



TO: Chairman and Board Members
FROM: John Erwin, Dir. Natural Resources-Planning & Development
DATE: May 11, 2015
SUBJECT: Discussion and possible direction to staff regarding 2015 legislative activities and current bills

Recommendation

Staff requests that the Board provide direction to staff on pending legislation for the 2015 Legislative Session.

Discussion

This is a standing item on legislative matters on the Board's monthly agenda. The *attached table* summarizes current Senate and Assembly bills that staff is tracking as well as the latest position the Board and/or its Legislative Subcommittee have taken on each bill. TMWA lobbyists will attend the Board meetings to answer questions and provide insights into the legislative intent.

The *attached table* contains updated data through the date of this memo. Staff will update the Board on the progress of these bills and seek direction as to staff's recommendation on each bill. The column headed "Board/Committee Position" are the results of action taken by the Board's subcommittee through its April 24, 2015 meeting. Those bills without a "Board Position" will be presented at the Board meeting.

BILL # TOPICS: E- Energy F-Financial, Risk Management G-Governance HR-Human Resources L-Property O-Opening meeting, records, boards & election PE-PERS, PEBS PW-Public works S-Safety, emergency mgmt, vehicles WQ-Water quality, NDEP WR-rights, resources, conservation --A--	BILL/BDR SPONSOR GENERAL BILL TOPIC LEGISLATIVE LINK ASSEMBLY BILL SUMMARY -----B-----	BILL STATUS, COMMENTS &/OR EXPLANATIONS -----C-----	Board/Cmtee Position Action Date IP- initial position S- Support SA- Support/Amended N-Neutral O-Oppose W-Watch T-Testify ---D---
FINANCIAL, RISK ASSESSMENT			
1 AB19 F	Committee on Government Affairs Revises provisions governing the timing of the adoption of tentative budgets by certain local governments. (BDR 31-456) http://www.leg.state.nv.us/Session/78th2015/Bills/AB/AB19.pdf Existing law requires that the budget hearings must be held: (1) for county budgets, on the third Monday in May; (2) for city budgets, on the third Tuesday in May; (3) for school districts, on the third Wednesday in May; and (4) for all other local governments, on the third Thursday in May or the Friday immediately succeeding the third Thursday in May. This bill revises the provision regarding the days on which the budget hearings must be held to require that the budget hearings instead be held on or before the specified day.	5/17 Do pass; 5/12 CH 49; 5/7 In Assembly. To enrollment; 5/6 Read 3rd time. Passed. Title approved (Yeas: 20, Nays: 0, Excused: 1) To Assembly; 5/5 Read 2nd time; 5/4 From committee: do pass; 5/1 Do pass; 4/27 Heard, No Action; 4/13 In Senate. Read 1st time. Referred to Committee on Government Affairs; 4/10 Read 3rd time. Passed, as amended. Title approved.	1/26-W; IP
2 AB54 F	Committee on Government Affairs Revises provisions relating to local governments existing in a severe financial emergency. (BDR 31-308) http://www.leg.state.nv.us/Session/78th2015/Bills/AB/AB54.pdf AN ACT relating to local financial administration; revising provisions governing the operation of the Committee on Local Government Finance; revising provisions relating to the management of a local government existing in a severe financial emergency; providing a penalty; and providing other matters properly relating thereto.	5/17 Read 3rd time. Passed. Title approved (Yeas: 21, Nays: 0) To Assembly; 5/14 From committee: do pass; 5/13 Do pass; 4/23 In Senate. Read 1st time. Referred to Committee on Government	1/27-W; IP
3 AB196 F	Seaman, Fiore, Moore, Jones, and Shelton Makes various changes relating to investments of public money. (BDR 31-857) http://www.leg.state.nv.us/Session/78th2015/Bills/AB/AB196.pdf AN ACT relating to public financial administration; revising the types of investments authorized to be made with money in certain public funds; and providing other matters properly relating thereto.	4/16 From printer. To engrossment. Engrossed. 1st reprint. To committee; 4/15 Read 2nd time. Amended. (Amend NO. 191) Referred to Committee on Ways and Means. Exemption effective. To printer; 4/8 Notice of eligibility for exemption; 3/27 Amend, and do pass as amended; 3/6 Heard; 2/27 From printer. To committee	3/2-W; IP

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4 AB300 F	Assemblymen Edwards, Silberkraus, Armstrong, Ellison, Hickey, Stewart, Trowbridge, and Wheeler; Senators Hardy, Goicoechea, Lipparelli, and Settlemeyer Creates the Office of the Inspector General in the Department of Administration. (BDR 18-581) http://www.leg.state.nv.us/Session/78th2015/Bills/AB/AB300.pdf AN ACT relating to governmental administration; creating the Office of the Inspector General in the Department of Administration; setting forth the powers and duties of the Inspector General; transferring the Division of Internal Audits of the Department to the Office; requiring a state agency or local government to cooperate with and provide assistance to the Inspector General in carrying out those duties; abolishing the Executive Branch Audit Committee; providing a penalty; and providing other matters properly relating thereto.	4/10 From committee: Without recommendation, and rerefer to Committee on Ways and Means; 3/20 Heard; 3/16 From printer. To committee	3/18-NW; IP
5 AB469 F	Committee on Ways and Means Creating the Office of Finance in the Office of the Governor. (BDR 18-1180) http://www.leg.state.nv.us/Session/78th2015/BDR/BDR78_18-1180.pdf Existing law creates the Department of Administration consisting of several divisions, including the Budget Division and the Division of Internal Audits. Section 2 of this bill creates the Office of Finance in the Office of the Governor. Sections 2-13 of this bill transfer the duties of the Budget Division and the Division of Internal Audits from the Department of Administration to the Office of Finance. Sections 14-16 of this bill provide transitory provisions regarding the transfer of the responsibilities of the Department of Administration to the Office of Finance, including the transfer and adoption of regulations, the effect of name changes on any existing contracts, revisions that may be necessary to other provisions of existing law and administrative regulations to conform to the changes made in this bill and other necessary direction to carry out the intent of this bill. If this bill is enacted, the Legislative Counsel and the Legal Division of the Legislative Counsel Bureau will be required by section 16 and NRS 220.120 to conform all sections of law not included in this bill to the reorganization provided by this bill.	5/14 Amend, and do pass as amended; 5/13 Mentioned; 4/23 Mentioned not agendized; 3/31 Heard; 3/26 From printer. To committee. Notice of exemption; 3/23 Read first time. Referred to Committee on Ways and Means. To printer.	3/25-W; IP

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7 AB71 HR	Committee on Taxation Revises provisions relating to military veterans and members and relatives of members of the Nevada National Guard. (BDR 32-297) http://www.leg.state.nv.us/Session/78th2015/Bills/AB/AB71.pdf AN ACT relating to taxation; revising provisions regarding property taxes and the governmental services tax to provide that certain veterans qualify for the maximum allowable exemption from those taxes; providing a deduction from the payroll tax for wages paid to newly hired full-time employees who are veterans; providing an exemption from certain sales and use taxes for certain relatives of a member of the Nevada National Guard who is called into active service and is killed while performing his or her duties as a member of the Nevada National Guard; and providing other matters properly relating thereto.	4/3 From committee: Amend, and do pass as amended; 3/12 Amend, and do pass as amended; 2/17 Heard, read first time; 2/23 Notice of eligibility for exemption	2/3-W; IP
8 AB89 HR	Committee on Commerce and Labor Makes various changes to provisions relating to certain professions. (BDR 53-295) http://www.leg.state.nv.us/Session/78th2015/Bills/AB/AB89.pdf AN ACT relating to professions; requiring the Administrator of the Employment Security Division of the Department of Employment, Training and Rehabilitation to gather and report certain data to the Interagency Council on Veterans Affairs; authorizing a private employer to adopt an employment policy that gives preference in hiring to a veteran or the spouse of a veteran; revising provisions governing the dissemination of certain records of criminal history; authorizing certain persons to obtain a commercial driver's license without taking a driving skills test; authorizing certain qualified professionals to apply for a license by endorsement to practice in this State; and providing other matters properly relating thereto.	4/29 Mentioned no jurisdiction; 4/21 In Senate. Read 1st time. Referred to Committee on Commerce, Labor & Energy. To committee; 4/20 From printer. To engrossment. Engrossed. 1st reprint. Read 3rd time. Passed, as amended. Title approved, as amended. (Yeas: 42, Nays: 0); 4/17 Read 2nd time. Amended (Amend Nos. 79 & 250) To printer; 4/16 From committee: Amend, and do pass as amended; 3/4 Amend, and do pass as amended.	2/3-W; IP
9 AB172 HR	Assemblymen O'Neill, Oscarson, Kirner, and Stewart; Senators Goicoechea, and Settlemeyer Requires contractors and subcontractors on a public work to use the federal E-Verify system to verify eligibility for employment for workers on the public work and revises prevailing wage requirements for public works. (BDR 28-565) http://www.leg.state.nv.us/Session/78th2015/Bills/AB/AB172.pdf Under existing law, a contractor or subcontractor on a public work must comply with certain requirements, such as making employment decisions without discrimination based on race, color, creed, national origin, sex, sexual orientation, gender identity or expression, or age. Section 1 of this bill requires a contractor or subcontractor on a public work to use the federal E-Verify system to verify the employment eligibility of all workers on the public work. Under existing law, any contract for a public work whose cost is \$100,000 or more is subject to the prevailing wage requirements. The prevailing wage requirements also apply if a redevelopment agency provides financial incentives to the developer with a value of more than \$100,000. Existing law also provides specifically that contracts for construction work of the Nevada System of Education for which the estimated cost exceeds \$100,000 require the payment of prevailing wage even if the construction work does not qualify as a public work. Sections 3 and 4 of this bill raise the threshold for the applicability of prevailing wage requirements from \$100,000 to \$5,000,000, and also make a technical correction in section 4 clarifying that if the relevant work will cost exactly \$5,000,000, the work is subject to the prevailing wage requirements. Section 3 also excludes from the prevailing wage requirement: (1) any contract for a public work to which a school district, a charter school or the Nevada System of Higher Education is a party; and (2) a public work of, or constructed by, a school district, a charter school or the Nevada System of Higher Education. Section 6 of this bill eliminates the requirement that the Nevada System of Higher Education pay prevailing wage on certain construction work that does not qualify as a public work.	5/17 From printer. To re-engrossment. Re-engrossed. 2nd reprint. Taken from General File. Placed on General File for next legislative day; 5/16 Read 2nd time. Amended (No. 763) To printer; 5/13 Amend, and do pass as amended; 5/6 Heard, No action; 4/20 In Senate. Read 1st time. Referred to Committee on Government Affairs. To committee; 4/17 Read 2nd time. Amended (Amend No. 426) To printer; 4/16 From committee: Amend, and do pass as amended; 2/23 Mentioned no jurisdiction 3/10 Crossreference SB108	3/2-W; IP

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14 L	AB201 Kirkpatrick, Thompson, Elliot Anderson, Benitez-Thompson, Araujo, Bustamante Adams, Carlton, Hansen, Kirner, Neal, Spiegel, Swank, and Wheeler Revises provisions governing eminent domain. (BDR 3-960) http://www.leg.state.nv.us/Session/78th2015/Bills/AB/AB201.pdf This bill prohibits the exercise of the power of eminent domain to take a residential mortgage or deed of trust or a note secured by a residential mortgage or deed of trust.	5/17 Taken from Secretary's desk. Placed on General File. Read 3rd time. Passed. Title approved (Yeas: 21, Nays: 0) To Assembly; 5/14 From committee: do pass; 5/13 Do pass; 5/12 Heard, No Action; 4/15 In Senate. Read 1st time. Referred to Committee on	3/17-O; IP

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OPEN MEETING, RECORDS, BOARDS & ELECTIONS			
15 AB40 O	Committee on Judiciary Revises provisions relating to the State Gaming Control Board. (BDR 41-352) http://www.leg.state.nv.us/Session/78th2015/Bills/AB/AB40.pdf Legislative Counsel's Digest: Under existing law, meetings of the State Gaming Control Board must be open to the public, except that certain meetings, including, without limitation, investigative hearings, may be conducted in private under certain circumstances. Section 1 of this bill specifically provides that certain actions and proceedings of the Board are not subject to certain provisions of the Open Meeting Law. Sections 2 and 3 of this bill change the name of the State Gaming Control Board to the Nevada Gaming Control Board.	5/17 Do pass; 5/14 Taken from General File. Placed on Secretary's desk; 5/13 Read 2nd time; 5/12 From committee: Do pass; 5/7 Do pass; 4/23 Not heard; 4/6 In Senate. Read first time. Referred to Committee on Judiciary. To committee; 4/3 Read third time. Passed, as amended. Title approved. (Yeas:41, Nays: None, Excused: 1.) To Senate; 4/2 From printer. To engrossment. Engrossed. First reprint; 4/1 Read second time. Amended.	1/27-W; IP
16 AB43 O	Committee on Transportation Clarifies confidentiality provisions governing certain documents. (BDR 35-377) http://www.leg.state.nv.us/Session/78th2015/Bills/AB/AB43.pdf Under existing law, the Department of Transportation is authorized to advertise for proposals from design-build teams and contract with a design-build team for the design and construction of certain projects. The Department is also authorized to accept requests from certain persons seeking to develop, construct, improve, maintain or operate certain transportation facilities. The Department may authorize the person who requested such a project to carry out the project or may request that other persons submit proposals for the project. Sections 2 and 3 of this bill provide that certain documents or other information submitted to the Department by a person seeking a contract with the Department for a design-build project or a transportation facility project are confidential until the contract is awarded. Existing law authorizes public bodies to construct public works by advertising for proposals for a construction manager at risk and then selecting and entering into a contract with a construction manager at risk. Section 6 of this bill provides that certain documents or other information submitted to a public body by a construction manager at risk seeking a contract with a public body for a public works project are confidential until the contract is awarded. Under existing law, all public books and records of a governmental entity, the contents of which are not otherwise declared by law to be confidential, are required to be open at all times during office hours for inspection and copying by the public. Section 8 of this bill adds to the list of public books and records which are declared confidential those documents and other information as reflected in sections 2, 3 and 6.	5/17 Do pass; 5/16 Read 3rd time. Passed. Title approved (Yeas: 19, Nays: 0, Excused: 2) To Assembly; 5/14 Taken from General File. Placed on General File for next legislative day; 5/13 Read 2nd time; 5/12 From committee: Do pass; 5/1 Heard, No Action; 4/27 Heard, No Action; 4/15 In Senate. Read 1st time. Referred to Committee on Government Affairs. To committee; 4/13 From printer. To engrossment. Engrossed. 1st reprint; 4/10 Read second time. Amended (Amend No. 83). To printer; 4/8 From committee: Amend, and do pass as amended; 3/5 Amend, and do pass as amended; 2/5 Heard	1/30-W; IP
17 AB135 O	Committee on Government Affairs Revises provisions relating to schedules for the retention and disposal of official state records. (BDR 19-547) http://www.leg.state.nv.us/Session/78th2015/Bills/AB/AB135.pdf Existing law requires certain state agencies, boards and commissions, in cooperation with the Division of State Library and Archives of the Department of Administration, to develop a schedule for the retention and disposition of the official state records of the agency, board or commission. Existing law also requires the Division to submit the schedules to the Committee to Approve Schedules for the Retention and Disposition of Official State Records for approval. Upon approval of a schedule, existing law provides that an official state record may be disposed of only in accordance with the approved schedule. (NRS 239.077, 239.080) As recommended by the Sunset Subcommittee of the Legislative Commission, this bill requires the Division to develop and conduct a program of education and training concerning the retention and disposition of official state records for employees of such agencies, boards and commissions. This bill also requires the head of a state agency, board or commission that is required to maintain its official state records in accordance with such an approved schedule to require certain employees to complete the program. This bill further requires the head of an agency, board or commission to issue a letter of reprimand to an employee of the agency, board or commission who disposes of an official state record in a manner contrary to the approved schedule. This bill also authorizes the head of an agency, board or commission to take more severe disciplinary action against such an employee in appropriate circumstances.	4/3 Read second time. Amended. (Amend. No. 208) Referred to Committee on Ways and Means. To printer; 4/1 From committee: Amend, and do pass as amended; 3/23 Amend, and do pass as amended; 2/19 Heard	2/10-W; IP

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<u>PERS AND PEBS</u>			
18 AB190 PE	Committee on Government Affairs Revises provisions governing public employees' retirement. (BDR 23-184) http://www.leg.state.nv.us/Session/78th2015/Bills/AB/AB190.pdf AN ACT relating to public employees' retirement; providing for the establishment of a hybrid retirement program for certain public employees; requiring the program to include a defined benefit plan and a defined contribution plan; setting forth the required provisions of each plan; requiring certain public employers under certain circumstances to make additional contributions to the Public Employees' Retirement System to reduce the unfunded liability of the System; and providing other matters properly relating thereto.	3/31 Mentioned; 3/11 Without recommendation, and rerefer; 3/3 Heard	3/3-W; IP
19 AB312 PE	Trowbridge, Moore, Dickman, Dooling, Jones, O'Neill, Seaman, and Shelton Revises provisions governing the Public Employees' Retirement System. (BDR 23-975) http://www.leg.state.nv.us/Session/78th2015/Bills/AB/AB312.pdf AN ACT relating to the Public Employees' Retirement System; revising provisions governing the minimum age at which a person who becomes a member of the System on or after July 1, 2016, may retire and receive an unreduced benefit; revising provisions governing the calculation of the average compensation of a person who becomes a member of the System on or after July 1, 2016; and providing other matters properly relating thereto.	5/4 Heard, No action; 4/23 In Senate. Read 1st time. Referred to Committee on Government Affairs. To committee; 4/21 From printer. To engrossment. Engrossed. 1st reprint. Read 3rd time. Passed, as amended. Title approved, as amended. (Yeas: 25, Nays: 17.) To Senate. 4/20 From committee: Amend, and do pass	3/17-W; IP
20 AB356 PE	Fiore, Gardner, Dooling, Dickman, Ellison, Jones, and Shelton Revises provisions governing labor organizations. (BDR 53-844) http://www.leg.state.nv.us/Session/78th2015/Bills/AB/AB356.pdf Existing law protects employees from compulsory membership in a labor organization. Section 2 of this bill prohibits a labor organization from threatening or otherwise attempting to illegally coerce or threaten a business into complying with a demand of the labor organization. Section 3 of this bill prohibits a labor organization or its members or agents from physically damaging the property or merchandise of any business. Section 4 of this bill provides that existing law governing the right to work and the provisions of this bill are not to be construed as limiting the rights of labor organizations or employees under the First Amendment to the United States Constitution. Section 8 of this bill provides for a civil action for violations of the provisions of this bill and provides for the vicarious liability of a labor organization for the actions of its members and presumed damages of \$5,000, or actual damages, whichever is greater and related attorney's fees and costs.	5/13 Heard, no action; 4/23 In Senate. Read 1st time. Referred to Committee on Commerce, Labor & Energy. To committee; 4/21 Read 3rd time. Amended (No. 576) To printer; 4/20 From committee: Amend, and do pass as amended. Placed on 2nd Reading File. Read 2nd time. Amended, No. 524. To printer; 4/10 Amend, and do pass as amended; 3/19 From printer. To committee; 3/17 Read first time. Referred to Committee on Government Affairs. To printer.	3/17-W; IP

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PUBLIC WORKS			
22 AB106 PW	Committee on Government Affairs Revises provisions related to public works. (BDR 28-244) http://www.leg.state.nv.us/Session/78th2015/Bills/AB/AB106.pdf Existing law provides standard provisions that must be included in a public works contract between a public body and a design professional. A design professional is defined in existing law as a professional engineer, professional land surveyor, architect, interior designer, residential designer or landscape architect, or a business entity that is engaged in the business of professional engineering, land surveying, architecture or landscape architecture. This bill eliminates the requirement that a design professional who is not a member of a design-build team defend the public body in any lawsuit alleging negligence, errors or omissions, recklessness or intentional misconduct on the part of the design professional or his or her employees or agents resulting from his or her work on a project. In addition, this bill also provides that if the design professional is held to be liable as a result of a lawsuit, the judge or jury shall order the design professional to reimburse the public body for a proportionate share of the attorney's fees and costs the public body incurred in defending the action.	5/17 Read 3rd time. Passed. Title approved (Yeas: 21, Nays: 0) To Assembly; 5/16 Taken from General File. Placed on General File for next legislative day; 5/14 From committee: do pass; 5/13 Do pass; 4/29 Heard, No action; 4/23 In Senate. Read 1st time. Referred to Committee on Government Affairs. To committee; 4/21 From printer. To engrossment. Engrossed. 1st reprint. Read 3rd time. Passed, as amended. Title approved. (Yeas: 42, Nays: 0) To Senate; 4/20 From committee: Amend, and do pass as amended. Placed on 2nd Reading File. Read 2nd time. Amended	2/9-W; IP
23 AB137 PW	Assemblymen Ellison, Wheeler, Hambrick, Fiore, Hansen, Armstrong, Dickman, Gardner, Hickey, Kirner, Munford, O'Neill, Oscarson, Seaman, Silberkraus, Stewart, and Trowbridge; Senators Goicoechea, and Settlemeyer Revises provisions governing contractors. (BDR 54-513) http://www.leg.state.nv.us/Session/78th2015/Bills/AB/AB137.pdf Existing law requires persons engaged in certain construction work to be licensed contractors, regulates the activities of licensed contractors, prohibits persons from making certain advertising claims about themselves as contractors, and provides criminal and monetary penalties for violations of the preceding provisions. Under existing law, it is unlawful for a licensed contractor or an applicant to become a licensed contractor to misrepresent a material fact in connection with any information or evidence furnished officially to the State Contractors' Board. Section 2 of this bill expands the prohibition to include omissions of material facts as well as misrepresentations. Section 3 of this bill adds the solicitation of a bid or estimate from an unlicensed person to the list of acts for which a licensed contractor may be subject to disciplinary action. In addition, section 13 3 mandates the suspension or revocation of the license of any contractor who engages in certain acts. Existing law prohibits licensed contractors and other persons from engaging in certain acts of advertising that are false or misleading. Section 5 of this bill: (1) requires any person who advertises to perform or complete construction work or a work of improvement, and who is not a licensed contractor to affirmatively state in the advertisement that they are not licensed; and (2) makes it unlawful for any person to advertise to perform or complete construction work or a work of improvement using a license number not assigned to that person. Section 6 of this bill increases the monetary fines that may be imposed for violations of certain provisions of chapter 624 of NRS. Sections 1 and 4 of this bill make conforming changes.	5/13 Enrolled & delivered to the Governor; 5/8 In Assembly. To enrollment; 5/7 Read 3rd time. Passed. Title approved (Yeas: 20, Nays: 0, Excused: 1) To Assembly; 5/6 Taken from General File. Placed on General File for next legislative day; 5/5 Taken from Secretary's desk. Placed on 2nd Reading file. Read 2nd time; 5/4 Taken from 2nd Reading File. Placed on Secretary's desk; 5/1 Do pass; 4/24 Heard, No Action; 4/16 In Senate. Read 1st time. Referred to Committee on Commerce, Labor and Energy. To committee; 4/15 From printer. To engrossment. Engrossed. 1st reprint. Read 3rd time. Passed, as amended. Title approved (Yeas: 40, Nays: 1, Excused: 1) To Senate; 4/10 From committee: Amend, and do pass as amended; 3/2 Heard	2/24-W; IP

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	-----B-----	-----C-----	---D---
24 AB159 PW	Committee on Government Affairs Makes various changes to provisions governing public works. (BDR 28-936) http://www.leg.state.nv.us/Session/78th2015/Bills/AB/AB159.pdf Existing law imposes various employment requirements on contracts for a public work. Section 3 of this bill provides that a public body, in any solicitation, contract or other document related to a contract for a public work, shall not: (1) require or prohibit a bidder or contractor from entering into or adhering to any agreement with one or more labor organizations in regard to the public work; or (2) discriminate against a bidder or contractor for entering or not entering into, or adhering or refusing to adhere to, any agreement with one or more labor organizations in regard to the public work. Section 3 further prohibits a public body from awarding a grant, tax abatement, tax credit or tax exemption that is conditioned upon a requirement that the awardee include in a contract for a project that is the subject of the grant, tax abatement, tax credit or tax exemption a term that: (1) requires or prohibits a bidder or contractor from entering into or adhering to any agreement with one or more labor organizations in regard to the project; or (2) discriminates against a bidder or contractor for entering or not entering into, or adhering or refusing to adhere to, any agreement with one or more labor organizations in regard to the project. Section 3 also allows a public body to exempt a particular public work or a grant, tax abatement, tax credit or tax exemption from those restrictions if the public body makes a finding, after notice and a hearing, that special circumstances require such an exemption to avert an imminent threat to public health or safety. Such a finding of special circumstances must not be based on the possibility or presence of certain labor disputes. Section 2 of this bill provides that the Legislature finds and declares that the provisions of section 3 are intended to provide fair and open competition and more economical, nondiscriminatory, neutral and efficient contracts for public works by this State and public bodies in this State as market participants, and that the provisions of section 3 are the best method for effectuating that intent. Section 4 of this bill provides that the provisions of this bill do not affect any contract for a public work or for any project that is funded in whole or in part by a grant, tax abatement, tax credit or tax exemption from a public body that was entered into before July 1, 2015.	5/13 Heard, No action; 5/6 Heard, No action; 4/21 In Senate. Read 1st time. Referred to Committee on Government Affairs. To committee; 4/20 Read 3rd time. Passed. Title approved (Yeas: 25, Nays: 17) To Senate; 4/17 Taken from General File. Placed on General File for next legislative day; 4/15 Taken from General File. Placed on General File for next legislative day; 4/10 Read second time; 4/8 From committee: Do pass; 4/7 Do pass; 3/12 Heard; 2/16 From printer. To committe	IP- initial position S- Support SA- Support/Amended N-Neutral O-Oppose W-Watch T-Testify 2/24-W; IP
25 AB332 PW	Kirkpatrick, Benitez-Thompson, Carlton, and Hickey Makes various changes concerning government purchasing and bidding. (BDR 28-256) http://www.leg.state.nv.us/Session/78th2015/Bills/AB/AB332.pdf Under existing law, the sale of any tangible personal property to a governmental entity including the State, its unincorporated agencies and instrumentalities or a county, city, district or other political subdivision of this State, is exempted from the imposition of sales and use taxes. A contractor who buys tangible personal property or stores, uses or otherwise consumes tangible personal property for such a governmental entity must pay such taxes unless the contractor is a constituent part of that entity. Section 1 of this bill prohibits any public body including the State, its local governments, school districts, and any public agency thereof which sponsors or finances a public work from entering into a contract for a public work which provides that any construction materials or goods to be used on the public work be purchased or otherwise supplied by: (1) the public body; (2) a contractor who is a constituent part of the public body; or (3) a contractor who is not a constituent part of the public body acting on behalf of the public body. A public body may, however, enter into such a contract for a public work provided that the contract requires the payment of any state or local taxes that would otherwise have been due for the purchase and use of such construction materials or goods if they had been purchased and used by an entity not exempted from the payment of such taxes. Section 1 also provides that: (1) a contract entered into in violation of this prohibition is void; (2) a person who enters into such a contract is guilty of a gross misdemeanor; and (3) the right to enforce the provisions of this prohibition vests exclusively in the Attorney General. Section 1 further provides that, if a contract is entered into in violation of this prohibition, the Attorney General must forward to the Department of Taxation a list of the construction materials or goods purchased under the contract. The Department is then required to calculate the amount of applicable state and local taxes that should have been collected on the construction materials or goods, and deduct from the money otherwise payable from the proceeds of any tax distribution due to the public body either twice the amount of the applicable taxes or the sum of \$500,000, whichever is greater. Under existing law, the laws of this State pertaining to public works apply to any project which is financed in whole or in part from public money for the new construction, repair or reconstruction of publicly owned works and properties, except that such laws only apply to a building for the Nevada System of Higher Education if 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. Section 2 of this bill removes that exemption from the application of public works laws for such a building for the System. Section 4 of this bill repeals certain sections for conformity with the amendments made in section 2.	4/21 From printer. To engrossment. Engrossed. 1st reprint. Read 3rd time. Passed, as amended. Title approved, as amended. (Yeas: 25, Nays: 17.) To Senate.4/20 From committee: Amend, and do pass as amended. Placed on 2nd Reading File. Read 2nd time. Amended No. 492. To printer; 4/17 Notice of eligilibility for exemption; 4/10 Amend, and do pass as amended; 3/18 From printer. To committee; 3/16 Read first time. Referred to Committee on Government Affairs. To printer	3/18-O; IP

BILL # TOPICS: E- Energy F-Financial, Risk Management G-Governance HR-Human Resources L-Property O-Opening meeting, records, boards & election PE-PERS, PEBS PW-Public works S-Safety, emergency mgmt, vehicles WQ-Water quality, NDEP WR-rights, resources, conservation --A--	BILL/BDR SPONSOR GENERAL BILL TOPIC LEGISLATIVE LINK ASSEMBLY BILL SUMMARY -----B-----	BILL STATUS, COMMENTS &/OR EXPLANATIONS -----C-----	Board/Cmtee Position Action Date IP- initial position S- Support SA- Support/Amended N-Neutral O-Oppose W-Watch T-Testify ---D---
26 AB345 PW	Assemblywoman Neal; Senator Ford Revises provisions relating to certain government contracts. (BDR 27-398) http://www.leg.state.nv.us/Session/78th2015/Bills/AB/AB345.pdf Under existing law, a person bidding on a contract with the State or a local government for the performance of a service to the State or local government or for a public work, a person entering into any such contract or a person protesting the award of any such contract may be required to post a bond as security for the bid or protest, for performance of the contract or for payment to third parties under the contract. If a bond is provided, it must be issued by an insurer, commonly known as a "corporate surety," who is authorized under existing law regulating insurers to issue the bond. This bill provides for such a person to provide alternate forms of security. Sections 6, 7, 15, 16, 18, 19, 24, 34, 41, 43 and 45 of this bill authorize a person to, instead of a bond executed by a corporate surety, submit a bond executed by an individual surety or, with the approval of the entity awarding the contract, cash, a cash equivalent, a money order, a certified or cashier's check, a security interest in an asset, an irrevocable letter of credit or any other form of security approved by the entity awarding the contract. Section 33 of this bill defines the term "individual surety" as a natural person who is not an insurer authorized to transact surety insurance but who pledges his or her personal property or assets to guarantee the performance of a contract or payment pursuant to a contract. Under sections 2, 11 and 30 of this bill, an individual surety may execute a bond only if: (1) the individual surety transacts business only through an insurance company licensed in this State; (2) the person on whose behalf the bond is executed submits to the entity awarding the contract an affidavit attesting to compliance with specified provisions of law; and (3) the individual surety pledges one or more of specified forms of assets, in an amount equal to or greater than the amount of the required security, and submits to the entity awarding the contract a specified form for each asset. Under sections 3, 12 and 31 of this bill, an asset pledged as security by an individual surety may not be pledged for any other security or contract unless it is released by the entity awarding the contract. Sections 4, 13 and 32 of this bill limit an individual surety to providing security only as provided in this bill.	4/10 From committee: Without recommendation, and rerefer to Committee on Ways and Means, Without recommendation, and rerefer; 4/8 Not heard; 3/17 From printer. To committee; 3/16 Read first time. Referred to Committee on Government Affairs. To printer	3/17-W; IP
27 AB353 PW	Assemblymen Dickman, Moore, Fiore, Trowbridge, Jones, Ellison, Munford, Oscarson, Seaman, Shelton, Titus, and Wheeler; Senators Gustavson, and Settlemeyer Revises provisions governing public purchasing and contracting. (BDR 27-920) http://www.leg.state.nv.us/Session/78th2015/Bills/AB/AB353.pdf Under existing law, the governing body of a local governmental entity or its authorized representative must advertise all contracts for purchasing for which the estimated annual amount required to perform the contract exceeds \$50,000. With some exceptions, such a contract must be awarded to the lowest responsive and responsible bidder. Section 1 of this bill revises the list of contracts which are exempt from the competitive bidding process, requiring that certain types of contracts be competitively bid if the annual amount required to perform the contract exceeds \$50,000. Existing law requires the Administrator of the Purchasing Division of the Department of Administration to contract for services whose estimated value is \$100,000 or more, and allows the Administrator to authorize most officers, agencies, departments, institutions, boards and commissions of the State to contract for such services if he or she determines that to do so would be in the best interests of the State. (NRS 333.165) Section 2 of this bill requires that all such contracts be awarded through the competitive bidding process. Section 3 of this bill applies that same competitive bidding requirement to a contract for the services of a person as an independent contractor.	4/10 Read second time. Rereferred to Committee on Ways and Means. Exemption effective. To committee; 4/8 From committee: Without recommendation, and rerefer to Committee on Ways and Means; 4/8 Without recommendation, and refer; 3/19 From printer. To committee; 3/17 Read first time. Referred to Committee on Government Affairs. To printer.	3/18 O; IP

BILL # TOPICS: E- Energy F-Financial, Risk Management G-Governance HR-Human Resources L-Property O-Opening meeting, records, boards & election PE-PERS, PEBS PW-Public works S-Safety, emergency mgmt, vehicles WQ-Water quality, NDEP WR-rights, resources, conservation --A--	BILL/BDR SPONSOR GENERAL BILL TOPIC LEGISLATIVE LINK ASSEMBLY BILL SUMMARY -----B-----	BILL STATUS, COMMENTS &/OR EXPLANATIONS -----C-----	Board/Cmtee Position Action Date IP- initial position S- Support SA- Support/Amended N-Neutral O-Oppose W-Watch T-Testify ---D---
SAFETY, EMERGENCY MANAGEMENT & MOTOR VEHICLES			
28 AB90 S	Committee on Government Affairs Establishes the Nevada Intrastate Mutual Aid System. (BDR 36-391) http://www.leg.state.nv.us/Session/78th2015/Bills/AB/AB90.pdf Existing law authorizes political subdivisions of this State to establish local organizations for emergency management in accordance with the state emergency management plan. The director of a local organization for emergency management may enter into reciprocal agreements with other such organizations to provide aid during an emergency or disaster. Section 15 of this bill creates a statewide mutual aid system, designated the Nevada Intrastate Mutual Aid System, within the Division of Emergency Management of the Department of Public Safety to coordinate requests for mutual aid among the various public agencies of this State and certain Indian tribes and nations in this State. Section 17 of this bill requires each public agency in this State to participate in the System unless it opts out. Sections 18 and 19 of this bill set forth the requirements for making a request for intrastate mutual aid through the System and the responsibilities of the requesting and assisting participants. Section 20 of this bill sets forth the manner in which an assisting participant may be reimbursed by the requesting participant for costs incurred in providing mutual aid. Section 25 of this bill authorizes the Governor to request mutual aid from participants for use in providing interstate mutual aid.	5/7 In Assembly. To enrollment; 5/6 Read 3rd time. Passed. Title approved (Yeas: 20, Nays: 0, Excused: 1) To Assembly; 5/5 Read 2nd time; 5/4 From committee: Do pass; 4/7 In Senate. Read first time. Referred to Committee on Government Affairs. To committee; 4/3 Read second time. Amended. (Amend. No. 211.) To printer; 4/1 From committee: Amend, and do pass as amended; 2/20 Amend, and do pass as amended	1/27-W; IP
29 AB146 S	Committee on Transportation Revises provisions governing motor vehicle licensing. (BDR 40-15) http://www.leg.state.nv.us/Session/78th2015/Bills/AB/AB146.pdf AN ACT relating to air pollution; revising provisions governing the frequency of required inspections of the emissions of certain motor vehicles; increasing fees charged by the Department of Motor Vehicles for certain forms; and providing other matters properly relating thereto.	4/17 From printer. To reengrossment. Reengrossed. 1st reprint. To committee; 4/16 Read 2nd time. Amended. (Amend No. 422)	2/24-N; IP

BILL # TOPICS: E- Energy F-Financial, Risk Management G-Governance HR-Human Resources L-Property O-Opening meeting, records, boards & election PE-PERS, PEBS PW-Public works S-Safety, emergency mgmt, vehicles WQ-Water quality, NDEP WR-rights, resources, conservation --A--	BILL/BDR SPONSOR GENERAL BILL TOPIC LEGISLATIVE LINK ASSEMBLY BILL SUMMARY -----B----- <u>WATER QUALITY, NDEP</u>	BILL STATUS, COMMENTS &/OR EXPLANATIONS -----C-----	Board/Cmtee Position Action Date IP- initial position S- Support SA- Support/Amended N-Neutral O-Oppose W-Watch T-Testify ---D---
30 AB169 WQ	Committee on Health and Human Services Provides for the collection and application of graywater for a single-family residence. (BDR 40-804) http://www.leg.state.nv.us/Session/78th2015/Bills/AB/AB169.pdf AN ACT relating to graywater; requiring the State Board of Health to adopt regulations concerning systems for the collection and application of graywater for a single-family residence; requiring a permit for such graywater systems; providing that state and local governmental agencies must not prohibit graywater systems that meet certain requirements; allowing restrictions on graywater systems within common-interest communities; and providing other matters properly relating thereto.	5/17 From committee: Amend, and do pass as amended; 5/13 Amend, and do pass as amended; 4/15 In Senate. Read 1st time. Referred to Committee on Health and Human Services. To committee; 4/15 From printer. To engrossment. Engrossed. 1st reprint. Read 3rd time. Passed as amended. Title approved.	2/25-W; IP

BILL # TOPICS: E- Energy F-Financial, Risk Management G-Governance HR-Human Resources L-Property O-Opening meeting, records, boards & election PE-PERS, PEBS PW-Public works S-Safety, emergency mgmt, vehicles WQ-Water quality, NDEP WR-rights, resources, conservation --A--	BILL/BDR SPONSOR GENERAL BILL TOPIC LEGISLATIVE LINK ASSEMBLY BILL SUMMARY -----B-----	BILL STATUS, COMMENTS &/OR EXPLANATIONS -----C-----	Board/Cmtee Position Action Date IP- initial position S- Support SA- Support/Amended N-Neutral O-Oppose W-Watch T-Testify ---D---
5 AB298 PW	Carrillo Revises provisions concerning building codes. (BDR 40-30) http://www.leg.state.nv.us/Session/78th2015/Bills/AB/AB298.pdf Under existing law, any construction, alteration or change in the use of a building or other structure in this State must be in compliance with the Uniform Plumbing Code, except that a city or county may modify or amend that Code after a review of such modifications or amendments by the State Public Works Board. Sections 1-4 of this bill require compliance with the Uniform Mechanical Code, in addition to the Uniform Plumbing Code. Existing law requires that the reconstruction of existing hotels and the construction of new hotels, including all types of transient lodging establishments, be in accord with the Uniform Building Code and the Uniform Plumbing Code. Section 5 of this bill requires that such reconstruction or construction complies with the Uniform Mechanical Code. Existing law provides that grounds for disciplinary action against a contractor include workmanship which is not commensurate with standards of the trade in general or which is below the standards in the building or construction codes adopted by the city or county in which the work is performed. If no applicable building or construction code has been adopted locally, then workmanship must meet the standards prescribed in the Uniform Building Code, Uniform Plumbing Code or National Electrical Code in the form of the code most recently approved by the State Contractors' Board. Section 6 of this bill adds the Uniform Mechanical Code to the codes that are to be used to provide standards if no applicable building or construction code has been adopted locally.	3/16 From printer. To committee; 3/13 Read first time. Referred to Committee on Health and Human Services. To printer.	3/19-W; IP
6 AB304 HR	Benitez-Thompson, Carlton, Diaz, Kirkpatrick, Bustamante Adams, Elliot Anderson, Araujo, Carrillo, Flores, Joiner, Neal, Ohrenschall, Spiegel, Sprinkle, Swank, and Thompson Revises provisions relating to employment. (BDR 18-1067) http://www.leg.state.nv.us/Session/78th2015/Bills/AB/AB304.pdf AN ACT relating to employment; making it an unlawful employment practice for an employer, employment agency or labor organization to discriminate against a person for inquiring about, discussing or disclosing information about wages in certain circumstances; revising provisions relating to unlawful employment practices; revising provisions governing the filing of complaints of employment discrimination with the Nevada Equal Rights Commission; revising the relief that the Commission may order if it determines that an unlawful employment practice has occurred; revising provisions relating to the time in which an employee may seek relief in district court for a claim of unlawful employment practices; and providing other matters properly relating thereto.	4/8 Heard; 3/16 From printer. To committee; 3/13 Read first time. Referred to Committee on Government Affairs. To printer	3/17-W; IP
7 AB306 HR	Spiegel, Diaz, Carrillo, Ohrenschall, Joiner, Benitez-Thompson, Bustamante Adams, Carlton, and Swank Requires an employer to make certain accommodations for a nursing mother. (BDR 40-249) http://www.leg.state.nv.us/Session/78th2015/Bills/AB/AB306.pdf Existing law requires each employer to provide employees with certain meal and rest periods, with certain exceptions. (NRS 608.019) Existing law gives the Labor Commissioner the authority to prosecute violations of this requirement and provides that an employer who violates this requirement is guilty of a misdemeanor and subject to a civil penalty of \$5,000 per violation. Existing federal law requires an employer to provide a reasonable break time and a private place for certain employees to express breast milk for a nursing child for 1 year after the child's birth. Sections 2 and 3 of this bill similarly require each public and private employer in this State to provide reasonable break time and a clean, private place for an employee who is a nursing mother to express breast milk. Such break time may be with or without compensation. Additionally, sections 2 and 3 prohibit an employer from retaliating against an employee who: (1) takes the provided break time or uses the designated place to express breast milk; or (2) takes any action to enforce the requirement that the employer provide such a time and place. Finally, section 3 relieves a private employer of fewer than 25 persons from the duty to provide such accommodations if doing so would cause undue hardship to the employer. Section 1 of this bill authorizes a local board of health to establish a program of voluntary mediation to resolve disputes concerning a violation of the requirement that each employer provide break time and a place for an employee to express breast milk. Section 2 creates a right of action for a public employee against a public employer who fails to meet the requirement to provide break time and a place for the employee to express breast milk and provides that an officer or agent of a public employer who violates this requirement is guilty of a misdemeanor. Section 4 of this bill authorizes the Labor Commissioner to enforce the requirement against private employers. Section 5 of this bill provides that a private employer who violates this requirement is guilty of a misdemeanor and is subject to a civil penalty of \$5,000 per violation.	4/23 Failed Deadline; 4/21 Placed on Chief Clerk's desk; 4/20 From committee: Amend, and do pass as amended. Placed on 2nd Reading File. Read 2nd time. Amended (No. 394) To printer; 4/8 Amend, and do pass as amended; 3/17 From printer. To committee; 3/16 Read first time. Referred to Committee on Health and Human Services. To printer	3/17-W; IP

BILL # TOPICS: E- Energy F-Financial, Risk Management G-Governance HR-Human Resources L-Property O-Opening meeting, records, boards & election PE-PERS, PEBS PW-Public works S-Safety, emergency mgmt, vehicles WQ-Water quality, NDEP WR-rights, resources, conservation --A--	BILL/BDR SPONSOR GENERAL BILL TOPIC LEGISLATIVE LINK ASSEMBLY BILL SUMMARY -----B-----	BILL STATUS, COMMENTS &/OR EXPLANATIONS -----C-----	Board/Cmtee Position Action Date IP- initial position S- Support SA- Support/Amended N-Neutral O-Oppose W-Watch T-Testify ---D---
8 AB347 WR	Ohrenschall Revises provisions relating to domestic wells. (BDR 48-253) http://www.leg.state.nv.us/Session/78th2015/Bills/AB/AB347.pdf Under existing law, the State Engineer is authorized to make such rules, regulations and orders as are deemed essential for the welfare of a groundwater basin or portion thereof that has been designated by the State Engineer. With certain exceptions, a person who wishes to drill a well in a designated basin is required under existing law to apply to and obtain a permit from the State Engineer to appropriate the water before drilling the well. One exception from this requirement is for the drilling of a well for domestic purposes, also known as a domestic well, which is limited to a draught of 2 acre- feet per year. (NRS 534.013, 534.180) The State Engineer, through the Division of Water Resources of the State Department of Conservation and Natural Resources, is also authorized to approve all subdivision maps and certain parcel maps with respect to water supply and to require the relinquishment of a water right in connection therewith in certain circumstances. This bill authorizes the State Engineer on or after July 1, 2015, in designated groundwater basins or portions thereof, to allow the drilling of a conservation domestic well or require the drilling of such a well instead of a domestic well. A conservation domestic well is a domestic well for which the maximum quantity of water that may be withdrawn and used is 0.5 acre-feet per year, which is less than the maximum draught of a domestic well authorized under existing law. If the State Engineer authorizes or requires the drilling of such a well, this bill requires the owner of the conservation domestic well to install a water meter, ensure that the draught of the well does not exceed 0.5 acre-feet in a calendar year and report annually on total withdrawal from the well. A violation of these requirements by an owner of a conservation domestic well could subject the owner to civil and criminal 25 penalties. In addition, this bill mandates the State Engineer to require, in connection with the approval of a parcel map in such a basin, the relinquishment of a water right to the State Engineer in an amount determined to be sufficient by the State Engineer based on conditions in the basin.	3/24 Heard; 3/18 From printer. To committee; 3/16 Read first time. Referred to Committee on Government Affairs. To printer	3/17-W; IP
9 AB426 PE	Committee on Government Affairs Revises provisions relating to the Public Employees' Benefits Program. (BDR 23-1103) http://www.leg.state.nv.us/Session/78th2015/Bills/AB/AB426.pdf Under existing law, the governing body of any county, school district, municipal corporation, political subdivision, public corporation or other local governmental agency of the State of Nevada may negotiate and contract with the Board of the Public Employees' Benefits Program to secure exclusive group insurance for all of its officers and employees and their dependents in certain circumstances. When an officer or employee of such a governing body retires, he or she has the option to cancel any such coverage or to continue any such coverage to the extent he or she is not eligible for Medicare under federal law. If the officer or employee chooses to continue the coverage, the governing body must pay the same portion of the cost of the coverage under the Program as the State pays for persons who retire from state service and participate in the Program. Section 2 of this bill provides that the governing body of a local governmental agency who provides exclusive group insurance to its officers and employees through the Program has the option to offer its retirees a continuation of coverage under the Program as provided in existing law or to instead provide the retiree a subsidy, equal to the cost the State pays for persons retired from state service who participate in the Program, to be used by the retiree to obtain health insurance. The employer must give its officers and employees notice of its initial choice not less than 90 days before making such a choice, and must thereafter provide notice of the choice upon initial employment of any eligible employee. Sections 1 and 3-9 of this bill make conforming changes. Section 12 of this bill provides that this bill does not apply to a retiree of a local governmental agency who retired before July 1, 2015, to the extent that any change to the provision of coverage under the Program is prohibited by any contract between the retiree and the local governmental agency, the retiree and the Program or the retiree and a health insurer who provides coverage under the Program.	4/3 Heard; 3/24 From printer. To committee; 3/23 Read first time. Referred to Committee on Government Affairs. To printer.	3/25-W; IP

BILL # TOPICS: E- Energy F-Financial, Risk Management G-Governance HR-Human Resources L-Property O-Opening meeting, records, boards & election PE-PERS, PEBS PW-Public works S-Safety, emergency mgmt, vehicles WQ-Water quality, NDEP WR-rights, resources, conservation --A--	BILL/BDR SPONSOR GENERAL BILL TOPIC LEGISLATIVE LINK ASSEMBLY BILL SUMMARY -----B-----	BILL STATUS, COMMENTS &/OR EXPLANATIONS -----C-----	Board/Cmtee Position Action Date IP- initial position S- Support SA- Support/Amended N-Neutral O-Oppose W-Watch T-Testify ---D---
10 AB479 O	Committee on Government Affairs Revises provisions relating to public notices. (BDR 19-1095) http://www.leg.state.nv.us/Session/78th2015/Bills/AB/AB479.pdf Existing law requires the publication of a legal notice or legal advertisement in certain newspapers of general circulation and also establishes the procedures and requirements for such publication. Section 11 of this bill authorizes the publication of a legal notice or legal advertisement on an Internet website maintained by a newspaper, or by a broadcast radio or television station, in lieu of publishing the legal notice or legal advertisement in a newspaper of general circulation, unless a specific statute specifically prohibits publication of the legal notice or legal advertisement on an Internet website. If a legal notice or legal advertisement is published on an Internet website, section 11 requires the newspaper or broadcaster who maintains the Internet website to publish in a newspaper in which the legal notice or legal advertisement would have otherwise been published the Internet address of the Internet website on which the legal notice or legal advertisement is published. Section 11 additionally requires publication on the Internet website and in the newspaper of the mailing address and phone number of any state or local governmental agency at which a person may request or obtain a copy of the legal notice or legal advertisement. Section 8 of this bill allows a state agency that is required to publish a legal notice or legal advertisement in a newspaper of general circulation the option of publishing the legal notice or legal advertisement on an Internet website in accordance with the provisions of this bill.	3/25 From printer. To committee; 3/23 Read first time. Referred to Committee on Government Affairs. To printer.	3/25-W; IP

BILL # TOPICS:	BILL/BDR SPONSOR GENERAL BILL TOPIC LEGISLATIVE LINK SENATE BILL SUMMARY	BILL STATUS, COMMENTS &/OR EXPLANATIONS	Board/Cmtee Position Action Date
E- Energy F-Financial, Risk Management G-Governance HR-Human Resources L-Property O-Opening meeting, records, boards & election PE-PERS, PEBS PW-Public works S-Safety, emergency mgmt, vehicles	<u>FINANCIAL, RISK MANAGEMENT</u>		
1 SB26 F	Committee on Government Affairs Revises provisions governing the collection of debts by the State Controller. (BDR 31-499) http://www.leg.state.nv.us/Session/78th2015/Bills/SB/SB26.pdf AN ACT relating to state financial administration; authorizing the State Controller to withhold income from the wages of a person who owes a debt to a state agency after a judgment has been obtained against the person; authorizing the imposition of a fine and punitive damages against an employer under certain circumstances; and providing other matters properly relating thereto.	5/4 Enrolled and delivered to Governor; 5/1 In Senate. To enrollment; 4/30 Read 3rd time. Passed. Title approved. (Yeas: 42, Nays: 0) To Senate; 4/28 Taken from General File. Placed on General File for next legislative day; 4/27 Read 2nd time; 4/24 From committee: Do pass; 4/23 Do pass; 4/20 Mentioned No Jurisdiction; E1714/15 Heard; 4/3 In Assembly. Read first time. Referred to Committee on Government Affairs. To committee; 4/1 From printer. To engrossment. Engrossed. First reprint. Read third time. Passed, as amended. Title approved, as amended. (Yeas: 20, Nays: None, Excused: 1) To Assembly: 3/31 Read	3/2-W; IP
2 SB67 F	Committee on Commerce, Labor and Energy Revises provisions governing the regulation of insurance. (BDR 57-371) http://www.leg.state.nv.us/Session/78th2015/Bills/SB/SB67.pdf AN ACT relating to insurance; adopting the provisions of various model laws and acts of the National Association of Insurance Commissioners; revising provisions regarding the confidentiality of certain information and materials provided to the Division of Insurance of the Department of Business and Industry; revising provisions regarding the requirements for annual financial statements filed by self-insured groups for workers' compensation; revising provisions regarding licensing requirements; revising provisions regarding the cash value of policies of life insurance; allowing insurer's to issue electronic proof of insurance certificates for automobiles; revising provisions governing state-chartered risk retention groups; authorizing the Division to access certain sealed records of licensees and applicants for licenses; and providing other matters properly relating thereto.	5/13 Amend, and do pass as amended; 5/4 Heard; 4/21 In Assembly. Read 1st time. Referred to Committee on Commerce and Labor. To committee; 4/20 From printer. To engrossment. Engrossed. 1st reprint. Read 3rd time. Passed, as amended. Title approved, as amended (Yeas: 19, Nays: 0, Excused: 2) To Assembly; 4/17 From committee: Amend, and do pass as amended. Placed on 2nd Reading File. Read 2nd time. Amended	3/2-W; IP
3 SB289 F	Senator Denis; Assemblyman Paul Anderson Revises provisions relating to the protection of technology. (BDR 19-892) http://www.leg.state.nv.us/Session/78th2015/Bills/SB/SB289.pdf Existing law creates the Nevada Commission on Homeland Security and requires the Commission to make recommendations with respect to actions and measures to protect residents of this State and visitors to this State from potential acts of terrorism and related emergencies. This bill requires each provider of Internet protocol service which serves an agency or political subdivision of this State to interconnect and maintain a peering arrangement within this State with all other such providers of Internet protocol service.	5/14 Read 2nd time; 5/13 From committee: do pass; 5/12 Do pass; 5/7 Heard; 4/17 In Assembly. Read 1st time. Referred to Committee on Government Affairs. To committee; 4/16 From committee: Amend, and do pass as amended. Placed on 2nd Reading File. Read 2nd time. Amended (Amend No. 472) To printer. From printer. To engrossment. Engrossed. 1st reprint. Declared an emergency measure under the Constitution. Read 3rd time. Passed, as amended. Title approved, as amended (Yeas: 20, Nays: None, Excused: 1) To Assembly; 4/10 Amend, and do pass as amended.	3/24-W; IP

BILL # TOPICS:	BILL/BDR SPONSOR GENERAL BILL TOPIC LEGISLATIVE LINK SENATE BILL SUMMARY	BILL STATUS, COMMENTS &/OR EXPLANATIONS	Board/Cmtee Position Action Date
E- Energy F-Financial, Risk Management G-Governance HR-Human Resources L-Property O-Opening meeting, records, boards & election PE-PERS, PEBS PW-Public works S-Safety, emergency mgmt, vehicles			IP- initial position S- Support SA- Support/Amended N-Neutral O-Oppose W-Watch T-Testify
4 SB423 F	Committee on Finance Makes an appropriation for the awarding of grants to support certain cloud seeding operations. (BDR S-483) http://www.leg.state.nv.us/Session/78th2015/Bills/SB/SB423.pdf This bill makes an appropriation of \$500,000 to the State Department of Conservation and Natural Resources to award grants to support cloud seeding operations which are intended to increase the supply of water in Nevada.	5/4 Read 3rd time. Passed. Title approved. (Yeas: 42, Nays: 0) To Senate; 4/2 Heard, No Action; 3/24 From printer. To committee; 3/23 Read first time. Referred to Committee on Finance. To printer.	3/25-S; IP
5 SB448 F	Committee on Judiciary Revises provisions governing the deposit of certain public money in insured institutions. (BDR 31-1141) http://www.leg.state.nv.us/Session/78th2015/Bills/SB/SB448.pdf AN ACT relating to public money; authorizing a county treasurer to deposit county money in certain insured deposit accounts in insured banks, insured credit unions or insured savings and loan associations; providing for the redeposit of money under the control of the State Treasurer, county money, city money or money under the control of the treasurer of an incorporated city or other local government into insured deposit accounts in one or more other insured banks, insured credit unions or insured savings and loan associations under certain circumstances; and providing other matters properly relating thereto.	5/6 In Senate. To enrollment; 5/5 Read 3rd time. Passed. Title approved (Yeas: 36, Nays: 6) To Senate; 5/4 Read 2nd time; 5/1 Do pass; 4/27 Heard; 4/15 In Assembly. Read 1st time. Referred to Committee on Government Affairs. To committee; 4/13 Read 2nd time; 4/10 From committee: Do pass; 4/8 Heard, No Action;	3/25-N; IP

BILL # TOPICS:	BILL/BDR SPONSOR GENERAL BILL TOPIC LEGISLATIVE LINK SENATE BILL SUMMARY	BILL STATUS, COMMENTS &/OR EXPLANATIONS	Board/Cmtee Position Action Date
E- Energy F-Financial, Risk Management G-Governance HR-Human Resources L-Property O-Opening meeting, records, boards & election PE-PERS, PEBS PW-Public works S-Safety, emergency mgmt, vehicles	GOVERNANCE		IP- initial position S- Support SA- Support/Amended N-Neutral O-Oppose W-Watch T-Testify
6 SB29 G	<p>Committee on Government Affairs Grants power to a board of county commissioners to perform certain acts which are not prohibited or limited by statute. (BDR 20-465) http://www.leg.state.nv.us/Session/78th2015/Bills/SB/SB29.pdf In 1868, Judge John F. Dillon of the Iowa Supreme Court established a common-law rule of statutory interpretation known as Dillon's Rule, which limits the powers of local governments. Under Dillon's Rule, a local government is authorized to exercise only those powers which are: (1) expressly granted; (2) necessarily or fairly implied in or incident to the powers expressly granted; or (3) essential to the accomplishment of the declared purposes of the local government. Under existing law, county commissioners are authorized to exercise only those powers which are expressly granted and powers that are necessarily implied to carry out express powers. This bill authorizes a board of county commissioners, with limited exceptions, to exercise all powers needed to ensure the health and safety of the public, even if such a power is neither express nor implied, so long as the power is not expressly prohibited or limited by constitutional or statutory provisions granted to another entity.</p>	<p>5/13 Amend, and do pass as amended; 4/24 Not heard; 4/10 In Assembly. Read 1st time. Referred to Committee on Government Affairs. To committee, Mentioned no jurisdiction; 4/8 From printer. To engrossment. Engrossed. First reprint. Read third time. Passed, as amended. Title approved, as amended (Yeas: 21, Nays: None) To Assembly; 4/7 Read second time. Amended. (Amend No. 278) To printer; 4/3 Amend, and do pass as amended; 4/1 Heard, No Action; 2/2 Read first time. To committee</p>	1/23-W; IP
7 SB157 G	<p>Committee on Government Affairs Enacts the State and Local Government Cooperation Act. (BDR 22-706) http://www.leg.state.nv.us/Session/78th2015/Bills/SB/SB157.pdf This bill enacts the State and Local Government Cooperation Act. Section 7 of this bill provides that the purpose of the Act is to facilitate cooperation and coordination between state agencies and local governments to: (1) provide consistency in interpretive rulings made by state agencies and local governments; and (2) encourage communication and foster positive working relationships between the Executive Department of State Government and local governments. Sections 4-6 of this bill define "interpretive ruling," "local government" and "state agency." Section 8 of this bill requires a state agency, before making an interpretive ruling that may affect an interpretive ruling of a local government, to: (1) inform and solicit comments from the local governments that may be affected; (2) allow a reasonable time for each such local government to submit comments; (3) consider any comments received from affected local governments in preparing its interpretive ruling; and (4) inform in writing each affected local government that submitted comments of the state agency's proposed interpretive ruling. Section 8 also authorizes a local government to submit a request to the Governor, or his or her designee, to consider any inconsistency between the proposed interpretive ruling of the state agency and an interpretive ruling of a local government. If the Governor, or his or her designee, considers such a request, he or she may recommend sustaining or amending the state agency's ruling. Section 9 of this bill provides that nothing in the Act shall be interpreted to: (1) limit the power of a state agency to carry out its statutory duties and responsibilities; (2) supersede any law providing for the right of any party to seek administrative or judicial review in a contested case; or (3) otherwise affect the right of any party to seek such review.</p>	<p>2/17 From printer. To committee.</p>	2/16-W, IP

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E- Energy F-Financial, Risk Management G-Governance HR-Human Resources L-Property O-Opening meeting, records, boards & election PE-PERS, PEBS PW-Public works S-Safety, emergency mgmt, vehicles	<u>HUMAN RESOURCES</u>		IP- initial position S- Support SA- Support/Amended N-Neutral O-Oppose W-Watch T-Testify
8 SB24 HR	Committee on Commerce, Labor, and Energy Revises provisions governing unemployment compensation. (BDR 53-383) http://www.leg.state.nv.us/Session/78th2015/Bills/SB/SB24.pdf AN ACT relating to unemployment compensation; authorizing the Administrator of the Employment Security Division of the Department of Employment, Training and Rehabilitation to make certain information available to the Board of Regents of the University of Nevada and the Director of the Department; revising the manner in which a person who has received certain benefits or money may elect a base period; revising the period within which the Administrator may recover certain overpayments; expanding the circumstances under which a person may commit unemployment insurance fraud; providing a penalty; and providing other matters properly relating thereto.	4/23 Mentioned no jurisdiction; 4/3 Read second time. Amended. (Amend. No. 64) Re-referred to Committee on Finance. To printer. Exemption effective; 4/2 From committee: Amend, and do pass as amended; 2/27 Amend, and do pass as amended; 2/9 Notice of eligibility for exemption; 2/4 Heard, no action	2/3-W; IP
9 SB158 HR	Committee on Government Affairs Revises provisions relating to collective bargaining by local governments. (BDR 23-704) http://www.leg.state.nv.us/Session/78th2015/Bills/SB/SB158.pdf If a local government employer is a party to a collective bargaining agreement or similar agreement, existing law requires that the agreement be approved at a public hearing by the governing body of the local government employer. Section 1 of this bill requires that a copy of the proposed agreement and certain supporting material relating to the agreement be made available to the public not less than 10 days before the hearing, either by posting the documents on the Internet website of the local government or, if the local government does not have such a website, by depositing the documents with the clerk of the governing body. Any document so deposited is a public record and must be open for public inspection. Existing law provides for the public dissemination of any supporting material provided to a public body in connection with a meeting of the body, and establishes the time within which such material must be made available to the public. Section 2 of this bill revises those provisions to conform with the requirements of section 1.	5/7 In Senate. To enrollment; 5/6 Read 3rd time. Passed. Title approved (Yeas: 42, Nays: 0) To Senate; 5/5 Read 2nd time; 5/4 From committee: Do pass; 4/3 From printer. To engrossment. Engrossed. First reprint. Read third time. Passed, as amended. Title approved. (Yeas: 19, Nays: 1, Excused: 1.) To Assembly; 4/2 Read second time. Amended. (Amend. No. 156.) To printer; 4/1 From committee: Amend, and do pass as amended; 3/20 Amend, and do pass as amended; 2/27 Heard, No Action; 2/17 From printer. To committee	2/13-W; IP
10 SB168 HR	Senators Settlemeyer, Goicoechea, Gustavson, and Lipparelli; Assemblymen Kirner, O'Neill, Trowbridge, and Wheeler Revises provisions relating to collective bargaining by local government employers. (BDR 23-602) http://www.leg.state.nv.us/Session/78th2015/Bills/SB/SB168.pdf Existing law establishes certain mandatory subjects of bargaining in the negotiation of a collective bargaining agreement between a local government employer and a recognized employee organization. Among these mandatory subjects is a requirement that the parties bargain over procedures and requirements for the reopening and renegotiation of the agreement during periods of fiscal emergency. Currently, the existence of such an emergency is determined on the basis of revenue shortfalls or other criteria agreed to by the parties. Section 1 of this bill authorizes a local government to reopen a collective bargaining agreement during a fiscal emergency and sets forth the circumstances under which such an emergency shall be deemed to exist. The procedural requirements relating to the reopening of the agreement remain a mandatory subject of bargaining. Existing law provides for the resolution of an impasse in collective bargaining through fact-finding, arbitration or both, but imposes limitations on the money that a fact finder or arbitrator may consider in determining the financial ability of a local government employer to pay compensation or monetary benefits. Section 2 of this bill provides, for certain governmental funds, that a budgeted ending fund balance of not more than 25 percent of the total budgeted expenditures, less capital outlay, is not subject to negotiation and cannot be considered by a fact finder or arbitrator in determining ability to pay.	4/1 In Assembly. Read first time. Referred to Committee on Commerce and Labor. To committee; 3/27 Read second time. Amended. (Amend. Nos. 110 & 179) To printer; 3/26 From committee: Amend, and do pass as amended; 3/11 Amend, and do pass as amended; 2/27 Heard, No Action; 2/18 From printer. To committee	2/18-W; IP

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11 SB193 HR	Committee on Commerce, Labor and Energy Revises provisions governing compensation for overtime. (BDR 53-989) http://www.leg.state.nv.us/Session/78th2015/Bills/SB/SB193.pdf The Fair Labor Standards Act of 1938 requires that compensation for overtime be paid to certain employees for hours worked in excess of 40 hours in any week of work. Under existing Nevada law, certain employees, including certain classified employees of this State, certain employees of contractors working on public works projects and certain other employees of private employers, are entitled to compensation for overtime at a rate of 1 1/2 times an employee's regular wage rate for any hours worked in excess of 8 hours in any workday or in excess of 40 hours in any week of work. This bill removes the provisions which require payment of compensation for overtime for hours worked in excess of 8 hours in any workday, while retaining the provisions which require payment of compensation for overtime for hours worked in excess of 40 hours in any week of work.	4/3 From printer. To engrossment. Engrossed. First reprint. Read third time. Passes as amended. Title approved, as amended. (Yeas: 11, Nays: 9, Excused: 1.) To printer; 4/2 Read second time. Amended. (Amend. No. 225.) To printer; 4/1 From committee: Amend, and do pass as amended; 3/20 Amend, and do pass as amended; 3/4 Heard, No action; 2/26 From printer. To committee	3/17-S, W; IP
12 SB224 HR	Committee on Commerce, Labor and Energy Revises provisions relating to employment. (BDR 53-985) http://www.leg.state.nv.us/Session/78th2015/Bills/SB/SB224.pdf Section 16 of Article 15 of the Nevada Constitution defines the term "employee" and requires each employer to pay a certain minimum wage to each employee. Existing law imposes certain additional requirements relating to compensation, wages and hours of employees. (Chapter 608 of NRS) Section 2 of this bill defines the term "independent contractor." Section 5 of this bill excludes the relationship between a principal and an independent contractor from those relationships that constitute employment relationships for the purpose of requiring the payment of a minimum wage. Section 3 of this bill prohibits a person from recovering unpaid wages in a proceeding relating to the payment of a minimum wage unless the person consents in writing to become a plaintiff in such a proceeding and such a consent is filed with the court or agency in which the proceeding is brought. Section 7 of this bill applies the provisions of this bill to any action or proceeding to recover unpaid wages pursuant to a requirement to pay a minimum wage in which a final decision has not been rendered as of the effective date of this bill.	5/13 Amend, and do pass as amended; 5/6 Heard; 4/17 In Assembly. Read 1st time. Referred to Committee on Commerce and Labor. To committee; 4/16 From committee: Amend, and do pass as amended. Placed on 2nd Reading File. Read 2nd time. Amended. (Amend. No. 599.) To printer. From printer. To engrossment. Engrossed. 1st reprint. Declared an emergency measure under the Constitution. Read 3rd time. Passed, as amended. Title approved, as amended. (Yeas: 20, Nays: None, Excused: 1.) To Assembly; 4/3 Amend, and do pass as amended; 3/9 Heard, No Action; 3/6 Read first time	3/13-W; IP
13 SB231 HR	COMMITTEE ON COMMERCE, LABOR AND ENERGY Revises provisions relating to workers' compensation. (BDR 53-986) http://www.leg.state.nv.us/Session/78th2015/Bills/SB/SB231.pdf AN ACT relating to workers' compensation; limiting the amount certain providers of health care can charge an insurer for providing prescription drugs to an injured employee; revising provisions related to the time that an insurer has to pay a bill submitted by a provider of health care; revising provisions relating to injured employees who were injured while intoxicated or under the influence of a controlled or prohibited substance; and providing other matters properly relating thereto.	5/14 From committee: do pass; 5/13 Do pass; 4/17 In Assembly. Read 1st time. Referred to Committee on Commerce & Labor. To committee; 4/16 From printer. To re-engrossment. Re-engrossed. 2nd reprint. Read 3rd time. Passed, as amended. Title approved, as amended. (Yeas: 18, Nays: 3.) To Assembly; 4/15 Read 3rd time. Amended. (Amend No. 574) To printer; 4/13 Read a 2nd time. Amended. (Amend No. 157) To printer; 4/10 From committee: Amend, and do pass as amended; 3/23 Mentioned no	3/13-W; IP

	BILL # TOPICS: E- Energy F-Financial, Risk Management G-Governance HR-Human Resources L-Property O-Opening meeting, records, boards & election PE-PERS, PEBS PW-Public works S-Safety, emergency mgmt, vehicles	BILL/BDR SPONSOR GENERAL BILL TOPIC LEGISLATIVE LINK SENATE BILL SUMMARY	BILL STATUS, COMMENTS &/OR EXPLANATIONS Board/Cmtee Position Action Date IP- initial position S- Support SA- Support/Amended N-Neutral O-Oppose W-Watch T-Testify
14	SB232 COMMITTEE ON COMMERCE, LABOR AND ENERGY Makes various changes relating to workers' compensation. (BDR 53-987) http://www.leg.state.nv.us/Session/78th2015/Bills/SB/SB232.pdf HR This bill revises various provisions of the Nevada Industrial Insurance Act, which provides for the payment of compensation to employees who are injured or disabled as the result of an occupational injury. Existing law provides that if an insurer, organization for managed care, third-party administrator or employer denies coverage for medical treatment or services related to an employee's injury, and the employee's health or casualty insurer pays for such treatment or services, the health or casualty insurer may seek reimbursement from the insurer, organization for managed care, third-party administrator or employer if a hearing officer or appeals officer ultimately determines that the treatment or services should have been covered by the insurer, organization for managed care, third-party administrator or employer. Section 1 of this bill provides a reciprocal right to reimbursement in situations in which an insurer, organization for managed care, third-party administrator or employer appeals an order of a hearing officer, appeals officer or district court and the order is not stayed pending the appeal. In such situations, if the appeal is successful, the insurer, organization for managed care, third-party administrator or employer is entitled to seek reimbursement from the injured employee's health or casualty insurer for payments made while the appeal was pending. Existing law provides for the reopening of a workers' compensation claim under certain circumstances and conditions. Under these provisions, an employee has 1 year to file an application to reopen a claim if the employee was not off work as a result of the injury and did not receive benefits for a permanent partial disability. Section 2 of this bill revises NRS 616C.390 to provide that an employee has 1 year to file an application to reopen a claim if the employee did not receive benefits for either a temporary total or permanent partial disability. Existing law provides that an injured employee who suffers a permanent partial disability may elect to receive compensation for that injury in a lump sum. Section 3 of this bill provides that an employee who has sustained more than one permanent partial disability may not receive compensation for any portion of an injury that is based on a combined permanent partial disability rating for all the employee's injuries that exceeds 100 percent.	5/14 From committee: do pass; 5/13 Do pass; 4/15 In Assembly. Read 3rd time. Referred to Committee on Commerce and Labor. To committee; 4/13 Read 2nd time. Amended. (Amend No. 307) To printer; 4/10 From committee: Amend, and do pass as amended; 4/3 Amend, and do pass as amended; 3/20 Heard, No Action; 3/13 Heard, No Action; 3/13 Agendized; 3/10 From printer. To committee; 3/9 Read first time	3/11-W; IP
15	SB371 Senators Atkinson, Ford, Kihuen, Spearman, Parks, Denis, Manendo, and Woodhouse; Assemblymen Thompson, Kirkpatrick, and Neal Revises provisions governing the use of apprentices on public works. (BDR 53-671) http://www.leg.state.nv.us/Session/78th2015/Bills/SB/SB371.pdf HR AN ACT relating to apprentices; requiring the State Apprenticeship Council to approve or deny certain written requests submitted by a public body concerning the required use of an apprentice on a public work; authorizing the Council to suspend the right of a contractor on a public work to participate in a program of apprenticeship under certain circumstances; requiring a public body that awards a contract for a public work to ensure an apprentice performs a certain percentage of the total hours of labor on the public work; and providing other matters properly relating thereto.	4/15 From printer. To engrossment. Engrossed. 1st reprint; 4/10 Amend, and do pass as amended; 4/3 Heard, No Action; 4/2 Notice of eligibility for exemption; 3/19 From printer. To committee.; 3/17 Read first time. Referred to Committee on Commerce, Labor and Energy. To printer.	3/17-W; IP

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OPEN MEETING, RECORDS, & BOARD & ELECTIONS			
16 SB70 O	Committee on Government Affairs Revises provisions governing meetings of public bodies. (BDR 19-155) http://www.leg.state.nv.us/Session/78th2015/Bills/SB/SB70.pdf AN ACT relating to public bodies; making various changes relating to meetings of public bodies; and providing other matters properly relating thereto.	5/14 From committee: do pass; 4/24 in Assembly. Read 1st time. Referred to Committee on Government Affairs. To committee; 4/21 From printer. To engrossment. Engrossed. 1st reprint. Read 3rd time. Passed, as amended. Title approved. (Yeas: 21, Nays: 0) To Assembly; 4/20 From committee: Amend, and do pass as amended. Placed on 2nd Reading File. Read 2nd time. Amended, No. 108. To printer; 3/11 Amend, and do pass as amended; 2/25 Heard, No Action; 2/2 Read first time. To committee	2/10-W; IP

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17 SB505	Committee on Finance Provides for the temporary suspension of the collection of certain subsidies to be paid to the Public Employees' Benefits Program. (BDR S-1205) PE http://www.leg.state.nv.us/Session/78th2015/BDR/BDR78_S-1205.pdf Under existing law, state officers and employees who elect to participate in the Public Employees' Benefits Program are required to authorize deductions from their paychecks to pay the employees' share of the premiums or contributions for the Program. Existing law requires each state agency that participates in the Public Employees' Benefits Program to pay to the Program a monthly assessment for each state officer and employee who is employed by the agency on a permanent and full-time basis and who elects to participate in the Program. The subsidies paid are deposited into the Active Employee Group Insurance Subsidy Account within the Agency Fund for the Payroll of the State. Money from this Account is transferred periodically to the Fund for the Public Employees' Benefits Program based on the actual cost of the subsidies for that period. The amount of the subsidy for Fiscal Year 2014-2015 is \$695.35 per person, per month. This bill provides for a state agency premium holiday by requiring that a participating state agency only pay such subsidy for the first 10 months of Fiscal Year 2014- 2015. Although a corresponding premium holiday is not provided for the state employees in this bill, this bill specifically provides that the state employees must not be required to pay the portion of the cost of the premiums and contributions that would have otherwise been paid by their state employers during the 2 months of the state agency premium holiday. This bill further requires the Chief of the Budget Division of the Department of Administration, the Senate Fiscal Analyst and the Assembly Fiscal Analyst to, without further legislative approval, process revisions in the appropriate work programs to transfer the money saved by not paying the subsidies from the appropriate account of each participating state agency for reversion to the State General Fund.	5/1 Enrolled and delivered to Governor; 4/30 After Passage Discussion; 4/29 In Senate. To enrollment; 4/28 Read 3rd time. Passed. Title approved. (Yeas: 38, Nays: 1, Excused: 3) To Senate; 4/27 From committee: Do pass; 4/15 Read 2nd time. Rereferred to Committee on Ways and Means. To committee; 4/8 In Assembly. Read first time. Referred to Committee on Government Affairs. To committee; 4/7 Read third time. Passed. Title approved (Yeas: 20, Nays: None, Excused: 1) To Assembly; 4/3 Read second time; 4/2 From committee: Do pass; 3/27 Heard, No Action; 3/25 From printer. To committee. From committee: Re-refer to Committee on Finance. Re-referred to Committee on Finance. To committee; 3/24 Re-refer. Referred to the Senate Committee on Finance; 3/23 Read first time. Referred to Committee on Government Affairs. To printer.	3/25-W; IP

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18	SB47 Committee on Government Affairs Makes various changes relating to the Consolidated Local Improvements Law. (BDR 22-421) PW http://www.leg.state.nv.us/Session/78th2015/Bills/SB/SB47.pdf AN ACT relating to local improvements; removing the provision that a commercial area vitalization project is limited to an area zoned primarily for business or commercial purposes and deleting the statutory references to such a project; authorizing the governing body of a municipality to acquire, improve, operate and maintain a neighborhood improvement project for the beautification and improvement of an area without regard to its zoning; authorizing the provision of additional public services in such an area; expanding the applicability of provisions authorizing a special assessment within an improvement district located in a redevelopment area; authorizing the use of money in a surplus and deficiency fund for the payment of certain administrative costs; increasing the amount of money subject to transfer to such a fund after the outstanding indebtedness of an improvement district has been paid; revising provisions for the collection of unpaid assessments and the modification of an improvement project; and providing other matters properly relating thereto.	5/4 Enrolled and delivered to Governor; 5/1 In Senate. To enrollment; 4/30 Read 3rd time. Passed. Title approved (Yeas: 34, Nays: 8) To Senate; 4/29 Read second time; 4/28 Do pass; 4/24 Mentioned no jurisdiction; 4/23 Heard; 4/15 In Assembly. Read 1st time. Referred to Committee on Government Affairs. To committee; 4/13 Read 2nd time. Amended. (Amend. No. 106) To printer; 4/10 From committee: Amend, and do pass as amended; 3/11 Amend, and do pass as amended; 2/18 Heard, No Action	2/3-W; IP
19	SB108 Settelmeyer Revises provisions relating to public works projects. (BDR 28-598) PW http://www.leg.state.nv.us/Session/78th2015/Bills/SB/SB108.pdf Existing law sets forth general provisions applicable to public works for which the cost is in excess of \$100,000, including provisions requiring: (1) reports by the public body undertaking the public work to the Labor Commissioner; (2) enforcement of certain provisions regarding public works contracts by the Labor Commissioner, with prosecution of any violations by the Attorney General; (3) the payment of prevailing wages to employees on the public work; and (4) the advertisement in certain publications for bids on the public work. The prevailing wage requirements and certain reporting requirements also apply to a redevelopment project if a redevelopment agency provides financial incentives to the developer with a value of more than \$100,000. Existing law also sets forth certain provisions applicable to public works for which the cost is less than \$100,000, including a provision requiring a preference in bidding for certain businesses owned by a veteran with a service-connected disability, and provisions authorizing a state or local government to: (1) perform the work itself; or (2) solicit bids from three licensed contractors if the estimated cost of the public work is more than \$25,000 but not more than \$100,000, or solicit bids from at least one licensed contractor if the estimated cost of the public work is \$25,000 or less. This bill changes the \$100,000 threshold to \$1,000,000, and in several sections, a technical correction is made clarifying that if the relevant work will cost exactly \$1,000,000, the requirements for those public works estimated to cost in excess of \$1,000,000 will apply.	5/13 After Passage Discussion; 5/6 After passage discussion; 4/20 Waiver granted effective: 4/17/2015. Taken from General File. Placed on Secretary's desk; 4/17 Taken from General File. Placed on General File for next legislative day; 4/16 Taken from Secretary's desk. Placed on General File; 4/10 From printer. To engrossment. Engrossed. First reprint. Taken from General File. Placed on Secretary's desk; 4/8 From committee: Amend, and do pass as amended; 4/3 Amend, and do pass as amended; 3/27 Heard, No Action; 2/2 From printer. Read first time. To committee Cross reference AB172	2/2-S; IP

	BILL # TOPICS: E- Energy F-Financial, Risk Management G-Governance HR-Human Resources L-Property O-Opening meeting, records, boards & election PE-PERS, PEBS PW-Public works S-Safety, emergency mgmt, vehicles	BILL/BDR SPONSOR GENERAL BILL TOPIC LEGISLATIVE LINK SENATE BILL SUMMARY	BILL STATUS, COMMENTS &/OR EXPLANATIONS Board/Cmtee Position Action Date IP- initial position S- Support SA- Support/Amended N-Neutral O-Oppose W-Watch T-Testify
20	SB223 Committee on Commerce, Labor and Energy Revises provisions relating to contractors. (BDR 53-984) PW http://www.leg.state.nv.us/Session/78th2015/Bills/SB/SB223.pdf Existing law makes an original contractor liable for any indebtedness incurred by a subcontractor for labor costs, including benefits payable to a trust established by a collective bargaining unit. Sections 1 and 3 of this bill provide that a prime contractor is not liable for the labor costs of a subcontractor to the extent those costs are: (1) interest, liquidated damages, attorney's fees or costs resulting from a subcontractor's failure to pay contributions or other payments to, or on behalf of, an employee; or (2) any amounts for which the prime contractor did not receive adequate notice in the manner that section 5 of this bill requires. Section 2 of this bill reduces the statute of limitations period applicable to commencing an action against a prime contractor for the recovery of wages or benefits due to an employee of a subcontractor. Existing law also provides that a mechanics' or materialmen's lien claimant must provide a notice of right to lien to an owner of property upon which work has been performed unless the claimant is a person who only performed labor on the project. Section 4 of this bill provides that a mechanics' and materialmen's lien claimant shall not avoid the obligation to provide a notice of lien to a property owner by a claim that the property owner had actual or constructive notice that the lien claimant provided work, equipment, materials or services to the project. In addition, section 4 excludes from the exemption an express benefit trust which receives a portion of the compensation paid to a laborer. Section 5 of this bill requires an administrator of a Taft-Hartley trust that does not receive a benefit payment required to be made to the trust by a general contractor or subcontractor, within 45 days after the required payment was due, to provide notice to the general contractor and subcontractor that the benefit payment has not been received. Existing law requires the Labor Commissioner, in the context of public works, to enforce various provisions relating to labor, wages and employment practices, allows the Labor Commissioner to impose an administrative penalty of not more than \$5,000 for each violation thereof and requires the Labor Commissioner to report each such violation to the Attorney General. Section 6 of this bill adds failure to comply with the notice requirements of section 5 to the impermissible acts within the scope of the enforcement powers of the Labor Commissioner that are set forth in NRS 338.015.	4/27 Heard; 4/21 In Assembly. Read 1st time. Referred to Committee on Commerce & Labor. To committee; 4/20 From printer. To engrossment. Engrossed. 1st reprint. Read 3rd time. Passed, as amended. Title approved, as amended. (Yeas: 19, Nays: 0, Excused: 2) To Assembly; 4/17 From committee: Amend, and do pass as amended. Placed on 2nd Reading File. Read 2nd time. Amended. (Amend. No. 458.) To printer; 4/8 Not Heard; 3/9 Heard, No Action; 3/6 Read first time	3/12-W; IP
21	SB254 Farley, Hardy, Harris, and Settlemeyer Revises provisions relating to public works. (BDR 28-791) PW http://www.leg.state.nv.us/Session/78th2015/Bills/SB/SB254.pdf AN ACT relating to public works; amending the definition of the term "public work" as it relates to buildings of the Nevada System of Higher Education; amending the amount of retainage authorized on public works and certain other works; extending existing provisions related to retainage; and providing other matters properly relating thereto.	5/14 No action; 5/12 Heard; 4/24 In Assembly. Read 1st time. Referred to Committee on Government Affairs. To committee; 4/21 Read 3rd time. Amended (No.633) To printer. From printer. To re-engrossment. Re-engrossed. 2nd reprint. Read 3rd time. Passed, as amended. Title approved, as amended (Yeas: 21, Nays: 0) To Assembly; 4/20 From printer. To engrossment	3/13-W; IP
22	SB308 Roberson Provides funding for certain public works projects. (BDR S-764) PW http://www.leg.state.nv.us/Session/78th2015/Bills/SB/SB308.pdf AN ACT relating to public works; making an appropriation to the State Public Works Board to fund certain public works projects; and providing other matters properly relating thereto	3/23 Exemption effective; 3/17 From printer. To committee; 3/16 Read first time. Referred to Committee on Finance. To printer.	3/19-N; IP

	<p>BILL # TOPICS:</p> <p>E- Energy F-Financial, Risk Management G-Governance HR-Human Resources L-Property O-Opening meeting, records, boards & election PE-PERS, PEBS PW-Public works S-Safety, emergency mgmt, vehicles</p>	<p>BILL/BDR SPONSOR GENERAL BILL TOPIC LEGISLATIVE LINK SENATE BILL SUMMARY</p>	<p>BILL STATUS, COMMENTS &/OR EXPLANATIONS</p> <p>Board/Cmtee Position</p> <p>Action Date</p> <p>IP- initial position S- Support SA- Support/Amended N-Neutral O-Oppose W-Watch T-Testify</p>
<p>23</p>	<p>SB340 Senators Smith, Ford, Spearman, Parks, Atkinson, Denis, Kihuen, Manendo, and Woodhouse; Assemblymen Carrillo, Araujo, Joiner, Spiegel, and Sprinkle Revises provisions governing public works. (BDR 28-255) http://www.leg.state.nv.us/Session/78th2015/Bills/SB/SB340.pdf PW Existing law authorizes the Labor Commissioner to impose an administrative penalty against a person who violates certain provisions related to contracts for public works in this State. A person against whom such an administrative penalty is imposed may not be awarded a contract for a public work for a period of 3 years, and upon a second or subsequent offense, for a period of 5 years. In addition to the prohibition on being awarded a contract for public works, such a person is also subject to the suspension of his or her contractor's license by the State Contractors' Board for the length of the prohibition. Under federal law, a contractor may be excluded for a period of time from receiving contracts from the Federal Government if the contractor is debarred, proposed for debarment, suspended or declared ineligible based on various enumerated causes. This bill provides that, if a contractor is excluded for a period of time from receiving contracts from the Federal Government as a result of being debarred, proposed for debarment, suspended or declared ineligible, the contractor may not be awarded a contract for a public work in this State for the longer of: (1) 4 years from the date on which the Labor Commissioner becomes aware of the exclusion; or (2) the length of the term of debarment, proposed debarment, suspension or ineligibility.</p>	<p>5/14 No action; 5/12 Heard; 4/10 In Assembly. Read 1st time. Referred to Committee on Government Affiars. To committee; 4/8 From printer. To engrossment. Engrossed. First reprint. Read third time. Passed as amended. Title approved. (Yeas: 21, Nays: None) To Assembly; 4/7 Read second time. Amended. (Amend No. 282). To printer; 4/3 Amend, and do pass as amended; 3/27 Heard, No Action; 3/18 From printer. To committee; 3/16 Read first time. Referred to Committee on Government Affairs. To printer.</p>	<p>3/19-W; IP</p>
<p>24</p>	<p>SB392 Kieckhefer Revises provisions relating to prevailing wage. (BDR 28-828) http://www.leg.state.nv.us/Session/78th2015/Bills/SB/SB392.pdf PW Existing law provides that contracts for public works which cost \$100,000 or more must pay mechanics and workers the wage then prevailing in the county in which the public work is located. (NRS 338.020, 338.080) Section 4 of this bill increases the threshold cost of such a public work to \$1,000,000 or more which must be adjusted by the Labor Commissioner for inflation every 5 years beginning on January 1, 2020. Existing law provides that the prevailing wage must be determined by the Labor Commissioner by conducting a survey. Section 2 of this bill revises the manner in which the survey is conducted by excluding workers who are being paid prevailing wage when calculating the prevailing wage. Section 1 of this bill provides for a set portion of the calculated prevailing wage which may be used for fringe benefits. Section 3 of this bill provides that any claim or complaint regarding the wages paid to a worker employed on the public work must be made solely by the worker. Existing law requires a public body to advertise a request for bids on a public work, and to accept the lowest bid. Sections 5 and 7 of this bill require a public body or local government, as applicable, that is accepting bids for a public work to hold a public pre-bid meeting. Sections 6 and 8 of this bill require a public body or local government, as applicable, to rank bids using certain criteria and to interview the top ranked bids to determine the best value bid.</p>	<p>4/2 From committee: Re-refer to Committee on Finance. Re-referred to Committee on Finance. Exemption effective. To committee; 4/1 Re-refer; 3/19 From printer. To committee; 3/17 Read first time. Referred to Committee on Government Affairs. To printer.</p>	<p>3/19-SA; IP</p>

BILL # TOPICS:	BILL/BDR SPONSOR GENERAL BILL TOPIC LEGISLATIVE LINK SENATE BILL SUMMARY	BILL STATUS, COMMENTS &/OR EXPLANATIONS	Board/Cmtee Position Action Date
E- Energy F-Financial, Risk Management G-Governance HR-Human Resources L-Property O-Opening meeting, records, boards & election PE-PERS, PEBS PW-Public works S-Safety, emergency mgmt, vehicles			IP- initial position S- Support SA- Support/Amended N-Neutral O-Oppose W-Watch T-Testify
SAFETY, EMERGENCY MANAGEMENT & MOTOR VEHICLES			
25	SB43 Committee on Transportation Revises provisions governing certain safety requirements for driving across railroad tracks. (BDR 43-378) S http://www.leg.state.nv.us/Session/78th2015/Bills/SB/SB43.pdf Under existing law, the driver of certain vehicles crossing at grade any track or tracks of a railroad must stop within 50 feet but not less than 15 feet from the nearest rail of the railroad, must listen and look in both directions along the track for any approaching train, and may only proceed when the driver can do so safely. This bill imposes the same requirements on drivers of certain commercial vehicles. This bill also provides that it is unlawful for the driver of certain commercial vehicles to stop the vehicle before completely crossing such railroad tracks due to insufficient space for the vehicle on the opposite side of the tracks or insufficient undercarriage clearance of the vehicle. The penalty for a violation of this prohibition is provided in regulations promulgated by the Department of Motor Vehicles, which is authorized to adopt such regulations as part of the implementation of the Commercial Motor Vehicle Safety Act of 1986, as amended.	5/7 Enrolled and delivered to Governor; 5/5 In Senate; To enrollment; 5/1 Read 2nd time; 4/30 Do pass; 4/28 Do pass; 4/8 In Assembly. Read first time. Referred to Committee on Transportation. To committee; 4/7 Read third time. Passed, as amended. Title approved, as amended. (Yeas: 20, Nay: None, Excused: 1). To Assembly; 4/3 Read second time. Amended. (Amend. No. 30.) To printer; 4/2 From committee: Amend, and do pass as amended; 2/19 Amend, and do pass as amended; 2/2	2/10-W; IP
26	SB233 Committee on Commerce, Labor and Energy Revises provisions relating to occupational safety. (BDR 53-990) S http://www.leg.state.nv.us/Session/78th2015/Bills/SB/SB233.pdf Existing law requires each construction worker and supervisory employee to obtain, within 15 days after the date he or she is hired, a completion card for taking a course in construction industry safety and health hazard recognition which is: (1) developed by the Occupational Safety and Health Administration of the United States Department of Labor; and (2) approved by the Division of Industrial Relations of the Department of Business and Industry. Each completion card obtained by a construction worker or supervisory employee expires 5 years after the date it is issued and may be renewed by: (1) completing another such course in construction industry safety and health hazard recognition within the previous 5 years; or (2) completing certain requirements for continuing education within that period. (NRS 618.983) This bill provides that each completion card obtained by a construction worker or supervisory employee expires 10 years after the date it is issued and may be renewed by completing another such course or completing those requirements for continuing education within the previous 10 years.	4/3 In Assembly. Read first time. Referred to Committee on Commerce and Labor. To committee; 3/31 From committee: Amend, and do pass as amended; 4/2 From printer. To engrossment. Engrossed. First reprint. Read third time. Passed, as amended. Title approved, as amended. (Yeas: 20, Nays: 0, Excused: 1.) To Assembly; 4/1 Read second time. amended. (Amend. NO. 139) To printer; 3/16 Amend, and do pass as amended; 3/11 Heard, No Action; Next meeting 3/16	3/13-W; IP

BILL # TOPICS:	BILL/BDR SPONSOR GENERAL BILL TOPIC LEGISLATIVE LINK SENATE BILL SUMMARY	BILL STATUS, COMMENTS &/OR EXPLANATIONS	Board/Cmtee Position Action Date
E- Energy F-Financial, Risk Management G-Governance HR-Human Resources L-Property O-Opening meeting, records, boards & election PE-PERS, PEBS PW-Public works S-Safety, emergency mgmt, vehicles	<u>WATER RIGHTS, RESOURCES & CONSERVATION</u>		
27 SB45	Committee on Natural Resources Revises provisions governing the distribution of grants of money by the State Conservation Commission to conservation districts. (BDR 49-361) WR http://www.leg.state.nv.us/Session/78th2015/Bills/SB/SB45.pdf Existing law sets forth the general rule that the State Conservation Commission must distribute grants of money provided by legislative appropriation to qualifying conservation districts in equal amounts. This bill provides an exception to the general rule for the distribution of such grants of money if: (1) the grants of money are for a specific competitive grant program for which the Legislature expressly appropriated money; and (2) the competitive grant program is governed by regulations specifically adopted to govern that competitive grant program and those regulations expressly state that the grants of money may be distributed in unequal amounts.	4/2 In Senate. To enrollment; 4/1 Read third time. Passed. Title approved. (Yeas: 42, Nays: None.) To Senate; 3/26 From committee: Do pass; 3/19 Do pass; 3/4 Do pass; 2/24 Mentioned Not Agendized; 2/23 Heard, No Action; 2/20 Read third time. Re-referred to Committee on Finance. To committee. Exemption	1/25-W; IP
28 SB81	Committee on Government Affairs Revises provisions relating to the management and appropriation of water. (BDR 48-367) WR http://www.leg.state.nv.us/Session/78th2015/Bills/SB/SB81.pdf This bill eliminates the classification "area of active management" and renames it "critical management area" as "active management area." Similar to the former designation of critical management area, section 3 authorizes the State Engineer to designate a basin or portion therein as an active management area if the State Engineer determines that: (1) withdrawals of groundwater exceed the perennial yield of the basin; (2) groundwater levels continue to decline; or (3) pumping of groundwater conflicts with existing water rights. Section 3 requires the State Engineer to designate any basin or portion therein as an active management area if the State Engineer receives a petition for such a designation which is signed by not less than 40 percent of the combined total of holders of adjudicated or unadjudicated claims of vested rights and permits or certificates to appropriate water and owners of domestic wells in the basin or portion therein; and to rescind the designation of a groundwater basin or portion therein as an active management area if the State Engineer determines that the designation is no longer warranted. Section 4 specifies the powers of the State Engineer in basins or portions therein that are designated as an active management area. Section 7 clarifies that the State Engineer is required to supervise all groundwater and wells, including domestic wells for which a permit is not required. Section 8 changes the signature requirement for such petitions from not less than 40 percent of the combined total of the holders of adjudicated or unadjudicated claims of vested rights and permits or certificates to appropriate water and owners of domestic wells in the basin or portion therein. Sections 7 and 8 authorize the State Engineer to also hold such a hearing at the location in closest proximity to the basin where an adequate facility exists for holding a hearing. Under existing law, the holder of a water right forfeits that right if the holder does not put the water to beneficial use within a certain period. Section 9 requires the State Engineer to consider as an additional factor in an application for an extension of time to prevent forfeiture whether the basin or portion therein where the water right is located has been designated as an active management area.	4/20 From printer. To engrossment. Engrossed. 1st reprint. To committee. Exemption effective; 4/17 From committee: Amend, and do pass as amended. Placed on 2nd Reading File. Read 2nd time. Amended. (Amend. No. 467.) Re-referred to Committee on Finance. To printer; 4/10 Amend, and do pass as amended; 3/24 Mentioned no jurisdiction; 2/24 Mentioned no jurisdiction; 2/11 Heard, No Action; 2/16 Notice of eligibility for exemption	1/23-SA; IP
29 SB311	Kieckhefer Revises provisions relating to irrigation districts. (BDR 48-831) WR http://www.leg.state.nv.us/Session/78th2015/Bills/SB/SB311.pdf Existing law authorizes a board of directors of an irrigation district to incur an indebtedness not exceeding in the aggregate the sum of \$1,000,000 and to levy certain assessments on all lands in the district. (NRS 539.480) This bill authorizes the board of directors of an irrigation district that has entered into a contract with the United States for the purpose of complying with the Reclamation Safety of Dams Act of 1978, 43 U.S.C. §§ 506 et seq., to incur an indebtedness not exceeding in the aggregate the sum of \$6,000,000. This bill also provides that for the purpose of calculating assessments to pay the indebtedness of the district, fractional acres may be rounded up to the nearest whole acre.	5/4 Enrolled and delivered to Governor; 5/1 In Senate. To enrollment; 4/30 Read 3rd time. Passed. Title approved (Yeas: 42, Nays: 0) To Senate; 4/29 Read second time; 4/28 Do pass; 4/23 Heard; 4/10 Read second time; 4/8 Do pass; 3/17 From printer. To committee; 3/16 Read first time. Referred to Committee on Government Affairs. To printer	3/17-S; IP

BILL # TOPICS:	BILL/BDR SPONSOR GENERAL BILL TOPIC LEGISLATIVE LINK SENATE BILL SUMMARY	BILL STATUS, COMMENTS &/OR EXPLANATIONS	Board/Cmtee Position Action Date
E- Energy F-Financial, Risk Management G-Governance HR-Human Resources L-Property O-Opening meeting, records, boards & election PE-PERS, PEBS PW-Public works S-Safety, emergency mgmt, vehicles			IP- initial position S- Support SA- Support/Amended N-Neutral O-Oppose W-Watch T-Testify
30 SB476 WR	Committee on Government Affairs Amends provisions relating to certain local districts. (BDR 49-826) http://www.leg.state.nv.us/Session/78th2015/Bills/SB/SB476.pdf AN ACT relating to local districts; making legislative declarations; requiring the imposition of a fee on parcels in a conservation district upon voter approval; authorizing the increase, decrease or elimination of the fee upon voter approval; requiring that money collected from the fee be expended only for the purposes of the conservation district; authorizing the supervisors of a conservation district to serve ex officio as directors of a weed control district upon agreement with a board of county commissioners; providing a penalty; and providing other matters properly relating thereto.	5/13 Taken from General File. Placed on General File for next legislative day; 5/6 From printer. To reengrossment. Reengrossed. 2nd reprint. Taken from General File. Placed on Chief Clerk's desk; 5/5 Taken from General File. Placed on Chief Clerk's desk; 5/4 From committee: Amend, and do pass as amended; 4/30 Amend, and do pass as amended; 4/28 Amend, and do pass as amended; 4/13 Read 3rd time. Passed. Title approved. (Yeas: 21. Navs: None) To Assembly: 4/10 From	3/25-W; IP
31 SB485 WR	Committee on Government Affairs Revises provisions relating to water. (BDR 48-708) http://www.leg.state.nv.us/Session/78th2015/Bills/SB/SB485.pdf Under existing law, water rights for surface water, artesian groundwater and percolating groundwater that were initiated by applying water to beneficial use before the statutes regulating those water sources were enacted by the Nevada Legislature in 1905, 1913 and 1939, respectively, are known as vested water rights. Existing law provides a procedure for determining the extent of all vested water rights on a water source, which is called an adjudication. As part of that procedure, claimants of vested rights are required to file proofs of appropriation with the State Engineer, which is known in existing law as the procedure of taking proofs. Section 1 of this bill requires any claimant of a pre-statutory water right to submit proof of the claim to the State Engineer on or before December 31, 2025, regardless of whether an adjudication has been ordered for a water source. If a claimant fails to submit such proof, the claim is deemed to be extinguished. Section 1 requires the State Engineer to provide notice of this requirement in various manners during the 10-year period before the deadline. Sections 2 and 5-8 of this bill conform provisions in existing law governing the procedure of the State Engineer taking proofs to reflect the submission of any proofs pursuant to section 1 to the State Engineer before an adjudication has been ordered. Sections 3, 4, 9 and 11 of this bill eliminate the procedure of the State Engineer taking proofs in an adjudication on and after January 1, 2026, because section 1 requires proofs of all pre-statutory water rights to be on file with the State Engineer by December 31, 2025, or such claims are extinguished.	5/8 Taken from Chief Clerk's desk. Placed on General File. Read 3rd time. Amended (No. 672) To printer; 5/4 From printer. To engrossment. Engrossed. 1st reprint. Taken from General File. Placed on General File for next legislative day; 5/1 Read 2nd time. Amended (No. 652) To printer; 4/30 From committee: Amend, and do pass as amended; 4/10 In Assembly. Read 1st time. Referred to Committee on Government Affairs. To committee; 4/8 Taken from General File. Placed on General File for next legislative day; 4/8 In Assembly. Read first time. Referred to Committee on Government Affairs. To committee; 4/7 Read second time; 4/3 Do pass; 3/25 From printer. To committee; 3/23 Read first time. Referred to Committee on Government Affairs. To printer.	3/25-W; IP

BILL # TOPICS: E- Energy F-Financial, Risk Management G-Governance HR-Human Resources L-Property O-Opening meeting, records, boards & election PE-PERS, PEBS PW-Public works S-Safety, emergency mgmt, vehicles	BILL/BDR SPONSOR GENERAL BILL TOPIC LEGISLATIVE LINK SENATE BILL SUMMARY	BILL STATUS, COMMENTS &/OR EXPLANATIONS	Board/Cmtee Position Action Date IP- initial position S- Support SA- Support/Amended N-Neutral O-Oppose W-Watch T-Testify
1 SB11 G	Senator Goicoechea Grants power to local governments to perform certain acts or duties which are not prohibited or limited by statute. (BDR 20-284) http://www.leg.state.nv.us/Session/78th2015/Bills/SB/SB11.pdf In 1868, Judge John F. Dillon of the Iowa Supreme Court established a common-law rule of statutory interpretation known as Dillon’s Rule, which limits the powers of local governments. Under Dillon’s Rule, a local government is authorized to exercise only those powers which are: (1) expressly granted; (2) necessarily or fairly implied in or incident to the powers expressly granted; or (3) essential to the accomplishment of the declared purposes of the local government. Under existing law, county commissioners are authorized to exercise only those powers which are expressly granted and powers that are necessarily implied to carry out express powers. Sections 2-7 of this bill authorize a board of county commissioners, with limited exceptions, to exercise all powers needed for the effective operation of county government, even if the power to perform these acts is neither express nor implied, so long as the power is not expressly prohibited or limited by constitutional or statutory provisions or granted to another entity. Under existing law, a city government is authorized to exercise only those powers expressly granted by the charter or laws creating the city, and the necessary means of employing those powers. Sections 9-14 and 16-21 of this bill authorize city governments, whether created by general law or charter, to exercise all powers needed for the effective operation of city government, with limited exceptions, even if the power to perform these acts is neither express nor implied, so long as the power is not expressly prohibited or limited by constitutional or statutory provisions or granted to another entity.	4/10 Mentioned No Jurisdiction; 3/11 Heard, No Action; 2/25 Mentioned no jurisdiction Cross reference SB29	2/5-W; IP
2 SB28 O	Committee on Government Affairs Clarifies provisions governing the fees that may be charged for providing copies of certain public records. (BDR 19-464) http://www.leg.state.nv.us/Session/78th2015/Bills/SB/SB28.pdf AN ACT relating to public records; authorizing a governmental entity to charge for the actual cost of time utilized by an employee when responding to a request for a public record that requires an extraordinary use of personnel; defining the term “extraordinary use of its personnel or technological resources”; and providing other matters properly relating thereto.	3/4 Heard, No action; 2/11 Mentioned no jurisdiction	2/10-S; IP
3 SB65 WR	Committee on Government Affairs Revises provisions relating to the use of water. (BDR 48-366) http://www.leg.state.nv.us/Session/78th2015/Bills/SB/SB65.pdf AN ACT relating to the use of water; revising provisions relating to the adjudication of vested water rights; revising provisions relating to applications, permits and certificates for the appropriation of public waters; revising provisions relating to underground water and wells; revising provisions relating to the planning and development of water resources; providing a penalty; and providing other matters properly relating thereto.	4/21 From printer. To engrossment. Engrossed. 1st reprint. Read 3rd time. Lost (Yeas: 13, Nays: 8); 4/20 From committee: Amend, and do pass as amended. Placed on 2nd reading file. Read 2nd time. Amended, No. 466. To printer; 4/10 Amend, and do pass as amended; 2/24 Mentioned no jurisdiction; 2/24 Mentioned no	1/23-SA; IP
4 SB149 F	Senators Atkinson, Kihuen, and Ford; Assemblymen Sprinkle, and Carlton Provides for a program of matching grants to local governments for the maintenance and repair of public works. (BDR 43-669) http://www.leg.state.nv.us/Session/78th2015/Bills/SB/SB149.pdf AN ACT relating to public works; requiring the State Treasurer to establish a program to provide matching grants of money to local governments in this State for the maintenance and repair of public works; authorizing for that purpose the issuance of general obligation bonds of the State of Nevada; providing for the administration of the program and authorizing the adoption of regulations; allocating a portion of the basic governmental services tax to the State General Fund and the State Highway Fund; and providing other matters properly relating thereto.	3/5 Heard, No action; 3/2 Notice of eligibility for exemption	3/2-W; IP

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5 SB164 HR	Senators Parks, Spearman, Woodhouse, Manendo, Atkinson, Ford, and Kihuen; Assemblymen Elliot Anderson, Swank, Carrillo, Araujo, and Thompson Revises provisions prohibiting certain discriminatory acts. (BDR 18-59) http://www.leg.state.nv.us/Session/78th2015/Bills/SB/SB164.pdf This bill adds "gender identity or expression" and "sexual orientation" to various provisions of existing law that prohibit discrimination, thus expanding the bases upon which discrimination is impermissible. Section 13 of this bill specifically adds "gender identity or expression" to the list of attributes upon which the murder of a person in the first degree may be aggravated. Sections 5 and 6 of this bill define the terms "gender identity or expression" and "sexual orientation" for use throughout the entirety of the Nevada Revised Statutes (NRS). Sections 1, 7, 12, 14, 18, 23, 29, 34-36, 38 and 40 of this bill delete definitions for those terms from existing sections of NRS, without changing their meanings, to avoid repeating the definitions in multiple locations.	5/13 Heard; 4/10 Read 3rd time. Passed. Title approved (Yeas: 21, Nays: None) To Assembly; 4/8 From committee: Do pass; 4/2 Heard, No Action; 2/17 From printer. To committee.	2/18-W; IP
6 SB167 HR	Roberson, Brower, Hammond, Harris, Lipparelli, and Kieckhefer Revises provisions relating to employment. (BDR 18-265) http://www.leg.state.nv.us/Session/78th2015/Bills/SB/SB167.pdf AN ACT relating to employment; revising provisions governing the filing of complaints of employment discrimination with the Nevada Equal Rights Commission; revising the relief that the Commission may order if it determines that an unlawful practice has occurred; providing that it is an unlawful employment practice for an employer, employment agency or labor organization to discriminate against a person for inquiring about, discussing or disclosing information about wages in certain circumstances; revising provisions relating to the time in which an employee may seek relief in district court for a claim of unlawful employment practices; and providing other matters properly relating thereto.	5/5 Heard; 4/16 In Assembly. Read 1st time. Referred to Committee on Judiciary. To committee; 4/15 From printer. To engrossment. Engrossed. 1st reprint. Read 3rd time. Passed, as amended. Title approved. (Yeas: 9, Nays: 11, Excused: 1) To Assembly; 4/3 Amend, and do pass as amended; 3/2 Heard, No Action; 2/17 From printer. To committee	2/18-W; IP
7 SB173 WR	Committee on Natural Resources Revises provisions governing mining reclamation. (BDR 46-482) http://www.leg.state.nv.us/Session/78th2015/Bills/SB/SB173.pdf Under existing law, a person who desires to engage in an exploration project or mining operation must apply for and obtain a permit from the Division of Environmental Protection of the State Department of Conservation and Natural Resources. An application for such a permit must be accompanied by a plan for reclamation of the land to be damaged or disturbed by the project or operation. Existing law authorizes the Division to grant an exception to reclamation requirements for an open pit project or operation. If the Division is requested to grant an exception to a requirement that material be returned to the open pit from which it was extracted, this bill requires that the Division determine whether the project or operation will result in the creation of a pit lake, a body of water resulting from a pit that penetrates the water table. If the Division determines that a pit lake will be created, the operator applying for the exception must show that the operator has a water right for the amount of water estimated to be lost by evaporation from the pit lake as the lake fills and when it reaches its predicted filled surface area. If such a showing is not made to the satisfaction of the Division, this bill requires the Division to deny the request for the exception.	2/19 From printer. To committee	2/19-W; IP
8 SB190 HR	SENATORS SPEARMAN, SEGERBLOM, WOODHOUSE, KIHUEN, FORD; ATKINSON, DENIS, MANENDO AND PARKS Revises provisions relating to employment. (BDR 18-785) http://www.leg.state.nv.us/Session/78th2015/Bills/SB/SB190.pdf AN ACT relating to employment; making it an unlawful employment practice for an employer, employment agency or labor organization to discriminate against a person for inquiring about, discussing or disclosing information about wages in certain circumstances; revising provisions relating to unlawful employment practices; revising provisions governing the filing of complaints of employment discrimination with the Nevada Equal Rights Commission; revising the relief that the Commission may order if it determines that an unlawful employment practice has occurred; revising provisions relating to the time in which an employee may seek relief in district court for a claim of unlawful employment practices; and providing other matters properly relating thereto.	3/2 Mentioned	3/13-W; IP

	BILL # TOPICS: E- Energy F-Financial, Risk Management G-Governance HR-Human Resources L-Property O-Opening meeting, records, boards & election PE-PERS, PEBS PW-Public works S-Safety, emergency mgmt, vehicles	BILL/BDR SPONSOR GENERAL BILL TOPIC LEGISLATIVE LINK SENATE BILL SUMMARY	BILL STATUS, COMMENTS &/OR EXPLANATIONS Board/Cmtee Position Action Date IP- initial position S- Support SA- Support/Amended N-Neutral O-Oppose W-Watch T-Testify
9	SB222 Atkinson Revises provisions relating to health insurance covering prescription drugs. (BDR 57-670) HR http://www.leg.state.nv.us/Session/78th2015/Bills/SB/SB222.pdf Existing law requires certain public and private policies of insurance and health care plans to provide coverage for certain procedures, including colorectal cancer screenings, cytological screening tests and mammograms, in certain circumstances. Existing law also requires employers to provide certain benefits to employees, including coverage for the procedures required to be covered by insurers, if the employer provides health benefits for its employees. Sections 1, 5, 8, 11, 14, 19, 22 and 24 of this bill require certain public and private policies of insurance and health care plans to: (1) limit a person's copayment or coinsurance for prescription drugs to not more than \$50 per prescription per month and not more than 20 percent of the maximum out-of-pocket limit included in the federal Patient Protection and Affordable Care Act for all prescription drugs within a given year; (2) provide that the limits on coinsurance must apply regardless of whether the amount of the annual deductible has been satisfied; (3) not place all prescription drugs within a given class within the highest cost tier provided by the policy or plan; and (4) provide an exceptions process which allows an insured person to request an exception to the drug formulary if his or her doctor determines that a prescription drug which is not included in the formulary will be more effective or the person will suffer an adverse effect from the prescription drug which is included in the formulary.	3/6 From printer. To committee	3/11-W; IP
10	SB277 Segerblom Enacts the Nevada Environmental Policy Act. (BDR 40-439) WQ http://www.leg.state.nv.us/Session/78th2015/Bills/SB/SB277.pdf AN ACT relating to environmental protection; enacting the Nevada Environmental Policy Act; creating the Council on Environmental Quality within the Office of the Governor; requiring the Council to adopt certain regulations; requiring state and local agencies to prepare environmental reports that analyze the environmental impact of agency activity and certain private activity; authorizing an agency to charge a fee to prepare an environmental impact statement for certain private projects that require the authorization or financing of the agency; authorizing the Governor to hire staff for the Council; and providing other matters properly relating thereto.	3/16 From printer. To committee; 3/13 Read first time. Referred to Committee on Natural Resources. To printer.	3/26-W; IP
11	SB326 Farley, and Goicoechea Revises provisions relating to public works. (BDR 28-792) HR http://www.leg.state.nv.us/Session/78th2015/Bills/SB/SB326.pdf Existing law provides that skilled mechanics and workers employed on certain public works must be paid overtime wages for hours worked in excess of 40 hours in a week or hours in excess of 8 hours in a day, unless the mechanic or worker, pursuant to a collective bargaining agreement or a mutual agreement with the contractor or subcontractor employing the mechanic or worker, works a modified schedule of 10 hours per day, 4 calendar days per week. Section 1 of this bill revises the provisions governing the circumstances under which such a modified schedule may be worked.	3/18 From printer. To committee; 3/16 Read first time. Referred to Committee on Government Affairs. To printer.	3/17- W; IP
12	SB356 Senators Smith, Parks, Woodhouse, Kihuen, Ford, Atkinson, Denis, Manendo, and Spearman; Assemblymen Sprinkle, Carrillo, Araujo, Joiner, and Spiegel Revises provisions governing the Public Employees' Retirement System. (BDR 23-1092) PE http://www.leg.state.nv.us/Session/78th2015/Bills/SB/SB356.pdf Under existing law, the official correspondence and records, other than the files of individual members or retired employees, of the Public Employees' Retirement System are required to be available for public inspection. Section 1 of this bill provides that any record or file, and information contained therein, related to an individual member, retired employee or beneficiary is confidential and is not a public book or record. Section 1 also provides that the compilation by the System of information contained in the records or files related to a member, retired employee or beneficiary into a report or publication does not make the information contained in the records or files a public record.	3/18 From printer. To committee; 3/16 Read first time. Referred to Committee on Government Affairs. To printer.	3/18-N; IP