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ASSEMBLY BILL NO. 83—ASSEMBLYMEN McCLEARY, MANENDO  
AND MUNFORD

FEBRUARY 18, 2005

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Referred to Committee on Government Affairs

SUMMARY—Revises provisions governing compensation of workmen on public works. (BDR 28-759)

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

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

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AN ACT relating to public works; revising the requirements relating to the payment of overtime to certain mechanics and workmen employed on public works; revising the manner in which a contractor or subcontractor engaged on a public work may discharge his obligation to pay wages to workmen; and providing other matters properly relating thereto.

**Legislative Counsel's Digest:**

Existing law requires that the hourly and daily wage paid to a workman or mechanic on a public work must be no less than the prevailing wage applicable to the class of the workman or mechanic in the county where the public work is located, as established by the Labor Commissioner. Existing law requires payment of not less than one and one-half times the prevailing rate of wages or, if applicable, one and one-half times the rate of wages set forth in a collective bargaining agreement, if the workman or mechanic works more than 8 hours in a day or more than 40 hours in a week. (NRS 338.020)

This bill clarifies that a contractor or subcontractor on a public work is only required to pay a workman or mechanic who is not subject to a collective bargaining agreement overtime compensation at the rate of one and one-half times the prevailing rate of wages for each overtime hour worked by the workman or mechanic on the public work. For overtime hours worked by the worker or mechanic for the contractor or subcontractor on work other than the public work, the rate of overtime compensation to be paid to the workman or mechanic is one and one-half times the regular wage rate for that work.

Existing law provides that a contractor or subcontractor may discharge his obligation to pay a workman's or mechanic's wages by making payments in cash or by making contributions to a fund, plan or program in the name of the workman. (NRS 338.035)



\* A B 8 3 R 1 \*

21        This bill provides that a contractor or subcontractor on a public work may  
22 discharge his obligation to pay the wages of the workmen on the public work in  
23 part by making contributions to a third person pursuant to a fund, plan or program  
24 in the name of the workman.

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

1        **Section 1.** NRS 338.020 is hereby amended to read as follows:  
2        338.020 1. Every contract to which a public body of this  
3 State is a party, requiring the employment of skilled mechanics,  
4 skilled workmen, semiskilled mechanics, semiskilled workmen or  
5 unskilled labor in the performance of public work, must contain in  
6 express terms the hourly and daily rate of wages to be paid each of  
7 the classes of mechanics and workmen. The hourly and daily rate of  
8 wages must:

9              (a) Not be less than the rate of such wages then prevailing in the  
10 county in which the public work is located, which prevailing rate of  
11 wages must have been determined in the manner provided in NRS  
12 338.030; and

13              (b) Be posted on the site of the public work in a place generally  
14 visible to the workmen.

15        2. When public work is performed by day labor, the prevailing  
16 wage for each class of mechanics and workmen so employed applies  
17 and must be stated clearly to such mechanics and workmen when  
18 employed.

19        3. Except as otherwise provided in subsection 4, a contractor or  
20 subcontractor shall pay to a mechanic or workman employed by the  
21 contractor or subcontractor on the public work not less than one and  
22 one-half times the prevailing rate of wages applicable to the class of  
23 the mechanic or workman ~~whenever~~ **for each hour** the mechanic  
24 or workman works **[**:

25              **(a) More than 40 on the public work in excess of:**

26              **(a) Forty hours in any scheduled week of work ~~H~~ by the  
27 mechanic or workman for the contractor or subcontractor,  
28 including, without limitation, hours worked for the contractor or  
29 subcontractor on work other than the public work;** or

30              **(b) ~~More than 8~~ Eight hours in any workday **that the  
31 mechanic or workman was employed by the contractor or  
32 subcontractor, including, without limitation, hours worked for the  
33 contractor or subcontractor on work other than the public work,**  
34 unless by mutual agreement the mechanic or workman works a  
35 scheduled 10 hours per day for 4 calendar days within any  
36 scheduled week of work.**



\* A B 8 3 R 1 \*

1       4. The provisions of subsection 3 do not apply to a mechanic or  
2 workman who is covered by a collective bargaining agreement that  
3 provides for the payment of wages at not less than one and one-half  
4 times the rate of wages set forth in the collective bargaining  
5 agreement for work in excess of:

6           (a) Forty hours in any scheduled week of work; or  
7           (b) Eight hours in any workday unless the collective bargaining  
8 agreement provides that the mechanic or workman shall work a  
9 scheduled 10 hours per day for 4 calendar days within any  
10 scheduled week of work.

11       5. The prevailing wage and any wages paid for overtime  
12 pursuant to subsection 3 or 4 to each class of mechanics or workmen  
13 must be in accordance with the jurisdictional classes recognized in  
14 the locality where the work is performed.

15       6. Nothing in this section prevents an employer who is  
16 signatory to a collective bargaining agreement from assigning such  
17 work in accordance with established practice.

18       **Sec. 2.** NRS 338.035 is hereby amended to read as follows:  
19           338.035 The obligation of a contractor engaged on a public  
20 work or *a* subcontractor engaged on a public work to pay wages in  
21 accordance with the determination of the Labor Commissioner may  
22 be discharged ~~[by the making of payments in cash, or]~~ *in part* by  
23 making contributions to a third person pursuant to a fund, plan or  
24 program in the name of the workman.

25       **Sec. 3.** This act becomes effective on July 1, 2005.



