

**Legislative
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**Joint Committee on
Ways and Means**

Sen. Richard Devlin, Senate Co-Chair
Rep. Nancy Nathanson, House Co-Chair

Sen. Betsy Johnson, Senate Co-Vice Chair
Sen. Jackie Winters, Senate Co-Vice Chair
Rep. Dan Rayfield, House Co-Vice Chair
Rep. Greg Smith, House Co-Vice Chair

To: Capital Construction Subcommittee
From: Gregory Jolivette, Legislative Fiscal Office
Date: July 1, 2017
Subject: HB 3203: Work Session Recommendations

HB 3203 amends laws regarding requirements on contracting agencies to determine whether constructing public improvements with the agency's own equipment and personnel would be the least cost approach.

The bill would require contracting agencies to prepare and file with BOLI information on planned public improvements. It specifies that if a contracting agency intends to perform work on a public improvement with a cost over \$200,000 using the agency's own equipment or personnel, the agency must complete an analysis demonstrating that the decision conforms to state policy.

The measure also requires that BOLI conduct a review every four years beginning in the last calendar quarter of 2021 to determine a number of items, including whether the methodology used by contracting agencies to calculate costs and threshold amounts provided in the measure should be adjusted.

It is anticipated to have a minimal fiscal impact on the affected agencies.

Recommended Changes

LFO recommends adoption of the -B14 amendment.

MOTION: I move adoption of the -B14 amendment to HB3203. (VOTE)

Final Subcommittee Action

LFO recommends that HB 3203, as amended by the -B14 amendment, to be moved to the Ways and Means Full Committee.

MOTION: I move HB 3203, as amended, to the Full Committee with a do pass recommendation. (VOTE)

Carriers

Full Committee: _____

House Floor: _____

Senate Floor: _____