#### SENATE BILL NO. 584-COMMITTEE ON FINANCE

## JUNE 3, 2001

### Referred to Committee on Finance

SUMMARY—Authorizes and provides funding for certain projects of capital improvement. (BDR 28-1576)

FISCAL NOTE: Effect on Local Government: No.

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14 15 Effect on the State: Contains Appropriation included in Executive Budget.

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

AN ACT relating to projects of capital improvement; increasing the total amount of money that may be committed beyond the biennium for all contracts for retrofitting state buildings for energy efficiency; providing for the issuance of general obligation bonds of the state; requiring the repayment for certain projects by certain state agencies; authorizing certain expenditures by the State Public Works Board; levying a property tax to support the consolidated bond interest and redemption fund; exempting certain projects of the Legislative Counsel Bureau from the provisions of chapter 338 of NRS; authorizing the issuance of additional revenue bonds by the Board of Regents of the University of Nevada; making appropriations; 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 338.1906 is hereby amended to read as follows:

338.1906 1. Upon request by or consultation with an officer or employee of the state who is responsible for the budget of a department, board, commission, agency or other entity of the state, the appropriate energy retrofit coordinator may request the approval of the state board of examiners to advertise a request for proposals to retrofit a building, or any portion thereof, that is occupied by the department, board, commission, agency or other entity, to make the use of energy in the building, or portion thereof, more efficient.

- 10 2. Upon approval of the state board of examiners, the coordinator shall prepare a request for proposals for the retrofitting of one or more buildings, or any portion thereof, which includes: 11 12 13
  - (a) The name and location of the coordinator;
  - (b) A brief description of the requirements for the initial audit of the use of energy and the retrofitting;



- (c) Where and how specifications of the requirements for the initial audit of the use of energy and the retrofitting may be obtained;
- (d) The date and time not later than which proposals must be received by the coordinator; and
  - (e) The date and time when responses will be opened.
- 3. The request for proposals must be published in at least one newspaper of general circulation in the state.
- 4. After receiving the proposals but before making a decision on the proposals, the coordinator shall consider:
  - (a) The best interests of the state;

- (b) The experience and financial stability of the persons submitting the proposals;
- (c) Whether the proposals conform with the terms of the request for proposals;
  - (d) The prices of the proposals; and
  - (e) Any other factor disclosed in the request for proposals.
- 5. The coordinator shall determine the relative weight of each factor before a request for proposals is advertised. The weight of each factor must not be disclosed before the date proposals are required to be submitted to the coordinator.
- 6. After reviewing the proposals, if the coordinator determines that sufficient energy could be saved to justify retrofitting the building or buildings, or portion thereof, the coordinator shall select the best proposal and request the approval of the *state* board of examiners to award the contract. The request for approval must include the proposed method of financing the audit and retrofit, which may include an installment contract, a shared savings contract or any other contract for a reasonable financing arrangement. Such a contract may commit the state to make payments beyond the biennium in which the contract is executed, but the interest due on any debt created pursuant to this section must be paid at least semiannually, payments must be made on the principal at least annually and the debt must be fully repaid on or before May 1, 2013.
- 7. Before approving a retrofit pursuant to this section, the state board of examiners shall evaluate any projects that would utilize shared savings as a method of payment or any method of financing that would commit the state to make payments beyond the biennium in which the contract is executed to ensure that:
- (a) The amount of energy to be saved will likely justify the cost of the retrofit;
- (b) The state is likely to continue to occupy the building for the entire period required to recoup the cost of the retrofit in energy savings; and
  - (c) The limitation set forth in subsection 9 will not be exceeded.
- 8. Upon approval of the state board of examiners, the coordinator shall execute the contract and notify:
- (a) The state board of examiners of the total amount of money committed by the contract per year; and
- (b) Each officer or employee who is responsible for the budget of a department, board, commission, agency or other entity which occupies a



portion of a building that will be retrofitted of the amount of money it will be required to pay annually for its portion of the retrofit.

9. The total amount of money committed beyond the biennium for all contracts executed pursuant to this section must not exceed [\$5,000,000] \$15,000,000 at any one time.

10. The legislature hereby pledges that a tax will be levied to pay the principal and interest on any indebtedness resulting from a contract executed pursuant to this section as they become due if the required payments will not be made by the entity that executed the contract from its budgeted accounts and the proceeds from any such taxes are hereby specially appropriated for this purpose.

11. NRS 338.1385 does not apply to a project for which a request for proposals is advertised and the contract is awarded pursuant to the provisions of this section.

**Sec. 2.** There is hereby appropriated from the state general fund to the State Public Works Board the sum of \$14,000,472 to support the board in carrying out the program of capital improvements summarized in this section. This amount is allocated to projects numbered and described in the executive budget for the fiscal years 2001-2002 and 2002-2003 or otherwise described as follows:

Description	Project No.	Amount
1. Capital improvements for the		
Department of Prisons:		
Heating system renovation at Carlin		
Conservation Camp	01-M29	\$189,075
Upgrade exercise areas of units 1-8 at	04 3 500	
ĔSP	01-M30	\$202,177
Rehabilitate shower rooms at NNCC		\$548,563
Upgrade culinary clipper room at NNCC.	01-M32	\$167,323
Replace windows in housing units 1-4 at		
NNCC	01-M33	\$473,694
Renovate temperature control system at		
NNCC	01-M34	\$98,690
Replace natural gas line to boiler plant at		
NSP	01-M35	\$152,213
Coordinate standby power for SDCC		
with standby power system installed		
for HDSP	01-M36	\$597,847
Replace vehicle sally port gates at		
SDCC	01-M37	\$224,986
Upgrade pedestrian entrance area at	04 3 500	
SDCC	01-M38	\$53,727
Renovate HVAC in multipurpose		
building at WSCC	01-M39	\$308,798
Sewage treatment plant improvements at		
SNCC, LCC, PCC and ECC		\$367,277
Replace Perimeter Razor Wire at SDCC	01-M41	\$264,986



1 2 3 4 5 6 7 8 9	<ol> <li>Capital improvements for the Office of the Military:         Advanced planning for Las Vegas readiness center</li></ol>	01-C6	\$75,000
10	science center, Desert Research Institute	01-C17	\$1,207,127
11 12 13	Furnishings for Pennington medical education building, UNR	01-C19	\$2,102,752
14 15 16	addition and renovation of Frazier hall, UNLV	01-C26	\$300,000
17 18	Department of Conservation and Natural Resources:		
19 20 21 22	Expand shop at Pioche conservation camp	01-M9	\$124,987
23 24 25	Gym improvements at Caliente Youth Center Install backflow preventors and valves	01-M10	\$88,991
26 27 28	in buildings 7, 8, 11, 12 and 15, SNCAS	01-M11 01-M12	\$104,948 \$129,392
29 30 31	Replace door locks on housing units at Caliente Youth Center	01-M13	\$87,008
32 33	Center	01-M14	\$212,947
34 35	and 15, SNCAS	01-M15	\$174,080
36 37 38	SNCASExterior painting and block sealing for buildings 13, 14, 15, 16, 17 and the	01-M16	\$133,694
39 40	pool house, SNCASScan alarm upgrades at Lakes Crossing	01-M17 01-M19	\$181,457 \$273,885
41 42 43	Replace door hardware in buildings 2, 3, and 3A, SNAMHS	01-M20	\$274,385
44 45	13, 14 and 15, SNCAS	01-M21	\$99,308
46 47	SNAMHS	01-M22	\$86,928
48	Crossing.	01-M23	\$95,079



1 2 3 4 5 6 7 8	Repair stucco, patch and paint building 3, SNAMHS	01-M24	\$87,727
4	Department of Administration: Purchase and renovate former EICoN		
6	building in Carson City	01-C3	\$492,257
7	Advanced planning for 2003 and future	01-03	Ψ+72,237
8	CIP Programs	01-C5	\$25,803
9	Capitol, capitol annex and Blasdel		, ,,,,,,
10	building renovations	01-C10	\$41,895
11	Repairs to the Governor's mansion	01-M2	\$539,578
12	HVAC renovations in buildings 12 and		
13	13 at the Stewart Complex, Carson		
14	City	01-M3	\$154,815
15	Repairs and improvements to Grant		
16	Sawyer state office building	01-M4	\$708,036
17	Improvements to the Clear Creek Youth		
18	Center	01-M5	\$1,435,232
19	Restroom and ceiling upgrades at		
20	Kinkead building, Carson City	01-M44	\$466,725
21	Statewide asbestos, lead and indoor air		
22	quality program	01-S6	\$341,574
23	Statewide underground storage tank	04.0=	<b>***</b>
24	removal program	01-S7	\$305,506
25 Sec. 3. Any remaining balance of the appropriations made by section			
26	2 of this act must not be committed for expen	atture after J	une 30, 2005,
27	and reverts to the state general fund as soon	as all payme	ents of money

Sec. 3. Any remaining balance of the appropriations made by section 2 of this act must not be committed for expenditure after June 30, 2005, and reverts to the state general fund as soon as all payments of money committed have been made.

Sec. 4. The State Board of Finance shall issue general obligation bonds of the State of Nevada in the face amount of not more than \$196,490,014 for the capital improvements summarized in this section. This amount is allocated to projects numbered and described in the executive budget for the fiscal years 2001-2002 and 2002-2003 or otherwise described as follows:

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other wise described as follows.		
Description	Project No.	Amount
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1. Capital improvements for the		
Department of Prisons:		
High Desert State Prison, Phase III	01-C1	\$46,405,032
Rehabilitate SNCC	01-C2	\$4,160,424
2. Capital improvements for the Office of		
the Military:		
National Guard Rural Armory		
renovations	01-C12	\$2,033,001
3. Capital improvements for the		
University and Community College		
System of Nevada:		
	Description  1. Capital improvements for the Department of Prisons: High Desert State Prison, Phase III	Description  1. Capital improvements for the Department of Prisons: High Desert State Prison, Phase III



1 2	Planning, design and utility infrastructure for science and		
3	engineering complex, UNLV	01-C15	\$8,832,152
4 5	Furnishings and build-out, Redfield campus, phase I, UNR	01-C16	\$2,474,412
6 7	Furnishings and build-out of library and student center, WNCC	01-C18	\$1,485,819
8 9	Furnishings for science building on West Charleston campus, CCSN	01-C20	\$3,502,062
10 11	Advanced planning through plan checking for health sciences and		
12 13 14	biotech building on West Charleston campus, CCSN	01-C21L	\$1,446,720
14 15 16	Student development center, phase II and physical plant, TMCC	01-C22	\$11,000,000
17	UNLV	01-C23	\$19,773,104
18 19	New campus library, UNR	01-C24	\$22,000,000
20 21	NSC Telecommunications building on	01-C25	\$13,400,000
22	Cheyenne campus, CCSN	01-C29L	\$19,000,000
23 24	Transitional "bridge" building, UNLV Advanced planning and site preparation	01-C30L	\$5,000,000
25 26	for dental school, UNLV	01-C31L	\$1,000,000
27	program improvements, UNR	01-C32L	\$1,000,000
28 29	Campus improvements, System Offices Campus improvements, UNLV	01-U1 01-U2	\$100,000 \$3,023,360
30	Campus improvements, UNL v	01-U2 01-U3	\$4,331,730
31	Campus improvements, CCSN	01-U3 01-U4	\$973,590
32	Campus improvements, DRI	01-U4 01-U5	\$337,000
33	Campus improvements, GBC	01-U5	\$250,000
34	Campus improvements, TMCC	01-U7	\$679,800
35	Campus improvements, WNCC	01-U8	\$304,520
36	4. Capital improvements for the Office of	01 00	Ψ501,520
37	Veterans' Services:		
38	Finalize southern Nevada veterans'		
39	home	01-C8	\$1,060,438
40	5. Capital improvements for the	01 00	Ψ1,000,150
41	Department of Human Resources:		
42	Special children's clinic addition and		
43	remodel	01-C9	\$2,182,853
44	Mold remediation and prevention,	0. 0)	<b>4-</b> ,10 <b>-</b> ,000
45	SNCAS	01-M46L	\$1,590,446
46	6. Capital improvements for the		. , ,
47	Department of Administration:		



Remodel Carson City Courthouse for the Office of the Attorney General, phase		
II	01-C14	\$1,700,000
Purchase and renovate former EICoN	01 (22	Ø5 022 504
building in Carson City	01-C3 01-C4	\$5,023,584 \$2,867,707
New State Motor Pool building Capitol, capitol annex and Blasdel	01-C4	\$2,867,797
building renovations	01-C10	\$2,277,092
Remodel building 17 at Stewart	01-010	Ψ2,211,072
Complex, Carson City	01-C11	\$1,446,137
Replace HVAC system serving State		, , -,
Printing Office, Carson City	01-M7	\$206,125
Exterior repairs to the State Printing		
Office, Carson City	01-M8	\$206,146
Statewide roofing program	01-S1	\$983,382
Statewide ADA program	01-S2	\$939,102
Statewide fire sprinkler program	01-S3	\$1,580,000
Statewide paving program	01-S5	\$712,944
Statewide underground storage tank	01.05	Ø54 610
removal program	01-S7	\$54,613
7. Capital improvements for the		
Department of Information Technology:		
Replace uninterruptible power supply at	01 1/07	<b>#212 142</b>
computer facility, Carson City	01-M25	\$313,143
HVAC upgrades at computer facility,	01 1/26	¢520.074
Carson City	01-M26	\$538,974
Replace boiler, pumps and piping at computer facility, Carson City	01-M27	\$174,771
Analyze and upgrade electrical and air	01-10127	\$1/4,//1
conditioning systems at computer		
facility, Carson City	01-M28	\$119,741
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**Sec. 5.** Any remaining balance of the allocated amounts authorized in section 4 of this act must not be committed for expenditure after June 30, 2005, and reverts to the bond interest and redemption account in the consolidated bond interest and redemption fund as soon as all payments of money committed have been made.

Sec. 6. 1. The State Board of Finance may issue the bonds authorized pursuant to section 4 of this act at the time deemed appropriate by the Board based on the schedule established for the completion of the projects described in that section.

2. The State Controller may advance temporarily from the state general fund, upon the approval of the Chief of the Budget Division of the Department of Administration, to the State Public Works Board, until the date on which bonds authorized by section 4 of this act are sold, amounts necessary to facilitate the start of the projects enumerated in section 4 of this act. The State Controller shall not advance more than the face amount of the bonds authorized to be issued. The advanced amounts must be repaid immediately to the state general fund upon the sale of the bonds.



3. The Chief of the Budget Division of the Department of Administration shall notify the State Controller and the Fiscal Analysis Division of the Legislative Counsel Bureau of the approval of an advance from the state general fund to the State Public Works Board pursuant to subsection 2.

- **Sec. 7.** Commencing on July 1, 2003, the Department of Information Technology shall repay in annual installments to the State Treasurer for deposit to the bond interest and redemption account in the consolidated bond interest and redemption fund the cost of the following projects authorized pursuant to section 4 of this act:
- 1. Project 01-M25, replace uninterruptible power supply at computer facility, Carson City;
  - 2. Project 01-M26, HVAC upgrades at computer facility, Carson City;
- 3. Project 01-M27, replace boiler, pumps and piping at computer facility, Carson City; and
- 4. Project 01-M28, analyze and upgrade electrical and air conditioning systems at computer facility, Carson City.
- Each installment must be equal to 5 percent of the total cost of the completed project, including the costs of debt service that are incurred.
- **Sec. 8.** Commencing on July 1, 2003, the State Printing Division of the Department of Administration shall repay in annual installments to the State Treasurer for deposit to the bond interest and redemption account in the consolidated bond interest and redemption fund the cost of the following projects authorized pursuant to section 4 of this act:
- 1. Project 01-M7, replace HVAC system serving State Printing Office, Carson City; and
- 2. Project 01-M8, exterior repairs to the State Printing Office, Carson City.
- Each installment must be equal to 5 percent of the total cost of the completed project, including the costs of debt service that are incurred.
- **Sec. 9.** Commencing on July 1, 2003, the Motor Pool Division of the Department of Administration shall repay in annual installments to the State Treasurer for deposit to the bond interest and redemption account in the consolidated bond interest and redemption fund the following portions of the cost of project 01-C4, new State Motor Pool building, authorized pursuant to section 4 of this act:
- 1. One hundred percent of the costs of the portion of the project related to demolishing the current State Motor Pool facility in Las Vegas, including the costs of debt service that are incurred; and
- 2. Forty-seven percent of the costs of the remaining portions of the project, including the costs of debt service that are incurred.
- Each installment must be equal to 5 percent of the total amount of the repayment required pursuant to this section.
- Sec. 10. Notwithstanding the provisions of section 1 of chapter 542, Statutes of Nevada 1999, at page 2822, the State Public Works Board is authorized to use any of the allocated amount authorized in that section for project 99-S4B, advanced planning through construction documents for addition and remodel of Special Children's Clinic, Reno, for expenditures associated with the program of capital improvements numbered and



described in the executive budget for the fiscal years 2001-2002 and 2002-2003 or otherwise described as project 01-C9, Special Children's Clinic addition and remodel.

**Sec. 11.** The State Public Works Board shall obtain approval for the siting and location of project 01-C4, new State Motor Pool building, from the Interim Finance Committee, or the Legislature if in session, before expending any funding authorized for that project pursuant to section 4 of this act.

**Sec. 12.** There is hereby appropriated from the state highway fund to the State Public Works Board the sum of \$1,598,090 to support the Board in carrying out the program of capital improvements summarized in this section. This amount is allocated to projects numbered and described in the executive budget for the fiscal years 2001-2002 and 2002-2003 or otherwise described as follows:

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# Description Project No. Amount

**Sec. 13.** Any remaining balance of the appropriations made by section 12 of this act must not be committed for expenditure after June 30, 2005, and reverts to the state highway fund as soon as all payments of money committed have been made.

**Sec. 14.** The amounts appropriated pursuant to section 12 of this act from the state highway fund must be allocated by the State Controller as the money is required for the projects and must not be transferred to the projects from the state highway fund until required to make contract payments.

**Sec. 15.** 1. Except as otherwise provided in subsection 2, the following expenditures are hereby authorized to support the State Public Works Board in carrying out the program of capital improvements summarized in this section for the project numbered and described in the executive budget for the fiscal years 2001-2002 and 2002-2003 or otherwise described as project 01-E1, new office building for Employment Security Division:

(a) From the employment security fund created pursuant to NRS 612.615, \$1,000,000; and

(b) From money credited to the account of the State of Nevada in the unemployment trust fund pursuant to 42 U.S.C. § 1103, \$3,000,000.

2. The amount which may be expended during a fiscal year pursuant to paragraph (b) of subsection 1 must not exceed the amount by which the aggregate of the amounts credited to the account of this state pursuant to 42 U.S.C. § 1103 during that fiscal year and the 24 preceding fiscal years exceeds the aggregate of the amounts expended pursuant to NRS 612.617 and charged against the amounts credited to the account of this state during any of those 25 fiscal years. If the provisions of this subsection limit the amount of funding authorized pursuant to paragraph (b) of subsection 1,



the Interim Finance Committee may authorize additional funding from the employment security fund to fund the project. The expenditures authorized pursuant to this section must not exceed \$4,000,000 from all sources unless an increased amount is approved by the Legislature or, if the Legislature is not in session, by the Interim Finance Committee.

- 3. Any remaining balance of the allocated amount in paragraph (a) of subsection 1 must not be committed for expenditure after June 30, 2005, and reverts to the employment security fund as soon as all payments of money committed have been made.
- 4. Any remaining balance of the allocated amount in paragraph (b) of subsection 1 must not be committed for expenditure after June 30, 2003, and reverts to the fund of origin as soon as all payments of money committed have been made.
- **Sec. 16.** 1. At the request of the Department of Employment, Training and Rehabilitation, the State Board of Finance shall issue general obligation bonds of the State of Nevada or a combination of general obligations of the State of Nevada and other securities in the aggregate principal amount of not more than \$4,242,435 for the project numbered and described in the executive budget for the fiscal years 2001-2002 and 2002-2003 or otherwise described as project 01-E1, new office building for Employment Security Division.

2. The amount of the bonds and the timing of the issuance of the bonds must be determined by the State Treasurer and representatives of the Department of Employment, Training and Rehabilitation.

- 3. Following the issuance of the bonds authorized by subsection 1, the Department of Employment, Training and Rehabilitation shall pay or transfer from the appropriate fund maintained by the department to the State Treasurer the amounts necessary to pay the principal and interest due on the bonds as directed by the State Treasurer.
- 4. The provisions of the State Securities Law, set forth in NRS 349.150 to 349.364, inclusive, apply to the issuance of bonds pursuant to the provisions of this section.
- **Sec. 17.** 1. Except as otherwise provided in subsection 2, the State Board of Finance shall, upon the request of the Division of Wildlife of the State Department of Conservation and Natural Resources, issue general obligation bonds of the State of Nevada or a combination of general obligations of the State of Nevada and other securities:
- (a) In the aggregate principal amount of not more than \$3,096,131 for the project numbered and described in the executive budget for the fiscal years 2001-2002 and 2002-2003 or otherwise described as project 01-C27, rehabilitate state fish hatcheries, phase I; and
- (b) If approved by the Interim Finance Committee, in the aggregate principal amount of not more than \$404,023 for other projects conducted by the Division of Wildlife to rehabilitate the state's fish hatcheries.
- 2. The State Board of Finance shall not issue the bonds authorized pursuant to subsection 1 unless it determines that the money received pursuant to NRS 502.326 will produce revenue sufficient to pay the principal and interest due on the bonds.



3. The amount of the bonds and the timing of the issuance of the bonds must be determined by the State Treasurer and representatives of the Division of Wildlife.

- 4. Following the issuance of the bonds authorized by subsection 1, the Division of Wildlife shall pay or transfer from the trout management account established pursuant to NRS 502.327 to the State Treasurer the amounts necessary to pay the principal and interest due on the bonds as directed by the State Treasurer.
- 5. The provisions of the State Securities Law, set forth in NRS 349.150 to 349.364, inclusive, apply to the issuance of bonds pursuant to the provisions of this section.
- 6. The Legislature finds and declares that the issuance of securities and the incurrence of indebtedness pursuant to this section are necessary for the protection and preservation of the natural resources of this state and for the purpose of obtaining the benefits thereof, and constitute an exercise of the authority conferred by the second paragraph of section 3 of article 9 of the constitution of the State of Nevada.
- **Sec. 18.** The State Public Works Board shall transfer the sum of \$241,893 from the amount appropriated pursuant to section 1 of chapter 619, Statutes of Nevada 1995, at page 2331, for project 95-M27, repair utilities in main building basement, NSP, Carson City, to projects as authorized in section 21 of this act.
- **Sec. 19.** The State Public Works Board shall transfer the sum of \$1,400,332 from the amounts allocated or appropriated pursuant to sections 1, 10 and 17 of chapter 478, Statutes of Nevada 1997, at pages 1827 to 1835, inclusive, from the projects identified in this section to projects as authorized in section 21 of this act:

Description	Project No.	Amount
<ol> <li>New men's prison number 7, phase I</li> <li>Unit 4B, culinary expansion and new</li> </ol>	97-C1	\$100,000
program building, NWCC	97-C4	\$10,000
3. Forestry and parks complex, Las Vegas	97-C5	\$196,394
4. Interagency dispatch center, Elko 5. Expand/upgrade Jean conservation	97-C10	\$21,929
camp	97-C11	\$172,424
CCSN	97-C13	\$86,774
7. Sewage bar screens, Carson City	97-C17	\$13,850
8. Henderson campus expansion, phase III, CCSN	97-C19	\$14,941
WNCC	97-C24L	\$6,764
10. Capitol complex conduit system study and phase I	97-C26	\$12,486
11. Bridge structure laboratory expansion, UNR	97-C28L	\$738



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1 2	12. Dental residency building remodel,	97-C29L	\$24,850
3	13. Replace fire alarm systems, fencing	97-C29L	\$24,630
4	and lighting, SNCAS	97-M2	\$4,973
5	14. Fire alarm upgrade, NMHI campus	97-1V12	ψ <del>4</del> ,973
6	and Lakes Crossing	97-M3	\$11,272
7	15. Reactivate gym tower, installation of	) /-IVI	Ψ11,2/2
8	escape hatches in housing units,		
9	underground electrical system repairs		
10	and replace underground telephone		
11	cable, SNCC	97-M4	\$6,302
12	16. Housing unit fencing and replace	<i>21</i> 141 1	Ψ0,302
13	perimeter razor wire, SDCC	97-M6L	\$21,100
14	17. Sewer line upgrade, phase I, Clear	) / WIOL	Ψ21,100
15	Creek	97-M7	\$26,404
16	18. Repair floors in camps at CCC, ECC,	) / -IVI /	\$20,404
17	WCC ICC HCC culinary floors at		
18	WCC, JCC, HCC, culinary floors at ESP, SDCC, and SNCC, and bathroom		
19	floors at ECC	97-M11L	\$26,000
20	19. Campus wide security lighting,	)/-WIIIL	\$20,000
21	SNMRS	97-M15	\$8,701
22	20. Replace HVAC units, SNCAS	97-M16	\$3,030
23	21. Remodel eight bathrooms, SNAMHS.	97-M10	\$2,978
24	22. Rebuild housing unit shower rooms,	) / IVI20	Ψ2,570
25	SDCC	97-M22	\$16,588
26	23. Remodel Nevada Historical Society	) / 1 <b>1122</b>	Ψ10,500
27	building	97-M24	\$812
28	24. Water system improvements, SDCC	97-M25	\$6,490
29	25. Renovations to buildings 1, 2 and 3A	) / 1 <b>112</b> 3	ψ0,170
30	and install water fountains in inpatient		
31	hospital, SNAMHS	97-M33	\$6,905
32	26. Replace carpet, vinyl and epoxy	) / 1 <b>11</b> 33	Ψ0,703
33	flooring, NMHI	97-M34	\$16,404
34	27. Statewide roofing program	97-S1	\$282,947
35	28. Statewide ADA program	97-S2	\$20,567
36	29. Advanced planning for state area	,, S <u>-</u>	Ψ=0,007
37	command complex	97-S4A	\$6,681
38	30. Advance planning for 1999 CIP	<i>y</i> , <i>y</i> 1	Ψ0,001
39	program	97-S4D	\$3,330
40	31. Advance planning for Getchell	,, D.D	Ψ5,550
41	Library addition, human and community		
42	sciences building and medical school		
43	library, UNR	97-S4G	\$7,831
44	32. Advance planning through design		4.,000
45	development for addition to computer		
46	facility	97-S4H	\$75,463
47	33. Advance planning for southern		,
48	Nevada records center	97-S4J	\$11,000
49	34. Design of science lab building, UNR	97-S4M	\$19,892
	5,		



35. Statewide underground storage tank removal	97-S7	\$63,717
36. Underground storage tank removal	<i>y</i> , <i>z</i> ,	φου,,, τ,
and replacement, NYTC	97-S7A	\$89,795
Sec. 20. The State Public Works Board	shall transfer	the sum of
\$560,108 from the amounts allocated pursuar chapter 542, Statutes of Nevada 1999, at page from the projects identified in this section to section 21 of this act:	es 2822 to 283	1, inclusive,
Description	Duoinat No	Amount

Description	Project No.	Amount
1. Men's Prison No. 7 (Cold Creek State		
Prison), Phase II	99-C1	\$23,159
2. Remodel old FIB building for		. ,
Museums, Carson City	99-C10	\$1,000
3. Sewer line upgrades, Phase II at Clear		. ,
Creek Facility, Carson City	99-M7	\$193,403
4. HVAC systems renovation,		
SNMRS/DRC, Las Vegas	99-M8	\$200,000
5. Install back-flow preventors, NMHI,		
Sparks	99-M24	\$15,546
6. Replace control panel in Unit 7,		
Northern Nevada Correctional Center	99-M34L	\$7,000
7. Omega fire sprinkler program	99-S3L	\$120,000
	1 1 11 .1	## A00 222

Sec. 21. The State Public Works Board shall use the \$2,202,333 transferred from the projects identified in sections 18, 19 and 20 of this act to support the Board in carrying out the program of capital improvements summarized in this section. This amount is allocated to projects numbered and described in the executive budget for the fiscal years 2001-2002 and 2002-2003 or otherwise described as follows:

Description	Project No.	Amount
_	-	
1. High Desert State Prison, Phase III	01-C1	\$832,586
2. Purchase and renovate former EICoN		
building in Carson City	01-C3	\$26,404
3. Advanced planning for 2003 and		
future CIP Programs	01-C5	\$124,197
4. Special children's clinic addition and		
remodel	01-C9	\$270,809
5. Furnishings and build-out, Redfield		
campus, phase I, UNR	01-C16	\$25,588
6. Furnishings and build-out of library		
and student center, WNCC	01-C18	\$6,764
7. Furnishings for Pennington medical		
education building, UNR	01-C19	\$86,774
	1. High Desert State Prison, Phase III 2. Purchase and renovate former EICoN building in Carson City	1. High Desert State Prison, Phase III 01-C1 2. Purchase and renovate former EICoN building in Carson City



8. Advanced planning for health sciences		
and biotech building on West Charleston		
campus, CCSN	01-C21L	\$14,941
9. Improvements to the Clear Creek		
Youth Center	01-M5	\$194,215
10. Expand shop at Pioche conservation		
camp	01-M9	\$21,929
11. Replace Perimeter Razor Wire at		
SDCC	01-M41	\$21,100
12. Statewide roofing program	01-S1	\$282,947
13. Statewide ADA program	01-S2	\$20,567
14. Statewide fire sprinkler program	01-S3	\$120,000
15. Statewide underground storage tank		, ,,,,,,
removal program	01-S7	\$153,512
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**Sec. 22.** Any remaining balance of the allocated amounts in section 21 of this act must not be committed for expenditure after June 30, 2005, and reverts to the fund of origin as soon as all payments of money committed have been made.

Sec. 23. Expenditure of the following sums not appropriated from the state general fund or the state highway fund is hereby authorized for the following projects numbered and described in the executive budget for the fiscal years 2001-2002 and 2002-2003 or otherwise described as follows:

21 22	following projects numbered and described in fiscal years 2001-2002 and 2002-2003 or other	the executive	budget for the
23 24 25	Description	Project No.	Amount
26	1. High Desert State Prison, phase III	01-C1	\$1,762,382
27 28 29	Advanced planning for Las Vegas readiness center	01-C6	\$225,000
30	3. Veterans' cemetery expansion, phase IV	01-C7	\$3,322,869
31 32 33	National Guard Rural Armory renovations      Furnishings and build-out, Redfield	01-C12	\$1,800,059
34	campus, phase I, UNR	01-C16	\$2,500,000
35	6. New campus library, UNR	01-C24	\$20,449,306
36 37	7. Academic and student services building, NSC	01-C25	\$10,000,000
38	8. Telecommunications building on		
39	Cheyenne campus, CCSN		
40	<b>Sec. 24.</b> The State Public Works Board sh	all not execute	a contract for

Sec. 24. The State Public Works Board shall not execute a contract for the construction of the following projects until the Board receives the money authorized for those projects pursuant to section 23 of this act:

Description	Project No.
1. Furnishings and build-out, Redfield campus, phase I,	01-C16
UNR	01 010
3. Academic and student services building, NSC	



01-C29L

**Sec. 25.** 1. The State Controller may advance temporarily from the state general fund, upon the approval of the Chief of the Budget Division of the Department of Administration, to the State Public Works Board, until the date on which the sums not appropriated from the state general fund or the state highway fund for project 01-C7, veterans' cemetery expansion, phase IV, are received, \$300,000 to facilitate the start of the project. The advanced amounts must be repaid immediately to the state general fund upon the receipt of the sums not appropriated from the state general fund or the state highway fund.

- 2. The Chief of the Budget Division of the Department of Administration shall notify the State Controller and the Fiscal Analysis Division of the Legislative Counsel Bureau of the approval of an advance from the state general fund to the State Public Works Board pursuant to subsection 1.
- **Sec. 26.** The State Public Works Board shall carry out the provisions of this act as provided in chapter 341 of NRS. The Board shall ensure that qualified persons are employed to accomplish the authorized work. Every contract pertaining to the work must be approved by the Attorney General.
- Sec. 27. All state and local governmental agencies involved in the design and construction of the projects enumerated in this act shall cooperate with the State Public Works Board to expedite the completion of the project.
- Sec. 28. 1. An ad valorem tax of 15 cents on each \$100 of assessed valuation of taxable property is hereby levied for the fiscal year commencing July 1, 2001, and ending June 30, 2002, and an ad valorem tax of 15 cents on each \$100 of assessed valuation of taxable property is hereby levied for the fiscal year commencing July 1, 2002, and ending June 30, 2003. The taxes levied must be collected in the manner provided in chapter 361 of NRS on all taxable property in this state including the net proceeds of minerals and excluding such property as is by law exempt from taxation
- 2. The proceeds of the tax levied by subsection 1 are hereby appropriated for each fiscal year to the consolidated bond interest and redemption fund to discharge the obligations of the State of Nevada as they are respectively due in that fiscal year. Any balance of the money appropriated by this section remaining at the end of the respective fiscal years does not revert to the state general fund.
- **Sec. 29.** 1. On or before July 1, 2001, and July 1, 2002, the State Controller shall estimate the amount of proceeds of the tax levied by section 28 of this act. If the amount is less than the total obligation of the State of Nevada for payment of the interest on and principal of bonds which will become due in the fiscal year, he shall reserve in the state general fund an amount which is sufficient to pay the remainder of the total obligation. The State Controller may revise the estimate and amount reserved.
- 2. If the money in the consolidated bond interest and redemption fund is insufficient to pay those obligations as they become due, the State



Controller shall cause the money in reserve to be transferred from the state general fund to the consolidated bond interest and redemption fund. The amount reserved is hereby contingently appropriated for that purpose. Any balance of the sums appropriated by this subsection remaining at the end of the respective fiscal years must not be committed for expenditure after June 30 of the respective fiscal years and reverts to the state general fund as soon as all payments of money committed have been made.

- 3. The State Controller shall report to the Legislature or, if the Legislature is not in session, to the Interim Finance Committee:
- (a) The amount of any estimate made pursuant to subsection 1 and the amount of money reserved in the state general fund based upon the estimate;
- (b) The amount of money transferred from the state general fund pursuant to subsection 2; and
- (c) The amount of money which reverts to the state general fund pursuant to subsection 2.
- **Sec. 30.** The State Board of Finance, in its capacity as the State General Obligation Bond Commission and to the extent that money is available, shall pay the expenses related to the issuance of general obligation bonds approved by the 71st session of the Nevada Legislature from the proceeds of those bonds.
- **Sec. 31.** Expenditure of the following sums not appropriated from the state general fund or the state highway fund is hereby authorized from the consolidated bond interest and redemption fund in the amount of \$80,097,865 for the fiscal year beginning July 1, 2001, and ending June 30, 2002, and in the amount of \$86,601,916 for the fiscal year beginning July 1, 2002, and ending June 30, 2003.
- **Sec. 32.** With the approval of the Interim Finance Committee, the State Public Works Board and the University and Community College System of Nevada may transfer appropriated and authorized money from one project to another within the same agency or within the University and Community College System of Nevada for those projects listed in sections 2, 4, 12, 21 and 33 of this act.
- **Sec. 33.** The money collected pursuant to the annual tax on slot machines imposed pursuant to NRS 463.385 that is distributed to the special capital construction fund for higher education, except any amount of that money which is needed to pay the principal and interest on bonds, is appropriated to the State Public Works Board for the following capital improvement projects for the University and Community College System of Nevada:

42 43	<b>1</b>		Project No.	Amount
43 44	1.	Campus improvements, UNLV	01-U2	\$1,592,040
45	2.	Campus improvements, UNR	01-U3	\$2,468,270
46	3.	Campus improvements, CCSN		\$385,510
47	4.	Campus improvements, DRI		\$149,500
48	5.	Campus improvements, TMCC	01-U7	\$310,200
49	6.	Campus improvements, WNCC	01-U8	\$94,480



**Sec. 34.** Any remaining balance of the appropriation made by section 33 of this act must not be committed for expenditure after June 30, 2005, and reverts to the fund of origin as soon as all payments of money committed have been made.

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- **Sec. 35.** The provisions of chapter 338 of NRS do not apply to any projects undertaken pursuant to Assembly Bill No. 189 or Senate Bill No. 199 of this session.
- **Sec. 36.** Section 5 of chapter 501, Statutes of Nevada 1991, as last amended by section 2 of chapter 519, Statutes of Nevada 1999, at page 2644, is hereby amended as follows:
  - Sec. 5. 1. The board, on behalf and in the name of the university, is authorized by this act, as supplemented by the provisions of the University Securities Law:
  - (a) To finance the project by the issuance of bonds and other securities of the university in a total principal amount not exceeding [\$25,000,000] \$110,500,000 for facilities at the University of Nevada, Reno, and in a total principal amount not exceeding [\$67,500,000] \$106,500,000 for facilities at the University of Nevada, Las Vegas, \$35,000,000 of which may be used for the construction, other acquisition and improvement of a dental school and other structures and clinics associated with the dental school [-];
  - (b) To issue such bonds and other securities in connection with the projects in one series or more at any time or from time to time within 18 years after the effective date of this act, as the board may determine, and consisting of special obligations of the university payable from the net pledged revenues authorized by this act and possibly subsequently other net pledged revenues, secured by a pledge thereof and a lien thereon, subject to existing contractual limitations, and subject to the limitation in paragraph (a);
  - (c) To employ legal, fiscal and other expert services and to defray the costs thereof with any money available therefor, including, proceeds of securities authorized by this act; and
  - (d) To exercise the incidental powers provided in this University Securities Law in connection with the powers authorized by this act except as otherwise expressly provided in this act.
  - 2. If the board determines to sell the bonds authorized by subsection 1 at a discount from their face amount, the principal amount of bonds which the board is authorized to issue provided in subsection 1 is increased by an amount equal to the discount at which the bonds are sold.
  - 3. This act does not limit the board in funding, refunding or reissuing any securities of the university or the board at any time as provided in the University Securities Law.
- **Sec. 37.** Section 26 of chapter 619, Statutes of Nevada 1995, as last amended by section 32 of chapter 542, Statutes of Nevada 1999, at page 2834, is hereby amended to read as follows:
  - Sec. 26. 1. Except as otherwise provided in this section, any remaining balance of the appropriations made by sections 1 and 19 of chapter 619, Statutes of Nevada 1995, must not be committed for



expenditure after June 30, 1999, and reverts to the state general fund as soon as all payments of money committed have been made.

2. Except as otherwise provided in subsection 3, any remaining balance of the appropriations made by section 1 of chapter 619, Statutes of Nevada 1995, for projects enumerated in section 16 of chapter 478, Statutes of Nevada 1997, at page 1833, must not be committed for expenditure after June 30, 2001, and reverts to the state general fund as soon as all payments of money committed have been made.

3. Any remaining balance of the appropriations made by section 1 of chapter 619, Statutes of Nevada 1995, at page 2331, for projects enumerated in section 16 of <a href="this aet,">[this aet,</a>] chapter 542, Statutes of Nevada 1999, at page 2829, must not be committed for expenditure after June 30, 2003, and reverts to the state general fund as soon as all payments of money committed have been made.

4. Any remaining balance of the appropriations made by section 1 of chapter 619, Statutes of Nevada 1995, at page 2331, for the following projects, must not be committed for expenditure after June 30, 2000, and reverts to the state general fund as soon as all payments of money committed have been made:

Description	Project No.
(a) Improve fire safety in 11 buildings—	
SNAMHS/SNCAS, Las Vegas	95-M8
(b) Roofing inventory, statewide	95-S4I
(c) Paving, statewide	
(d) Culinary renovation and addition, NSP, Carson	
City	95-G5
(e) Security/electronics upgrade, NNCC, Carson	
City	95-M6
(f) Install generators and add lightning protection,	
HCC, JCC, WCC, ESP and TCC	95-M12
(g) Repair utilities, SDCC, Indian Springs	95-M14
(h) Replace windows, units 1 through 4, NNCC,	
	95-M25
(i) Garbage truck wash area, NNCC, Carson City	95-M35
(j) Connect city sewer to Jones Street NDI Facility,	
Las Vegas	95-M37
Las Vegas	95-M28
(1) Kitchen fenovations at 9 armories	93-W143
5. Any remaining balance of the appropriation made	
of chapter 619, Statutes of Nevada 1995, at page 2331, for	
M27, repair utilities in main building basement, NSP,	
must not be committed for expenditure after June 30,	
and reverts to the state general fund as soon as all payme	nts of money
committed have been made.	



Sec. 38. Section 3 of chapter 478, Statutes of Nevada 1997, as
amended by section 34 of chapter 542, Statutes of Nevada 1999, at page
2836, is hereby amended to read as follows:
Sec. 3. 1. Except as otherwise provided in [subsection 2,] this
section, any remaining balance of the appropriations made by section
1 of chapter 478, Statutes of Nevada 1997, at page 1827, must not be
committed for expenditure after June 30, 2001, and reverts to the state
general fund as soon as all payments of money committed have been
made.
2. [Any] Except as otherwise provided in subsection 3, any
remaining balance of the appropriations made by section 1 of chapter
478, Statutes of Nevada 1997, at page 1827, for projects enumerated
in section 17 of [this act,] chapter 542, Statutes of Nevada 1999, at
page 2830, must not be committed for expenditure after June 30,
2003, and reverts to the state general fund as soon as all payments of
money committed have been made.
3. Any remaining balance of the appropriations made by section
1 of chapter 478, Statutes of Nevada 1997, at page 1827, for projects
enumerated in section 19 of this act, must not be committed for
expenditure after June 30, 2005, and reverts to the state general
fund as soon as all payments of money committed have been made.
4. Any remaining balance of the appropriations made by section
1 of chapter 478, Statutes of Nevada 1997, at page 1827, for the
following projects, must not be committed for expenditure after
June 30, 2002, and reverts to the state general fund as soon as all
payments of money committed been made:
Description Project No.
Description Project No.
(a) Chapel, southern Nevada veterans' cemetery 97-C20
(b) Phase III expansion, southern Nevada
veterans' cemetery
(c) Replace domestic water supply line, SNMRS 97-M10
(d) Replace doors and locks, housing units 1-3,
NNCC
(e) Statewide fire sprinkler program97-S3
(f) Statewide paying 97-S5
(f) Statewide paving

1831, is hereby amended to read as follows:

Sec. 7. [Any]
1. Except as otherwise provided in subsection 2, any remaining balance of the appropriations made by section 6 of [this act] chapter 478, Statutes of Nevada 1997, at page 1831, must not be committed



for expenditure after June 30, 2001, and reverts to the *state* highway fund as soon as all payments of money committed have been made.

2. Any remaining balance of the appropriations made by section 6 of chapter 478, Statutes of Nevada 1997, at page 1831, for project 97-H2, complete renovations of DMV&PS headquarters building, Carson City, and project 97-H4, expand shop/communications facilities, Nevada Highway patrol, Las Vegas, must not be committed for expenditure after June 30, 2003, and reverts to the state highway fund as soon as all payments of money committed have been made.

**Sec. 40.** Section 11 of chapter 478, Statutes of Nevada 1997, as amended by section 35 of chapter 542, Statutes of Nevada 1999, at page 2836, is hereby amended to read as follows:

- Sec. 11. 1. Except as otherwise provided in [subsection 2,] this section, any remaining balance of the allocated amounts authorized in section 10 of chapter 478, Statutes of Nevada 1997, at page 1832, must not be committed for expenditure after June 30, 2001, and reverts to the bond interest and redemption account in the consolidated bond interest and redemption fund as soon as all payments of money committed have been made.
- 2. Any remaining balance of the allocated amounts authorized in section 10 of chapter 478, Statutes of Nevada 1997, at page 1832, for projects enumerated in section 17 of [this act,] chapter 542, Statutes of Nevada 1999, at page 2830, must not be committed for expenditure after June 30, 2003, and reverts to the bond interest and redemption account in the consolidated bond interest and redemption fund as soon as all payments of money committed have been made.
- 3. Any remaining balance of the allocated amounts authorized in section 10 of chapter 478, Statutes of Nevada 1997, at page 1832, for projects enumerated in section 19 of this act, must not be committed for expenditure after June 30, 2005, and reverts to the bond interest and redemption account in the consolidated bond interest and redemption fund as soon as all payments of money committed have been made.
- **Sec. 41.** Section 18 of chapter 478, Statutes of Nevada 1997, as amended by section 36 of chapter 542, Statutes of Nevada 1999, at page 2837, is hereby amended to read as follows:
  - Sec. 18. 1. Except as otherwise provided in **subsection 2,1** this section, any remaining balance of the allocated amounts in section 17 of chapter 478, Statutes of Nevada 1997, at page 1834, must not be committed for expenditure after June 30, 2001, and reverts to the fund of origin as soon as all payments of money committed have been made.
  - 2. [Any] Except as otherwise provided in subsection 3, any remaining balance of the allocated amounts in section 17 of chapter 478, Statutes of Nevada 1997, at page 1834, for projects enumerated in section 17 of [this act,] chapter 542, Statutes of Nevada 1999, at page 2830, must not be committed for expenditure after June 30,



2003, and reverts to the fund of origin as soon as all payments of money committed have been made.

3. Any remaining balance of the allocated amounts in section 17 of chapter 478, Statutes of Nevada 1997, at page 1834, for projects enumerated in section 19 of this act, must not be committed for expenditure after June 30, 2005, and reverts to the fund of origin as soon as all payments of money committed have been made.

4. Any remaining balance of the allocated amounts in section 17 of chapter 478, Statutes of Nevada 1997, at page 1834, for project 97-M28, replace electronic control panel, NNCC, must not be committed for expenditure after June 30, 2002, and reverts to the fund of origin as soon as all payments of money committed have been made.

**Sec. 42.** Section 29 of chapter 478, Statutes of Nevada 1997, at page 1837, is hereby amended to read as follows:

Sec. 29. [Any]

- 1. Except as otherwise provided in subsection 2, any remaining balance of the appropriation made by section 28 of [this act] chapter 478, Statutes of Nevada 1997, at page 1837, must not be committed for expenditure after June 30, 2001, and reverts to the fund of origin as soon as all payments of money committed have been made.
- 2. Any remaining balance of the appropriation made by section 28 of chapter 478, Statutes of Nevada 1997, at page 1837, for project 97-U7L, campus improvements, TMCC, must not be committed for expenditure after June 30, 2002, and reverts to the fund of origin as soon as all payments of money committed have been made.

**Sec. 43.** Section 3 of chapter 542, Statutes of Nevada 1999, at page 2826, is hereby amended to read as follows:

Sec. 3. [Any]

- 1. Except as otherwise provided in subsection 2, any remaining balance of the allocated amounts authorized in sections 1 and 2 of [this aet] chapter 542, Statutes of Nevada 1999, at pages 2822 to 2826, inclusive, must not be committed for expenditure after June 30, 2003, and reverts to the bond interest and redemption account in the consolidated bond interest and redemption fund as soon as all payments of money committed have been made.
- 2. Any remaining balance of the allocated amounts authorized in section 1 of chapter 542, Statutes of Nevada 1999, at page 2822, for projects enumerated in section 20 of this act, must not be committed for expenditure after June 30, 2005, and reverts to the bond interest and redemption account in the consolidated bond interest and redemption fund as soon as all payments of money committed have been made.
- **Sec. 44.** Section 8 of chapter 542, Statutes of Nevada 1999, at page 2828, is hereby amended to read as follows:
  - Sec. 8. 1. The State Public Works Board shall obtain approval for the siting and location of project 99-H1, new highway patrol building in Las Vegas, from the Interim Finance Committee or the



- Legislature if in session, before expending funding for the design of the facility.
- 2. The State Public Works Board shall not expend the \$2,000,000 designated for the costs of acquiring the property on which the facility will be located for any purpose other than for the purpose of acquiring the property on which the facility will be located [], unless the Board obtains the approval of the Legislature or, if the Legislature is not in session, the Interim Finance Committee.

  Sec. 45. Section 9 of chapter 542, Statutes of Nevada 1999, at page
- 2828, is hereby amended to read as follows:
  - Sec. 9. [1. Except as otherwise provided in subsection 2, any] Any remaining balance of the appropriations made by section 7 of [this act] chapter 542, Statutes of Nevada 1999, at page 2828, must not be committed for expenditure after June 30, 2003, and reverts to the state highway fund as soon as all payments of money committed have been made.
  - Any remaining balance of the \$2,000,000 that is designated for the acquisition of the property on which project 99 H1, new highway patrol building, Las Vegas, will be located must not be committed for expenditure after June 30, 2001, and reverts to the state highway fund as soon as all payments of money committed have been
- Sec. 46. Section 19 of chapter 542, Statutes of Nevada 1999, at page 2831, is hereby amended to read as follows:

Sec. 19. [Any]

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- 1. Except as otherwise provided in subsection 2, any remaining balance of the allocated amounts in section 18 of [this aet] chapter 542, Statutes of Nevada 1999, at page 2830, must not be committed for expenditure after June 30, 2003, and reverts to the fund of origin as soon as all payments of money committed have been made.
- 2. Any remaining balance of the allocated amounts authorized in section 18 of chapter 542, Statutes of Nevada 1999, at page 2830, for projects enumerated in section 20 of this act, must not be committed for expenditure after June 30, 2005, and reverts to the fund of origin as soon as all payments of money committed have been made.
- **Sec. 47.** 1. This act becomes effective upon passage and approval.
- Section 1 of this act expires by limitation on May 1, 2013.



