SENATE BILL NO. 564-COMMITTEE ON GOVERNMENT AFFAIRS

(ON BEHALF OF DEPARTMENT OF ADMINISTRATION—BUDGET DIVISION)

MARCH 26, 2001

Referred to Committee on Government Affairs

SUMMARY—Requires competitive bidding for printing of certain state publications and other printed materials. (BDR 29-568)

FISCAL NOTE: Effect on Local Government: No.

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19 20 Effect on the State: Yes.

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

AN ACT relating to state printing; requiring competitive bidding for the printing of certain state publications and other printed materials; and providing other matters properly relating thereto.

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

Section 1. NRS 344.050 is hereby amended to read as follows:

344.050 1. The superintendent shall not permit any other than state work to be done in the division.

2. [All] Except as otherwise provided by specific statute, all state officers, boards, commissions, trustees, regents and directors required or authorized by law to make reports or to publish circulars, bulletins, printed books, stationery or printed matter of any kind shall:

(a) Have the printing, reproduction and binding of such material done by the division [-] or a commercial printing establishment, whichever is the lowest responsible bidder pursuant to the provisions of chapter 333 of NRS, at the expense of their respective funds or appropriations; or

(b) Produce the reports or other published matter within their respective agencies by use of copying or duplicating machines other than printing by letterpress or the offset process.

3. [The printing of official stationery, cards and other material appropriate to the official duties of members of the legislature shall be done in the division at the expense of the legislative fund.

4.] Invitations, tickets of admission, programs, menus or [the like] similar items for any state institution or school shall not be considered state printing, and the superintendent is directed not to accept [the same but he]



those materials but may print [such material] those materials for official state functions.

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- The provisions of this chapter [shall] must not be construed to mean that the superintendent is required or expected to perform any work other than that which the type, machinery and other printing, reproduction and binding appliances in the division will permit.
- Sec. 2. NRS 344.053 is hereby amended to read as follows: 344.053 1. [Whenever] If any materials to be pre-344.053 1. [Whenever] If any materials to be prepared for publication or use by the legislature, the legislative counsel bureau or the legislative counsel are delivered to the superintendent by the legislature, the director of the legislative counsel bureau or the legislative counsel, the superintendent shall accord the preparation of those materials an absolute priority over any other state work to be done in the division.
- 2. The director of the legislative counsel bureau shall determine the relative priorities to be assigned in the preparation of particular materials referred to in subsection 1.
- 3. [Whenever] If the superintendent determines that the volume of priority work presently in the division or reasonably anticipated will prevent his prompt execution of other state work of an emergency nature, he shall notify the chief of the purchasing division of the department of administration who shall have the other work performed in a commercial printing establishment [as] in the manner provided in [NRS 344.160.] chapter 333 of NRS.
- **Sec. 3.** NRS 344.140 is hereby amended to read as follows: 344.140 All officers, boards, commissioners, trustees, superintendents, regents and directors required by law to make reports to the governor or to the legislature, except the state controller, the state treasurer, the department of taxation, the commissioner of insurance, the board of control of the agricultural experiment station, and the commissioners on uniform state laws, shall send the original drafts of their reports to [the]:
- 1. The superintendent, if the division is awarded a contract as the lowest responsible bidder pursuant to the provisions of chapter 333 of **NRS**, who shall order such a number of each of the reports, or part or parts of each of the reports, printed as in his judgment will meet the requirements of law. The superintendent shall [especially see] ensure that no matter be printed in more than one report, unless of great public interest.
- 2. The commercial printing establishment, if it is awarded a contract as the lowest responsible bidder pursuant to the provisions of chapter 333 of NRS. The officer, board, commissioners, trustees, superintendent or regents and directors shall ensure that:
- (a) The number of each of the reports, or part or parts of each of the reports required to be printed pursuant to the contract will meet the requirements of law; and
- (b) Unless of great public interest, no matter is printed in more than one report.
 - **Sec. 4.** NRS 345.020 is hereby amended to read as follows:
- 345.020 Upon receipt of copies of each volume of Nevada Reports from the superintendent of the state printing division of the department of



administration, the director of the legislative counsel bureau shall distribute them without charge as follows:

- 1. To each of the judges of the District Court of the United States for the District of Nevada, one copy.
 - 2. The supreme court law library, two copies.

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- 3. To each justice of the supreme court, clerk of the supreme court, district judge, district attorney, county clerk, justice of the peace and municipal judge in this state, one copy.
- 4. To each public library in this state, one copy.5. To each library in the University and Community College System of Nevada, one copy.
 - 6. To the Nevada historical society, one copy.
- 7. Upon request, to any state, county or municipal officer.
- Sec. 5. NRS 2.320 is hereby amended to read as follows:
- 2.320 The clerk of the supreme court and the official reporter are ex officio reporters of decisions. Whenever any case is finally determined by the supreme court, the reporters of decisions shall make a synopsis of the opinion and decision of the supreme court in the case. A copy of the opinion together with the synopsis must be filed by the reporters of decisions with the superintendent of the state printing division of the department of administration.]
- Sec. 6. NRS 218.225 is hereby amended to read as follows: 218.225 1. At each regular session of the legislature, each legislator is entitled to receive at the expense of the legislative fund from the state printing division of the department of administration the following:
- (a) Not to exceed 2,000 letterheads, 8 1/2 inches x 11 inches, and 2,000 half size, or 4,000 of either variety;
- (b) Not to exceed 2,000 No. 10 envelopes and 2,000 No. 6 3/4 envelopes, or 4,000 of either variety; and
- 30 (c) Not to exceed 2,000 business cards and 1,000 memorandum sheets, 31 500 each of the small and large type or 1,000 of either type.
 - [Selections must be made from samples submitted by the superintendent of the state printing division of the department of administration, and all printing must be done in the state printing division of the department of administration.
 - 2. Each female member of the assembly is entitled to have the word "Assemblywoman" precede the inscription of her name on her official stationery and business cards.
 - 3. All orders for the printing specified in subsection 1 must be placed by legislators with the director of the legislative counsel bureau, who shall approve those claims which comply with the provisions of this section and shall pay the claims from the legislative fund.
 - 4. A legislator may purchase from the state printing division of the department of administration or the commercial printing establishment that is awarded the contract official stationery, cards and other material appropriate to his official duties in excess of that [specified in] provided *pursuant to* subsection 1 at his own expense.



Sec. 7. NRS 218.2756 is hereby amended to read as follows:

 218.2756 1. If the fiscal note is obtained before the bill or joint resolution is introduced the fiscal analysis division shall submit a copy of the note to the requester. If the requester desires to introduce the bill or joint resolution the legislative counsel shall attach a duplicate copy of the note to the bill or joint resolution and shall prepare the bill or joint resolution for introduction. The original, signed copy of the note must be retained by the fiscal analysis division to be used as printer's copy after the bill or joint resolution is introduced.

- 2. If the fiscal note is obtained after the bill or joint resolution has been introduced, the fiscal analysis division shall forward a duplicate copy of the note to the chief clerk of the assembly or the secretary of the senate and shall [forward] cause the original, signed copy to [the superintendent of the state printing division of the department of administration for the purposes of printing.] be printed.
- 3. The triplicate copy of the fiscal note must be retained by the fiscal analysis division.
- 4. The fiscal analysis division shall send a copy of the fiscal note to the chairman of the standing committee or committees to which the bill or joint resolution has been referred.
 - **Sec. 8.** NRS 218.278 is hereby amended to read as follows:
- 218.278 1. The legislative counsel shall, upon receipt of requests for prefiling bills and joint resolutions, transmit those bills and resolutions that may be prefiled to the secretary of the senate or the chief clerk of the assembly, as appropriate. The secretary or chief clerk shall number the bills and joint resolutions consecutively in the same manner as during regular sessions of the legislature and is responsible for the safekeeping of [such] those bills and joint resolutions.
- 2. After a bill or joint resolution has been properly numbered, the legislative counsel shall [deliver a copy to the superintendent of the state printing division of the department of administration. The superintendent shall print the copy] cause the bill or joint resolution to be printed in the same manner as during regular sessions of the legislature. The bill or joint resolution must contain:
 - (a) The name of the introducer;
 - (b) The date on which it was prefiled;
- (c) If it was not requested by a member of the legislature, the name of the entity that requested the preparation of the bill or joint resolution; and
- (d) The standing committee of the senate or assembly to which the bill or joint resolution is proposed to be referred. The standing committee must be determined pursuant to the rules or recommendations for the referral of bills and joint resolutions adopted by the appropriate house during the preceding regular session of the legislature.
- 3. The number of copies to be printed must be determined by the legislative counsel, and the expenses of printing and mailing must be paid from the legislative fund.
- 4. The legislative counsel shall release copies of a prefiled bill or joint resolution to the public.



Sec. 9. NRS 218.300 is hereby amended to read as follows:

218.300 The [superintendent of the state printing division of the department of administration shall, immediately after receipt of the copy of any bill or resolution, print,] legislative counsel shall, in addition to the regular authorized number, cause one copy [thereof] of each bill and resolution to be printed upon heavy buff paper, which copy must be delivered to the secretary of the senate or to the chief clerk of the assembly. Before the third reading and final passage of the bill or resolution, the legislative counsel shall carefully compare the printed or reprinted copy of the bill or resolution with the duplicate copy thereof and the original amendments as adopted by the house, and, if the printed or reprinted copy is found to be in all respects correct, the legislative counsel shall [then] certify to the correctness of the bound copy and shall deliver the [same] bound copy to the secretary of the senate or the chief clerk of the assembly as the case may be, whereupon the bound copy printed upon buff paper, so compared and certified, is ready for third reading and final passage.

Sec. 10. NRS 218.350 is hereby amended to read as follows:

218.350 1. The legislative counsel shall **[transmit]** cause copies of passed bills or resolutions to be printed without delay, in the order of their receipt . [, to the superintendent of the state printing division of the department of administration, taking his receipt therefor. The receipt must bear the date of delivery and give the bill or resolution number.]

2. The **[superintendent shall without delay enroll (print) the]** bills or

- 2. The [superintendent shall without delay enroll (print) the] bills or resolutions [in the order of their receipt by him, and they] must be printed in enrolled form, retaining symbols indicating amendments to existing law only. In *the* printing *of* enrolled bills amending existing law, the [superintendent, in cooperation with the] legislative counsel [,] shall cause to be printed between brackets the words, phrases or provisions of the existing law, if any, which have been stricken out or eliminated by the adoption of the amendment, and shall cause to be printed in italics all new words, phrases or provisions, if any, which have been inserted into or added to the law by the passage of [such] that amendment.
- 3. In ascertaining the correct reading, status and interpretation of an enrolled bill amending existing law, the matter inserted within brackets must be omitted, and the matter in italics must be read and interpreted as part of the enrolled bill.
- 4. At least one enrolled copy, with proper blanks for the signatures of the officers whose duty it is to sign enrolled bills and resolutions, must be printed on bond paper. [, and the superintendent shall deliver the enrolled copy of the bill or resolution to the legislative counsel.] The legislative counsel shall [then] carefully compare the enrolled copy with the official engrossed copy, and if the enrolled copy is found to be correct the legislative counsel shall present it to the proper officers for their signatures. When the officers sign their names thereon, as required by law, it is enrolled. The official engrossed copy may by resolution be used as the enrolled bill.
 - **Sec. 11.** NRS 218.450 is hereby amended to read as follows:
- 218.450 The superintendent of the state printing division of the department of administration shall:



1. Receive from the senate or assembly all matter ordered by either house to be printed and bound, or either printed or bound, by the state printing division and shall keep a record of all such work and of the order in which it may be received. When the work is executed, he shall deliver the finished sheets or volumes to the sergeant at arms of either house as the case may be, or to any person authorized to receive them.

- 2. Receive from the legislative counsel and print, for preset the type for printing, upon request, legislative measures before their introduction.
- 3. Upon the request of the director of the legislative counsel bureau, print additional copies of bills and legislative publications for mailing and distribution by the legislative counsel bureau.
- 4. Perform such duties in connection with the filing and distribution of bills, resolutions, daily journals and other papers as may be required by the rules or special orders of either house of the legislature.

Sec. 12. NRS 218.460 is hereby amended to read as follows:

- 218.460 1. All requests for mailing or distribution of bills and legislative publications must be filed with the director of the legislative counsel bureau who shall request the [superintendent of the state printing division of the department of administration to print] legislative counsel to cause to be printed a sufficient number of bills and legislative publications to supply the requests, together with such number as may be necessary for legislative requirements. [The superintendent of the state printing division may print only that amount of bills and legislative publications necessary for such requests and requirements.]
- 2. Except as otherwise provided in NRS 218.460 to 218.466, inclusive, no bill or other legislative publication may be distributed without payment therefor of a sum fixed by the director of the legislative counsel bureau.
- 3. Any person, office or organization, except for those for which provision is otherwise made in NRS 218.460 to 218.466, inclusive, may receive upon request free of charge in any one calendar year a maximum of two copies of each individual bill or resolution specified by bill or resolution number or of each daily history, daily journal or index.
- 4. The director of the legislative counsel bureau shall fix the cost of such bills and publications, including postage, and such money as may be received by him must be remitted to the legislative counsel bureau for deposit in the legislative fund. Before each session of the state legislature, the director of the legislative counsel bureau shall reanalyze the cost of [such] those bills and publications, including postage, and establish a cost schedule that, as nearly as practicable, reflects the estimated cost to be incurred during the session.
- 5. The costs of such distributions, including postage, must be paid from the legislative fund.

Sec. 13. NRS 218.470 is hereby amended to read as follows:

218.470 1. During each session of the legislature, the superintendent of the state printing division of the department of administration shall print secretary of the senate and the chief clerk of the assembly shall cause to be printed daily in separate book form a sufficient number of copies of the journal of the previous day's proceedings of each house to supply the members and officers of both houses. The secretary of the



senate and the chief clerk of the assembly shall determine the number of copies necessary for their respective houses.

2. One copy of the daily journal of each house, upon its approval by the house, must be authenticated as so approved by the presiding officer and the secretary or chief clerk as the case may be. Upon final adjournment of the legislature the authenticated copies of the daily journal of each house for the entire session must be properly bound in separate volumes and deposited in the office of the secretary of state as the official journals of both houses of the legislature.

Sec. 14. NRS 218.500 is hereby amended to read as follows:
218.500 1. The secretary of state shall furnish to the superintendent of the state printing division of the department of administration, within 3 days after he receives them, a copy of all acts, joint and concurrent resolutions, and memorials passed at each session

—2.] The director of the legislative counsel bureau shall:

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- (a) Distribute one copy of each act [as printed] to each county clerk, district judge, district attorney and justice of the peace in the state.
- (b) Immediately upon the adjournment of the session, collect and have printed and bound advance sheets of all acts, resolutions and memorials passed at the session.
- (c) Distribute one copy of the advance sheets, without charge, to each justice of the supreme court, the attorney general, the state public defender, and to each county clerk, district judge, district attorney, county public defender, justice of the peace, city attorney and municipal judge in the state, deliver to the supreme court law library a number of copies appropriate to secure the exchange of similar publications from other states, and establish the price at which the advance sheets must be sold to other persons.
- [3.] 2. The legislative counsel shall, immediately upon the adjournment of the session, prepare statutory tables and an index of all acts, resolutions and memorials passed at the session [...]
- 4. The superintendent, upon receipt of the statutory tables and index, shall prepare bound volumes of the Statutes of Nevada as provided in NRS 218.510.1 for inclusion in the Statutes of Nevada.

Sec. 15. NRS 218.570 is hereby amended to read as follows: 218.570 A person who fraudulently alters the enrolled copy of any bill or resolution which has been passed or adopted by the legislature, with the intent to procure it to be approved by the governor, or certified by the secretary of state, or printed or published by the superintendent of the state printing division of the department of administration in language different from that in which it was passed or adopted by the legislature, is guilty of a category D felony and shall be punished as provided in NRS 193.130.

Sec. 16. NRS 220.130 is hereby amended to read as follows:

220.130 1. Upon completion of Nevada Revised Statutes, the legislative counsel shall have it printed, lithoprinted or reproduced by any other process [by the state printing division of the department of administration and may create or cause to be created reproductions of Nevada Revised Statutes, alone or in combination with any other legal publications, on electronic discs or any other available medium. The



legislative commission shall determine the number of copies which must be printed or reproduced of each page of each volume of Nevada Revised Statutes with annotations.

- 2. Upon completion of the final printing or other reproduction, the separate volumes must be bound as required in this chapter and retained by the legislative counsel for safekeeping and disposition. The legislative counsel shall sell each set, and may sell individual volumes, discs, parts or pages when available, at a price to be set by the legislative commission as near as possible to the cost of preparing, printing and binding or other reproduction, and all proceeds of sales must be deposited in the legislative fund.
- 3. A master copy of Nevada Revised Statutes must be kept in the office of the legislative counsel, and the master copy must not be removed from the office except in the custody of the legislative counsel.

Sec. 17. NRS 220.140 is hereby amended to read as follows:

220.140 The legislative counsel bureau shall <u>freimburse</u> the superintendent of the state printing division of the department of administration for *pay* the cost of printing or reproduction required by this chapter from the legislative fund or from legislative appropriations made for that purpose.

Sec. 18. NRS 233B.065 is hereby amended to read as follows:

- 233B.065 1. The legislative counsel shall prescribe the numbering, page size, style and typography of the Nevada Administrative Code. For convenience of reproduction in the Nevada Administrative Code, he may prescribe the same matters in original agency regulations.
- 2. The legislative counsel shall cause to be included in the Nevada Administrative Code the:
- (a) Date on which an agency last completed a review of its regulations pursuant to paragraph (e) of subsection 1 of NRS 233B.050; and
- (b) Citation of authority pursuant to which the agency adopted each section of a permanent regulation.
- 3. The legislative counsel shall prepare or cause [the superintendent of the state printing division of the department of administration to prepare] to be prepared such sets of the Nevada Administrative Code and of supplementary pages as are required from time to time. A set must be provided to and kept respectively:
 - (a) By the secretary of state as the master copy;
 - (b) By the state library and archives administrator for public use;
- (c) By the attorney general for his use and that of the executive department; and
- (d) By the legislative counsel for his use and that of the legislature. The legislative commission may direct the preparation of additional sets or pages, or both, and specify the places where those sets or parts of sets are to be kept and the uses to be made of them.
 - 4. The legislative counsel shall, without charge, provide:
- (a) A complete set of the Nevada Administrative Code, upon request, to each person who is on July 1, 1985, or who becomes after that date a member of the legislature; and



- (b) To each legislator who has so acquired the Nevada Administrative Code, the replacement or supplementary pages which are issued during his term of office.
- 5. Each agency shall reimburse the legislative counsel bureau fand the state printing division of the department of administration for their respective for its costs in preparing and keeping current that agency's portion of the Nevada Administrative Code in the number of copies required for official and public use. If additional sets or pages are sold, the legislative commission shall set sale prices sufficient to recover at least the cost of production and distribution of the additional sets or pages.

Sec. 19. NRS 233B.0653 is hereby amended to read as follows:

- 233B.0653 1. The legislative counsel shall prepare and publish or cause to be prepared and published a register of administrative regulations. The register must include the following information regarding each permanent regulation adopted by an agency:
- (a) The proposed and adopted text of the regulation and any revised version of the regulation;
- (b) The notice of intent to act upon the regulation set forth in NRS 233B.0603;
- (c) The written notice of adoption of the regulation required pursuant to NRS 233B.064:
- (d) The informational statement required pursuant to NRS 233B.066;
- (e) The effective date of the regulation, as determined pursuant to NRS 233B.070.

[In carrying out the duties set forth in this subsection, counsel may use the services of the state printing division of the department of administration.]

2. The legislative counsel shall publish the register not less than 10

- times per year but not more than once every 2 weeks.
- The register must be provided to and maintained by:
 - (a) The secretary of state;
- (b) The attorney general;

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- (c) The supreme court law library;
- (d) The state library and archives; 36
 - (e) Each county clerk;
 - (f) Each county library; and
 - (g) The legislative counsel bureau.
 - The legislative counsel may sell an additional copy of the register to any person or governmental entity that requests a copy, at a price which does not exceed the cost of publishing the additional copy.
 - The legislative counsel is immune from civil liability which may result from failure to include any information in the register.
 - Sec. 20. NRS 396.620 is hereby amended to read as follows:
 - 396.620 1. Subject to the limitations specified in NRS 396.620 to 396.660, inclusive, the chancellor shall cause to be analyzed by an appropriate employee of the system any ores, minerals, soil or water taken from within the boundaries of the State of Nevada and sent by any resident of the state for that purpose. Persons sending samples from post offices in



states bordering Nevada may be required to furnish evidence that their samples are taken in Nevada and that they are [Nevada residents.] residents of this state. Any resident of the state may send any such substance for analysis. The report of the results of the analysis must be mailed to him within 10 working days after it has been received if he has supplied the information for the maintenance of records as provided in this section. The report sent to him must also contain as nearly as possible an explanation of the uses and market value of the substance.

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- 2. For each sample sent for analysis, the system shall charge a fee of \$5 which must be used to defray the expense of conducting the analysis and storing the sample.
- 3. The system shall keep a record, open for inspection, under such rules as may be made by the board of regents, of all minerals, ores or other matters so sent, with a history of the minerals or other matters, stating the name and residence of the person from whom received, as nearly as possible the location from which the material was taken, including the district and county, and any other relevant information. This information for the records may be required to be filed with the system before any work is done on the material sent, and the 10-day limit for reports will count from the time the information is received by the system. Forms for providing the information must be [printed by the state printing division of the department of administration and] distributed at no charge.
- 4. A portion of the sample analyzed must be kept by the system for 3 months after the report is sent out, in case any question [should arise] arises in relation to the report or additional information [be] is desired. After that time expires, samples may be destroyed or used for any desirable purpose.

Sec. 21. NRS 533.140 is hereby amended to read as follows:

- 533.140 1. As soon as practicable after the expiration of the period fixed in which proofs may be filed, the state engineer shall assemble all proofs which have been filed with him, and prepare and certify an abstract of all such proofs. [, which must be printed in the state printing division of the department of administration.] The state engineer shall also prepare from the proofs and evidence taken or given before him, or obtained by him, a preliminary order of determination establishing the several rights of claimants to the waters of the stream.
- 2. When the abstract of proofs and the preliminary order of determination is completed, the state engineer shall [then] prepare a notice fixing and setting a time and place when and where the evidence taken by or filed with him and the proofs of claims must be open to the inspection of all interested persons, the period of inspection to be not less than 20 days. The notice shall be deemed an order of the state engineer as to the matters contained therein.
- 3. A copy of the notice, together with a printed copy of the preliminary order of determination and a printed copy of the abstract of proofs, must be delivered by the state engineer, or sent by registered or certified mail, at least 30 days before the first day of **[such]** *the* period of inspection, to each person who has appeared and filed proof, as provided in this section.



4. The state engineer [shall] must be present at the time and place designated in the notice and allow, during that period, any persons interested to inspect such evidence and proof as have been filed with or taken by him in accordance with this chapter.

Sec. 22. NRS 533.160 is hereby amended to read as follows:

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533.160 1. As soon as practicable after the hearing of objections to the preliminary order of determination, the state engineer shall make and cause to be entered of record in his office an order of determination, defining the several rights to the waters of the stream or stream system. The order of determination, when filed with the clerk of the district court as provided in NRS 533.165, [shall have] has the legal effect of a complaint in a civil action.

2. The order of determination must be certified by the state engineer fand who shall cause to be printed as many copies as required. [printed] in the state printing division of the department of administration.] A copy of the order of determination must be sent by registered or certified mail or delivered in person to each person who has filed proof of claim and to each person who has become interested through intervention or through filing of objections under the provisions of NRS 533.130 or 533.145.

Sec. 23. NRS 553.090 is hereby amended to read as follows:

553.090 The agricultural extension department of the public service division of the University and Community College System of Nevada annually shall prepare the information resulting from the demonstration in a form serviceable to aid and advance the agricultural welfare of the this state. A number of copies thereof as may be deemed necessary, not exceeding 10,000, must be printed [by the state printing division of the

department of administration for free distribution.

Sec. 24. NRS 584.235 is hereby amended to read as follows:

584.235 The commissioner of food and drugs shall make uniform regulations for the proper enforcement of the provisions of NRS 584.215 to 584.285, inclusive [. The regulations must be printed in the state printing division of the department of administration and distributed by the commissioner of food and drugs], and print or cause the regulations to be printed. The commissioner shall, upon application therefor, distribute the regulations to licensed or other dairymen, creameries and other interested persons. [interested in them.]

Sec. 25. NRS 607.100 is hereby amended to read as follows: 607.100 With the approval of the state board of examiners, the labor commissioner is authorized to compile and issue such bulletins pertaining to labor and industries of the state as he may deem necessary. [When approved for printing and distribution, the bulletins must be printed by the state printing division of the department of administration.]

Sec. 26. NRS 2.340, 2.380, 218.290, 344.130, 344.150, 344.160, 345.025, 360.110, 408.230, 607.090, 616A.415 and 703.200 are hereby repealed.

Sec. 27. This act becomes effective on July 1, 2001.



LEADLINES OF REPEALED SECTIONS

2.340 Advance sheets: Publication.

2.380 Printing of Nevada Reports.

218.290 Printing of bills, resolutions and fiscal notes; changes and corrections by superintendent of state printing division.

344.130 Printing for offices, departments, boards and other

agencies of state.

344.150 Printing of brochures, booklets, forms, blanks and stationery.

344.160 Authorization for printing in commercial printing establishment.

345.025 Nevada Reports: Reproduction of volumes out of print or of limited supply.

360.110 Printing by state printing division of department of administration.

408.230 Printing and stationery.

607.090 Printing. 616A.415 Printing.

703.200 Printing.



