, at the cost of the public body, as an additional insured in an insurance policy held by the design professional.

[(d)] 4. Except as otherwise provided in [paragraph (e),] subsection 5, must not require the design professional to defend, indemnify or hold harmless the public body or the employees, officers or agents of that public body from any liability, damage, loss, claim, action or proceeding caused by the negligence, errors, omissions, recklessness or intentional misconduct of the employees, officers or agents of the public body.

[(e)] 5. May require the design professional to defend, indemnify and hold harmless the public body, and the employees, officers and agents of the public body from any liabilities, damages, losses, claims, actions or proceedings, including, without limitation, reasonable attorneys' fees, that are caused by the negligence, errors, omissions, recklessness or intentional misconduct of the design professional or the employees or agents of the design professional in the performance of the contract.

[2. Any provision of a contract that is in violation of paragraph (d) of subsection 1 is declared to be contrary to the public policy of this state and is void.]



- **Sec. 32.** NRS 338.1711 is hereby amended to read as follows:
- 338.1711 1. Except as otherwise provided in this section, a public body shall contract with a prime contractor for the construction of a public work for which the estimated cost exceeds \$100.000.
- 2. A public body may contract with a design-build team for the design and construction of a public work that is a discrete project if the public body determines that:
 - (a) The public work is:

- (1) A plant or facility for the treatment and pumping of water or the treatment and disposal of wastewater or sewage, the estimated cost of which exceeds \$100,000,000; or
- (2) Any other type of public work, except a stand-alone underground utility project, the estimated cost of which exceeds \$30,000,000; and
- (b) Contracting with a design-build team will enable the public body to:
- (1) Design and construct the public work at a cost that is significantly lower than the cost that the public body would incur to design and construct the public work using a different method;
- (2) Design and construct the public work in a shorter time than would be required to design and construct the public work using a different method, if exigent circumstances require that the public work be designed and constructed within a short time; or
- (3) Ensure that the design and construction of the public work is properly coordinated, if the public work is unique, highly technical and complex in nature.
- 3. Each state agency and each local government may contract with a design-build team once in each fiscal year for the design and construction of a public work if the **[governing body of the entity]** *public body* that is responsible for financing the public work determines that:
 - (a) The estimated cost of the public work is:
- (1) At least \$250,000 but less than \$30,000,000 if the public work is the construction of a park and appurtenances thereto, the rehabilitation or remodeling of a public building, or the construction of an addition to a public building;
- (2) At least \$500,000 but less than \$30,000,000 if the public work is the construction of a new public building;
- (3) At least \$5,000,000 but less than \$100,000,000 if the public work is the construction, alteration or repair of a plant or facility for the treatment and pumping of water or the treatment and disposal of wastewater or sewage; or



- (4) At least \$5,000,000 but less than \$30,000,000 if the public work is the construction, alteration or repair of any other fixed works as described in subsection 2 of NRS 624.215; and
- (b) Contracting with a design-build team will enable the public body to:
- (1) Design and construct the public work at a cost that is significantly lower than the cost that the public body would incur to design and construct the public work using a different method;
- (2) Design and construct the public work in a shorter time than would be required to design and construct the public work using a different method, if exigent circumstances require that the public work be designed and constructed within a short time; or
- (3) Ensure that the design and construction of the public work is properly coordinated, if the public work is unique, highly technical and complex in nature.
- 4. Notwithstanding the provisions of subsections 1, 2 and 3, a public body may contract with:
- (a) A nonprofit organization for the design and construction of a project to restore, enhance or develop wetlands.
- (b) A prime contractor or design-build team with respect to a public work if the public body determines that the public work is:
 - (1) Not part of a larger public work; and
 - (2) Limited in scope to:

- (I) Removal of asbestos;
- (II) Replacement of equipment or systems for heating, ventilation and air-conditioning;
 - (III) Replacement of a roof;
 - (IV) Landscaping; or
- (V) Restoration, enhancement or development of wetlands.
- 5. A public body that is required to contract with a prime contractor pursuant to subsection 1 or elects to contract with a prime contractor pursuant to subsection 4 shall select the prime contractor in accordance with the procedures for bidding that are set forth in:
 - (a) The provisions of NRS 338.1375 to 338.139, inclusive; or
- (b) NRS 338.143 to 338.148, inclusive, if the public body is a local government that elects to award a contract for a public work in accordance with paragraph (b) of subsection 1 of NRS 338.1373.
- 6. As used in this section, "state agency" includes an agency, bureau, board, commission, department, division or any other unit of the Legislative Department, Judicial Department or Executive Department of State Government or the University and Community College System of Nevada.



Sec. 33. NRS 338.1713 is hereby amended to read as follows: 338.1713 1. A public body shall not contract with a design-build team with respect to a public work unless the **[governing body of the]** public body makes the determinations, at a public hearing, that are required pursuant to subsection 2, 3 or 4 of NRS 338.1711, as applicable.

- 2. A public body that is required to hold a public hearing pursuant to this section shall publish notice of the hearing in a newspaper [of] qualified pursuant to chapter 238 of NRS that is published in the county where the work will be performed. If no qualified newspaper is published in the county where the public work will be performed, the required advertisement must be published in some qualified newspaper that is printed in the State of Nevada and has a general circulation in [this state.] the county.
- Sec. 34. NRS 338.1715 is hereby amended to read as follows: 338.1715 [1. A public body that is required to contract with a prime contractor pursuant to subsection 1 of NRS 338.1711 or elects to contract with a prime contractor pursuant to subsection 4 of NRS 338.1711 shall select the prime contractor in accordance with the procedures for bidding that are set forth in:
 - (a) The provisions of NRS 338.1375 to 338.139, inclusive; or
- (b) NRS 338.143 to 338.148, inclusive, if the public body is a local government that elects to award a contract for a public work in accordance with paragraph (b) of subsection 1 of NRS 338.1373.
- 2.] A public body that contracts with a design-build team pursuant to NRS 338.1711 and 338.1713 shall select the design-build team in accordance with *the provisions of* NRS 338.1721 to 338.1727, inclusive.
- Sec. 35. NRS 338.1717 is hereby amended to read as follows: 338.1717 A public body may employ a registered architect, landscape architect or licensed professional engineer as a consultant to assist the public body in overseeing the construction of a public work. An architect, landscape architect or engineer so
 - 1. Construct the public work; or

employed shall not:

- 2. Assume overall responsibility for ensuring that the construction of the public work is completed in a satisfactory manner.
- **Sec. 36.** NRS 338.1723 is hereby amended to read as follows: 338.1723 1. A public body shall advertise for preliminary proposals for the design and construction of a public work by a design-build team in a newspaper [of] qualified pursuant to chapter 238 of NRS that is published in the county where the public work will be performed. If no qualified newspaper is published within the county where the public will be performed, the required



advertisement must be published in some qualified newspaper that is printed in the State of Nevada and has a general circulation in [this state.] the county.

- 2. A request for preliminary proposals published pursuant to subsection 1 must include, without limitation:
- (a) A description of the public work to be designed and constructed:
- (b) Separate estimates of the costs of designing and constructing the public work;
- (c) The dates on which it is anticipated that the separate phases of the design and construction of the public work will begin and end:
- (d) The date by which preliminary proposals must be submitted to the public body, which must not be less than 30 days after the date that the request for preliminary proposals is first published in a newspaper pursuant to subsection 1; and
- (e) A statement setting forth the place and time in which a design-build team desiring to submit a proposal for the public work may obtain the information necessary to submit a proposal, including, without limitation, the information set forth in subsection 3.
- 3. A public body shall maintain at the time and place set forth in the request for preliminary proposals the following information for inspection by a design-build team desiring to submit a proposal for the public work:
- (a) The extent to which designs must be completed for both preliminary and final proposals and any other requirements for the design and construction of the public work that the public body determines to be necessary;
 - (b) A list of the requirements set forth in NRS 338.1721;
- (c) A list of the factors that the public body will use to evaluate design-build teams who submit a proposal for the public work, including, without limitation:
- (1) The relative weight to be assigned to each factor pursuant to NRS 338.1727; and
- (2) A disclosure of whether the factors that are not related to cost are, when considered as a group, more or less important in the process of evaluation than the factor of cost;
- (d) Notice that a design-build team desiring to submit a proposal for the public work must include with its proposal the information used by the public body to determine finalists among the design-build teams submitting proposals pursuant to subsection 2 of NRS 338.1725 and a description of that information;
- (e) A statement that a design-build team whose prime contractor holds a certificate of eligibility to receive a preference in bidding on



public works issued pursuant to NRS 338.1389 or 338.147 should submit a copy of the certificate of eligibility with its proposal; and

(f) A statement as to whether a design-build team that is selected as a finalist pursuant to NRS 338.1725 but is not awarded the design-build contract pursuant to NRS 338.1727 will be partially reimbursed for the cost of preparing a final proposal and, if so, an estimate of the amount of the partial reimbursement.

Sec. 37. NRS 338.1727 is hereby amended to read as follows: 338.1727 1. After selecting the finalists pursuant to NRS 338.1725, the public body shall provide to each finalist a request for final proposals for the public work. The request for final proposals must:

- (a) Set forth the factors that the public body will use to select a design-build team to design and construct the public work, including the relative weight to be assigned to each factor; and
- (b) Set forth the date by which final proposals must be submitted to the public body.
- 2. Except as otherwise provided in this subsection, in assigning the relative weight to each factor for selecting a design-build team pursuant to subsection 1, the public body shall assign, without limitation, a relative weight of 5 percent to the possession of a certificate of eligibility to receive a preference in bidding on public works and a relative weight of at least 30 percent to the proposed cost of design and construction of the public work. If any federal statute or regulation precludes the granting of federal assistance or reduces the amount of that assistance for a particular public work because of the provisions of this subsection relating to preference in bidding on public works, those provisions of this subsection do not apply insofar as their application would preclude or reduce federal assistance for that public work.
- 3. A final proposal submitted by a design-build team pursuant to this section must be prepared thoroughly, be responsive to the criteria that the public body will use to select a design-build team to design and construct the public work described in subsection 1 and comply with the provisions of NRS 338.141.
- 4. After receiving the final proposals for the public work, the public body, *at a regularly scheduled meeting*, shall:
- (a) Select the most cost-effective and responsive final proposal, using the criteria set forth pursuant to subsections 1 and 2; or
 - (b) Reject all the final proposals.
- 5. If a public body selects a final proposal pursuant to paragraph (a) of subsection 4, the public body shall, at [its next] a regularly scheduled meeting:
 - (a) Review and ratify the selection.



- (b) Award the design-build contract to the design-build team whose proposal is selected.
- (c) Partially reimburse the unsuccessful finalists if partial reimbursement was provided for in the request for preliminary proposals pursuant to paragraph (f) of subsection 3 of NRS 338.1723. The amount of reimbursement must not exceed, for each unsuccessful finalist, 3 percent of the total amount to be paid to the design-build team as set forth in the design-build contract.
- (d) Make available to the public a summary setting forth the factors used by the public body to select the successful design-build team and the ranking of the design-build teams who submitted final proposals. The public body shall not release to a third party, or otherwise make public, financial or proprietary information submitted by a design-build team.
 - 6. A contract awarded pursuant to this section:
 - (a) Must specify:

- (1) An amount that is the maximum amount that the public body will pay for the performance of all the work required by the contract, excluding any amount related to costs that may be incurred as a result of unexpected conditions or occurrences as authorized by the contract;
- (2) An amount that is the maximum amount that the public body will pay for the performance of the professional services required by the contract; and
- (3) A date by which performance of the work required by the contract must be completed.
- (b) May set forth the terms by which the design-build team agrees to name the public body, at the cost of the public body, as an additional insured in an insurance policy held by the design-build team
- (c) Except as otherwise provided in paragraph (d), must not require the design professional to defend, indemnify or hold harmless the public body or the employees, officers or agents of that public body from any liability, damage, loss, claim, action or proceeding caused by the negligence, errors, omissions, recklessness or intentional misconduct of the employees, officers and agents of the public body.
- (d) May require the design-build team to defend, indemnify and hold harmless the public body, and the employees, officers and agents of the public body from any liabilities, damages, losses, claims, actions or proceedings, including, without limitation, reasonable attorneys' fees, that are caused by the negligence, errors, omissions, recklessness or intentional misconduct of the design-build team or the employees or agents of the design-build team in the performance of the contract.



7. [Any provision of a contract that is in violation of paragraph (c) of subsection 6 is declared to be contrary to the public policy of this state and is void.

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- 8.] A design-build team to whom a contract is awarded pursuant to this section shall:
- (a) Assume overall responsibility for ensuring that the design and construction of the public work is completed in a satisfactory manner; and
- (b) Use the workforce of the prime contractor on the designbuild team to construct at least 15 percent of the public work.
 - **Sec. 38.** NRS 338.175 is hereby amended to read as follows:
- 338.175 A public body shall notify the State Board of Architecture, Interior Design and Residential Design *or the State Board of Landscape Architecture*, *as applicable*, in writing if a registered architect, interior designer, [or] residential designer [:] or landscape architect:
- 1. Submits plans for a project which are substantially incomplete; or
- 2. Submits plans for the same project which are rejected by the public body at least three times.
 - **Sec. 39.** NRS 338.177 is hereby amended to read as follows:
- 338.177 1. Real property acquired by *the governing body of* a local government for a public work may be leased, pending the completion of the public work but for not more than 5 years, upon such terms and conditions as the governing body [of the local government] prescribes.
 - 2. The governing body [of the local government] shall:
- (a) Adopt the procedures for entering into such a lease at a public hearing held thereon; and
- (b) Offer to lease the property to the person from whom it was acquired before offering to lease the property to any other person.
- 3. Except as otherwise provided in this subsection, revenue from the lease must be used to maintain the property in order to mitigate any adverse effect upon the adjacent area. Any revenue from the lease that is not needed to maintain the property must be used to offset the cost of the public work for which the property was acquired.
 - **Sec. 40.** NRS 338.180 is hereby amended to read as follows:
- 338.180 1. The Legislature of the State of Nevada declares that:
- (a) The primary purpose of this section is to provide, subject to the limitations set forth in this section, for the removal and elimination of architectural barriers to the physically handicapped in public buildings and facilities designed after July 1, 1973, in order to encourage and facilitate the employment of the physically



handicapped and to make public buildings accessible to and usable
 by the physically handicapped; and

- (b) It is the intent of the Legislature that insofar as possible all buildings and facilities used by the public be accessible to, and functional for, the physically handicapped, without loss of function, space or facility where the general public is concerned.
- 2. All plans and specifications for the construction of public buildings and facilities owned by [the State of Nevada or by a political subdivision thereof] a public body must, after July 1, 1973, provide facilities and features for the physically handicapped so that buildings which are normally used by the public are constructed with entrance ramps, toilet facilities, drinking fountains, doors and public telephones accessible to and usable by the physically handicapped. In addition, all plans and specifications for the construction or alteration of public buildings and facilities owned by [the State of Nevada or a political subdivision thereof] a public body must comply with the applicable requirements of the:
- (a) Americans with Disabilities Act of 1990, 42 U.S.C. §§ 12101 et seq., and the regulations adopted pursuant thereto, including, without limitation, the Americans with Disabilities Act Accessibility Guidelines for Buildings and Facilities set forth in Appendix A of Part 36 of Title 28 of the Code of Federal Regulations;
- (b) Minimum Guidelines and Requirements for Accessible Design, 36 C.F.R. §§ 1190.1 et seq.; and
- (c) Fair Housing Act, 42 U.S.C. § 3604, and the regulations adopted pursuant thereto.
- The requirements of paragraph (a) of this subsection are not satisfied if the plans and specifications comply solely with the Uniform Federal Accessibility Standards set forth in Appendix A of Part 101-19.6 of Title 41 of the Code of Federal Regulations.
- 3. [The State of Nevada and each political subdivision thereof] *All public bodies* shall, in the design, construction and alteration of public buildings and facilities comply with the applicable requirements of the:
- (a) Americans with Disabilities Act of 1990, 42 U.S.C. §§ 12101 et seq., and the regulations adopted pursuant thereto, including, without limitation, the Americans with Disabilities Act Accessibility Guidelines for Buildings and Facilities set forth in Appendix A of Part 36 of Title 28 of the Code of Federal Regulations;
- 42 (b) Minimum Guidelines and Requirements for Accessible 43 Design, 36 C.F.R. §§ 1190.1 et seq.; and
 - (c) Fair Housing Act, 42 U.S.C. § 3604, and the regulations adopted pursuant thereto.



The requirements of paragraph (a) of this subsection are not satisfied if the [State of Nevada or a political subdivision thereof] public body complies solely with the Uniform Federal Accessibility Standards set forth in Appendix A of Part 101-19.6 of Title 41 of the Code of Federal Regulations.

- 4. In each public building and facility owned by [this state or a political subdivision of this state,] a public body, each entrance to a corridor which leads to a toilet facility must be marked with a sign which:
- (a) Conforms to the requirements related to signage contained in §§ 4.30 et seq. of the Americans with Disabilities Act Accessibility Guidelines for Buildings and Facilities set forth in Appendix A of Part 36 of Title 28 of the Code of Federal Regulations; and
 - (b) Uses symbols, raised letters and Braille to:

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- (1) Identify the toilet facility and the gender of persons who may use the toilet facility; and
- (2) If the toilet facility is for the exclusive use of persons of one gender:
- (I) Indicate that the toilet facility is for the exclusive use of persons of that gender; and
- (II) Provide direction to a toilet facility that may be used by persons of the other gender.
- 5. The State Public Works Board shall verify that all public buildings and facilities owned by the State of Nevada conform with the requirements of this section. Each political subdivision shall verify that all public buildings and facilities owned by the political subdivision conform with the requirements of this section.
- 6. A person may report a violation of this section to the Attorney General.
- 7. Upon receiving a report pursuant to subsection 6, the Attorney General shall notify the public body responsible for the alleged violation. Not later than 30 days after receiving such a notification, the public body shall:
- (a) Present evidence to the Attorney General that it is in compliance with this section; or
- (b) Begin any action necessary to comply with the requirements of this section and notify the Attorney General of the date on which it will be in compliance with those requirements.
- 8. If the public body responsible for the alleged violation fails to comply with this section, the Attorney General shall take such action as is necessary to ensure compliance with this section, including, without limitation, commencing proceedings in a court of competent jurisdiction, if appropriate.



Sec. 41. NRS 338.1907 is hereby amended to read as follows: 338.1907 1. The governing body of a local government may designate one or more energy retrofit coordinators for the buildings

occupied by the local government.

- 2. If such a coordinator is designated, upon request by or consultation with an officer or employee of the local government who is responsible for the budget of a department, board, commission or other entity of the local government, the coordinator may request the approval of the governing body to advertise a request for proposals to retrofit a building, or any portion thereof, that is occupied by the department, board, commission or other entity, to make the use of energy in the building, or portion thereof, more efficient.
- 3. Upon approval of the governing body, the coordinator shall prepare a request for proposals for the retrofitting of one or more buildings, or any portion thereof, which includes:
 - (a) The name and location of the coordinator;
- (b) A brief description of the requirements for the initial audit of the use of energy and the retrofitting;
- (c) Where and how specifications of the requirements for the initial audit of the use of energy and the retrofitting may be obtained;
- (d) The date and time not later than which proposals must be received by the coordinator; and
 - (e) The date and time when responses will be opened.
- 4. The request for proposals must be published in [at least one newspaper of] a newspaper qualified pursuant to chapter 238 of NRS that is published in the county where the work will be performed. If no qualified newspaper is published in the county where the public work will be performed, the required advertisement must be published in some qualified newspaper that is printed in the State of Nevada and has a general circulation in the county [in which the local government is located.] where the work will be performed.
- 5. After receiving the proposals but before making a decision on the proposals, the coordinator shall consider:
 - (a) The best interests of the local government;
- (b) The experience and financial stability of the persons submitting the proposals;
- (c) Whether the proposals conform with the terms of the request for proposals;
 - (d) The prices of the proposals; and
 - (e) Any other factor disclosed in the request for proposals.
- 6. The coordinator shall determine the relative weight of each factor before a request for proposals is advertised. The weight of



each factor must not be disclosed before the date proposals are required to be submitted to the coordinator.

- 7. After reviewing the proposals, if the coordinator determines that sufficient energy could be saved to justify retrofitting the building or buildings, or portion thereof, the coordinator shall select the best proposal and request the approval of the governing body to award the contract. The request for approval must include the proposed method of financing the audit and retrofit, which may include an installment contract, a shared savings contract or any other contract for a reasonable financing arrangement. Such a contract may commit the local government to make payments beyond the fiscal year in which the contract is executed or beyond the terms of office of the governing body, or both.
- 8. Before approving a retrofit pursuant to this section, the governing body shall evaluate any projects that would utilize shared savings as a method of payment or any method of financing that would commit the local government to make payments beyond the fiscal year in which the contract is executed or beyond the terms of office of the governing body to ensure that:
- (a) The amount of energy to be saved will likely justify the cost of the retrofit; and
- (b) The local government is likely to continue to occupy the building for the entire period required to recoup the cost of the retrofit in energy savings.
- 9. Upon approval of the governing body, the coordinator shall execute the contract and notify each officer or employee who is responsible for the budget of a department, board, commission or other entity which occupies a portion of a building that will be retrofitted of the amount of money it will be required to pay annually for its portion of the retrofit.
- 10. NRS 338.1385 and 338.143 do not apply to a project for which a request for proposals is advertised and the contract is awarded pursuant to the provisions of this section.
 - **Sec. 42.** NRS 338.515 is hereby amended to read as follows:
- 338.515 1. Except as otherwise provided in NRS 338.525, a public body and its officers or agents awarding a contract for a public work shall pay or cause to be paid to a contractor the progress payments due under the contract within 30 days after the date the public body receives the progress bill or within a shorter period if the provisions of the contract so provide. Not more than 90 percent of the amount of any progress payment may be paid until 50 percent of the work required by the contract has been performed. Thereafter the public body may pay any of the remaining progress payments without withholding additional retainage if, in the opinion of the public body, satisfactory progress is being made in the work.



- 2. Except as otherwise provided in NRS 338.525, a public body shall identify in the contract and pay or cause to be paid to a contractor the actual cost of the supplies, materials and equipment that:
 - (a) Are identified in the contract;

- (b) Have been delivered and stored at a location, and in the time and manner, specified in a contract by the contractor or a subcontractor or supplier for use in [the construction, repair or reconstruction of the] a public work; and
- (c) Are in short supply or were specially made for the public work,

within 30 days after the public body receives a progress bill from the contractor for those supplies, materials or equipment.

- 3. A public body shall pay or cause to be paid to the contractor at the end of each quarter interest for the quarter on any amount withheld by the public body pursuant to NRS 338.400 to 338.645, inclusive, at a rate equal to the rate quoted by at least three financial institutions as the highest rate paid on a certificate of deposit whose duration is approximately 90 days on the first day of the quarter. If the amount due to a contractor pursuant to this subsection for any quarter is less than \$500, the public body may hold the interest until:
- (a) The end of a subsequent quarter after which the amount of interest due is \$500 or more;
- (b) The end of the fourth consecutive quarter for which no interest has been paid to the contractor; or
- (c) The amount withheld under the contract is due pursuant to NRS 338.520,

whichever occurs first.

- 4. If the Labor Commissioner has reason to believe that an employee has a valid and enforceable claim for wages against a contractor [,] or subcontractor, he may require the public body to withhold from any payment due the contractor under this section and pay the Labor Commissioner instead, an amount equal to the amount claimed by the employee. This amount must be paid to the employee by the Labor Commissioner if the claim is resolved in his favor, otherwise it must be returned to the public body for payment to the contractor.
 - **Sec. 43.** NRS 338.560 is hereby amended to read as follows:
- 338.560 1. A contractor may withhold from a progress payment or retainage payment an amount sufficient to pay [the]:
- (a) The expenses the contractor reasonably expects to incur as a result of the failure of his subcontractor or supplier to comply with the subcontract or applicable building code, law or regulation.



- (b) An amount withheld from payment to the contractor by a public body pursuant to subsection 4 of NRS 338.515 for a claim for wages against the subcontractor.
 - 2. A contractor shall, within 10 days after he receives:
- (a) A progress payment or retainage payment from the public body for an amount that is less than the amount set forth in the applicable progress bill or retainage bill; or
- (b) A progress bill or retainage bill from his subcontractor or supplier,

give a written notice to his subcontractor or supplier of any amount that will be withheld pursuant to this section.

- 3. The written notice must:
- (a) Set forth:

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- (1) The amount of the progress payment or retainage payment that will be withheld from his subcontractor or supplier; and
- (2) A detailed explanation of the reason the contractor will withhold that amount, including, without limitation, a specific reference to the provision or section of the subcontract, or documents related thereto, or applicable building code, law or regulation with which his subcontractor or supplier has failed to comply; and
 - (b) Be signed by an authorized agent of the contractor.
- 4. The contractor shall pay to his subcontractor or supplier the amount withheld by the public body or the contractor within 10 days after:
- (a) The contractor receives a written notice of the correction of the condition that is the reason for the withholding, signed by an authorized agent of the subcontractor or supplier; or
- (b) The public body pays to the contractor the amount withheld,

32 whichever occurs later.

Sec. 44. NRS 338.595 is hereby amended to read as follows:

338.595 1. If a subcontractor and another subcontractor or supplier enter into a subcontract for a public work, the subcontractor may withhold as retainage not more than 10 percent from the amount of any progress payment due under a subcontract which is made before 50 percent of the work has been completed under the subcontract. The subcontractor shall pay any additional progress payments due under the subcontract without withholding any additional retainage if, in the opinion of the subcontractor, satisfactory progress is being made in the work under the subcontract. The payment must be equal to that paid by the contractor to him for the work performed or supplies provided by his subcontractor or supplier.



- 2. If the subcontractor receives a payment of interest earned on the retainage or an amount withheld from a progress payment, he shall, within 10 days after receiving the money, pay to each of his subcontractors or suppliers that portion of the interest received from the contractor which is attributable to the retainage or amount withheld from a progress payment by [him to] the subcontractor to his subcontractor or supplier.
 - **Sec. 45.** NRS 338.600 is hereby amended to read as follows:
- 338.600 1. A subcontractor may withhold from a progress payment or retainage payment an amount sufficient to pay the expenses the subcontractor reasonably expects to incur as a result of the failure of his subcontractor or supplier to comply with the subcontract or applicable building code, law or regulation.
 - 2. A subcontractor shall, within 10 days after he receives:
- (a) A progress payment or retainage payment from a contractor for an amount that is less than the amount set forth in the applicable progress bill or retainage bill; or
- (b) A progress bill or retainage bill from his subcontractor or supplier,
- 20 give a written notice to his subcontractor or supplier of any amount that will be withheld pursuant to this section.
 - 3. The written notice must:
 - (a) Set forth:

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- (1) The amount of the progress payment or retainage payment that will be withheld from his subcontractor or supplier; and
- (2) A detailed explanation of the reason the subcontractor will withhold that amount, including, without limitation, a specific reference to the provision or section of the subcontract, or documents related thereto, or applicable building code, law or regulation with which the subcontractor or supplier has failed to comply; and
 - (b) Be signed by an authorized agent of the subcontractor.
- 4. The subcontractor shall pay to his subcontractor or supplier the amount withheld by the public body, contractor or subcontractor within 10 days after:
- (a) The subcontractor receives a written notice of the correction of the condition that is the reason for the withholding, signed by an authorized agent of his subcontractor or supplier; or
- (b) The contractor pays to [him] the subcontractor the amount withheld.
- 42 whichever occurs later.



Sec. 46. NRS 338.1383 is hereby repealed.

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- 2 Sec. 47. 1. This section and sections 1 to 18, inclusive, 20 to 25, inclusive, and 27 to 46, inclusive, of this act become effective on July 1, 2003.
- 5 2. Sections 18 and 25 of this act expire by limitation on 6 April 30, 2013.
- 3. Sections 19 and 26 of this act become effective on May 1, 8 2013.

TEXT OF REPEALED SECTION

338.1383 Requirements for acceptance of bids by local government which has not adopted criteria for qualification of bidders. If a local government does not adopt criteria for the qualification of bidders on a public work pursuant to NRS 338.1377, the governing body may only accept a bid on a contract for a public work from a person who holds:

- 1. An unlimited contractor's license issued by the State Contractors' Board in the branch of general engineering contracting or general building contracting, or in both branches, and:
- (a) At the time he submits his bid, he provides a bid bond equal to 10 percent of the amount of the bid; and
- (b) At the time the contract is awarded, he provides a performance bond, a labor and material bond and a guaranty bond, each equal to 100 percent of the amount of the contract; or
- 2. A contractor's license issued by the State Contractors' Board that is designated in any classification if he:
- (a) Has, in the 5 years immediately preceding the submission of the bid, been found to be a responsible contractor in the classification in which his contractor's license is designated;
- (b) Provides a bid bond, a performance bond, a guaranty bond, and a labor and material bond in such amounts as the governing body may require; and
- (c) Employs a person determined by the State Contractors' Board to be qualified to supervise each classification of construction upon which the person submitting the bid is bidding.

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