

Amendment No. 862

Senate Amendment to Assembly Bill No. 160 First Reprint (BDR 58-725)

Proposed by: Senators Atkinson and Gansert**Amendment Box:** Conflicts with Amendment No. 854.**Amends:** Summary: Yes Title: Yes Preamble: No Joint Sponsorship: No Digest: Yes

ASSEMBLY ACTION		Initial and Date		SENATE ACTION		Initial and Date
Adopted	<input type="checkbox"/>	Lost	<input type="checkbox"/>	_____	Adopted	<input type="checkbox"/>
Concurred In	<input type="checkbox"/>	Not	<input type="checkbox"/>	_____	Concurred In	<input type="checkbox"/>
Receded	<input type="checkbox"/>	Not	<input type="checkbox"/>	_____	Receded	<input type="checkbox"/>

EXPLANATION: Matter in (1) ***blue bold italics*** is new language in the original bill; (2) variations of **green bold underlining** is language proposed to be added in this amendment; (3) **red strikethrough** is deleted language in the original bill; (4) **purple double strikethrough** is language proposed to be deleted in this amendment; (5) **orange double underlining** is deleted language in the original bill proposed to be retained in this amendment.

JFD/EGO



Date: 5/22/2017

A.B. No. 160—Requires consideration of alternatives to window replacement in certain state buildings. (BDR 58-725)

ASSEMBLY BILL NO. 160—ASSEMBLYWOMAN SWANK

PREFILED FEBRUARY 13, 2017

Referred to Committee on Government Affairs

SUMMARY—~~Requires consideration of alternatives to window replacement.~~
Revises provisions relating to energy efficiency in certain state buildings. (BDR 58-725)

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

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

AN ACT relating to energy; requiring the State Public Works Division of the Department of Administration to conduct an evaluation on installing alternatives to window replacement before replacing windows in certain public buildings; extending the maximum length of the terms of certain performance, lease-purchase and installment-purchase contracts; and providing other matters properly relating thereto.

Legislative Counsel's Digest:

1 ~~This bill~~ Section 1 of this bill requires the State Public Works Division of the Department
2 of Administration to conduct an evaluation on the feasibility of using alternatives to window
3 replacement before the Division replaces windows in certain public buildings. ~~This bill and~~
4 ~~to consult with the Office of Historic Preservation of the State Department of~~
5 ~~Conservation and Natural Resources when making such an evaluation of a public~~
6 ~~building that is at least 50 years old. Section 1~~ further requires the Division to use an
7 alternative to window replacement if the potential savings from use of the alternative exceed
8 the costs of the alternative. ~~This bill~~, except if otherwise recommended by the Office of
9 ~~Historic Preservation as to a public building that is at least 50 years old. Section 1~~
10 exempts the Division from performing such an evaluation before replacing windows in a state
11 prison facility or institution or windows that are broken. ~~This bill also requires the Division to~~
12 ~~obtain the approval of the Office of Historic Preservation of the State Department of~~
13 ~~Conservation and Natural Resources before replacing the windows or using an alternative to~~
14 ~~window replacement in a public building that is at least 50 years old.~~

15 Existing law authorizes certain state agencies to enter into a performance contract
16 with a qualified service company for the purchase and installation of one or more
17 operating cost-savings measures, including modifications to windows, to reduce costs
18 related to energy, water and the disposal of waste, and related labor costs. (NRS
19 333A.075) Existing law provides that the term of such a performance contract may not
20 exceed 15 years after the date on which the work required by the performance contract
21 is completed. (NRS 333A.040, 333A.100) Existing law also provides that the terms of
22 certain installment-purchase and lease-purchase contracts entered into to finance a
23 performance contract may not exceed 15 years after the date on which the work
24 required by the installment-purchase or lease-purchase contract is completed. (NRS
25 333A.0902) Under existing law, the maximum permissible length of the terms of such
26 performance contracts entered into by local governments is 25 years. (NRS 332.380)

27 Sections 1.3 and 1.7 of this act increase the maximum permissible length of the terms of
28 performance, installment-purchase and lease-purchase contracts entered into by
29 authorized state agencies to 20 years after the date on which the work required by the
30 performance, installment-purchase or lease-purchase contract is completed.

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

1 **Section 1.** Chapter 701B of NRS is hereby amended by adding thereto a new
2 section to read as follows:

3 *1. When considering window replacement in public buildings, the State
4 Public Works Division of the Department of Administration shall, except as
5 otherwise provided in subsection 3, evaluate alternatives to window replacement,
6 including, without limitation:*

- 7 (a) Weather stripping;
8 (b) Interior window surface film;
9 (c) Insulating cellular shades;
10 (d) Exterior storm windows;
11 (e) Interior window panels; or
12 (f) Any combination of alternatives listed in paragraphs (a) to (e), inclusive.

13 *2. An evaluation conducted pursuant to subsection 1 must include the cost
14 of such alternatives to window replacements and potential savings from each
15 alternative, including, without limitation, energy savings. ~~¶¶¶~~ Except as otherwise
16 provided in subsection 4, if the Division determines that the potential savings
17 from the use of an alternative to window replacement exceed the costs of the
18 alternative, the Division must use the alternative in lieu of window replacement.*

19 *3. The Division is not required to conduct an evaluation pursuant to
20 subsection 1 before replacing:*

- 21 (a) The windows in a state prison facility or institution; or
22 (b) A broken window.

23 *4. ~~¶¶¶~~ When evaluating whether to replace the windows or
24 use an alternative to window replacement pursuant to subsection ~~¶¶¶~~ 1 in a public
25 building that is at least 50 years old, the Division must ~~be approved by~~ consult
26 with the Office of Historic Preservation of the State Department of Conservation
27 and Natural Resources. ~~before the Division may use the alternative.~~ The
28 Division is not required to use an alternative to window replacement in a public
29 building that is at least 50 years old if the Office of Historic Preservation
30 recommends against using the alternative.*

31 *5. As used in this section, "public building" means any building to which
32 the provisions of NRS 341.1405 to 341.148, inclusive, apply.*

33 **Sec. 1.3. NRS 333A.0902 is hereby amended to read as follows:**

34 333A.0902 In connection with any installment-purchase contract or lease-
35 purchase contract entered into to finance a performance contract, the Board may:

36 1. Grant a security interest in any property that is the subject of the
37 installment-purchase contract or lease-purchase contract and execute an instrument
38 to evidence such a security interest, including, without limitation, a deed of trust, a
39 leasehold interest deed of trust, a mortgage or a financing agreement.

40 2. Offer certificates of participation.

41 3. If the installment-purchase contract or lease-purchase contract involves an
42 improvement to property owned by the State of Nevada or the using agency, enter
43 into a lease of the property to which the improvement will be made and any

1 property that is adjacent to that property if the installment-purchase contract or
2 lease-purchase contract:

3 (a) Except as otherwise provided in NRS 333A.0916, has a term of not more
4 than ~~15~~ 20 years beyond the date on which construction of the work required by
5 the installment-purchase contract or lease-purchase contract is completed; and

6 (b) Provides for rental payments that approximate the fair market rental of the
7 property before the improvement is made, as determined by the Board at the time
8 the parties enter into the lease, which must be paid if the installment-purchase
9 contract or lease-purchase contract terminates before the expiration of the lease
10 because the Legislature fails to appropriate money for payments due pursuant to the
11 installment-purchase contract or lease-purchase contract.

12 → A lease entered into pursuant to this subsection may provide for nominal rental
13 payments to be paid pursuant to the lease before the installment-purchase contract
14 or lease-purchase contract terminates.

15 4. Enter into any other agreement, contract or arrangement that the Board
16 determines would be beneficial to the purpose of the installment-purchase contract
17 or lease-purchase contract, including, without limitation, contracts for professional
18 services, trust indentures, paying agent agreements and contracts of insurance.

19 **Sec. 1.7. NRS 333A.100 is hereby amended to read as follows:**

20 333A.100 1. Notwithstanding any provision of this chapter to the contrary,
21 a performance contract entered into pursuant to this chapter does not create a debt
22 for the purposes of Section 3 of Article 9 of the Nevada Constitution.

23 2. Except as otherwise provided in this section, the term of a performance
24 contract may extend beyond the biennium in which the contract is executed,
25 provided that the performance contract contains a provision which states that all
26 obligations of the State under the performance contract are extinguished at the end
27 of any fiscal year if the Legislature fails to provide an appropriation to the using
28 agency for the ensuing fiscal year for payments to be made under the performance
29 contract. If the Legislature fails to appropriate money to a using agency for a
30 performance contract, there is no remedy against the State, except that if a security
31 interest in any property was created pursuant to the performance contract, the
32 holder of such a security interest may enforce the security interest against that
33 property. Except as otherwise provided in NRS 333A.0916, the term of a
34 performance contract must not exceed ~~15~~ 20 years after the date on which the
35 work required by the performance contract is completed.

36 3. The length of a performance contract may reflect the useful life of the
37 operating cost-savings measure being installed or purchased under the performance
38 contract.

39 **Sec. 2. NRS 383.021 is hereby amended to read as follows:**

40 383.021 1. The Office of Historic Preservation is hereby created.

41 2. The Office shall:

42 (a) Encourage, plan and coordinate historic preservation and archeological
43 activities within the State, including programs to survey, record, study and preserve
44 or salvage cultural resources.

45 (b) Compile and maintain an inventory of cultural resources in Nevada deemed
46 significant by the Administrator.

47 (c) Designate repositories for the materials that comprise the inventory.

48 (d) Provide staff assistance to the Commission.

49 (e) *Consider requests from Assist the State Public Works Division of the*
50 *Department of Administration pursuant to in conducting the evaluation*
51 *required by section 1 of this act and approve the request if the Office determines*
52 *the request promotes with respect to a building that is at least 50 years old,*
53 *including, without limitation, making a recommendation regarding the use of an*

1 *alternative to window replacement based upon whether the use of the alternative*
2 *is consistent with the goal of historic preservation.*

- 3 3. The Comstock Historic District Commission is within the Office.
4 Sec. 3. This act becomes effective on July 1, 2017.