1	AN ACT
2	RELATING TO PUBLIC WORKS; INCREASING THE MINIMUM CONTRACT
3	VALUE FOR THE MINIMUM WAGE ON PUBLIC WORKS; REVISING THE
4	DUTIES AND AUTHORITY OF THE DIRECTOR OF THE LABOR AND
5	INDUSTRIAL DIVISION OF THE LABOR DEPARTMENT; CLARIFYING THE
6	DEFINITION OF WAGES; INCREASING LIABILITY AND REMEDIES;
7	AMENDING SECTIONS OF THE NMSA 1978.
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9	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:
10	Section 1. Section 13-4-11 NMSA 1978 (being Laws 1965,
11	Chapter 35, Section 1, as amended) is amended to read:
12	"13-4-11. MINIMUM WAGES ON PUBLIC WORKSWEEKLY
13	PAYMENTPOSTING WAGE SCALEWITHHOLDING FUNDS
14	A. Every contract or project in excess of sixty
15	thousand dollars (\$60,000) that the state or any political
16	subdivision thereof is a party to for construction,
17	alteration, demolition or repair or any combination of these,
18	including painting and decorating, of public buildings,
19	public works or public roads of the state and that requires
20	or involves the employment of mechanics, laborers or both
21	shall contain a provision stating the minimum wages to be
22	paid to various classes of laborers and mechanics, which
23	shall be based upon the wages that will be determined by the
24	director of the labor and industrial division of the labor
25	department to be prevailing for the corresponding classes of

1 laborers and mechanics employed on contract work of a similar 2 nature in the state or locality, and every contract or 3 project shall contain a stipulation that the contractor, 4 subcontractor, employer or a person acting as a contractor 5 shall pay all mechanics and laborers employed on the site of 6 the project, unconditionally and not less often than once a 7 week and without subsequent unlawful deduction or rebate on 8 any account, the full amounts accrued at time of payment 9 computed at wage rates not less than those stated in the 10 minimum wage rates issued for the project.

11 B. For the purpose of making wage determinations, 12 the director of the labor and industrial division of the 13 labor department shall conduct a continuing program for the 14 obtaining and compiling of wage-rate information and shall 15 encourage the voluntary submission of wage-rate data by 16 contractors, contractors' associations, labor organizations, 17 interested persons and public officers. Before making a 18 determination of wage rates for any project, the director 19 shall give due regard to the information thus obtained. 20 Whenever the director deems that the data at hand are 21 insufficient to make a wage determination, the director may 22 have a field survey conducted for the purpose of obtaining 23 sufficient information upon which to make determination of 24 wage rates. Any interested person shall have the right to 25 submit to the director written data, views and arguments why

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the wage determination should be changed.

2 C. The scale of wages to be paid shall be posted 3 by the contractor or person acting as a contractor in a 4 prominent and easily accessible place at the site of the 5 work; and it is further provided that there may be withheld 6 from the contractor, subcontractor, employer or a person 7 acting as a contractor so much of accrued payments as may be 8 considered necessary by the contracting officer of the state 9 or political subdivision to pay to laborers and mechanics 10 employed on the project the difference between the rates of 11 wages required by the director of the labor and industrial 12 division of the labor department to be paid to laborers and 13 mechanics on the work and the rates of wages received by such 14 laborers and mechanics and not refunded to the contractor, 15 subcontractor, employer or a person acting as a contractor or 16 their agents.

D. Notwithstanding any other provision of law
applicable to public works contracts or agreements, the
director of the labor and industrial division of the labor
department may, with cause:

(1) issue investigative or hearing subpoenas for the production of documents or witnesses pertaining to public works prevailing wage projects; and

 (2) attach and prohibit the release of any
 assurance of payment required under Section 13-4-18 NMSA 1978 SB 634 Page 3 for a reasonable period of time beyond the time limits specified in that section until the director satisfactorily resolves any probable cause to believe a violation of the Public Works Minimum Wage Act or its implementing rules has taken place.

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E. The director of the labor and industrial division of the labor department shall issue rules necessary to administer and accomplish the purposes of the Public Works Minimum Wage Act."

Section 2. Section 13-4-12 NMSA 1978 (being Laws 1965, Chapter 35, Section 2, as amended) is amended to read:

"13-4-12. DEFINITION OF THE TERM "WAGES".--

A. As used in Section 13-4-11 NMSA 1978, "wages",
"scale of wages", "wage rates", "minimum wages" and
"prevailing wages" include:

16 the basic hourly rate of pay; and (1) 17 (2) the amount of: 18 (a) the rate of contribution 19 irrevocably made by a contractor, subcontractor, employer or 20 any person acting as a contractor to a trustee or a third 21 person pursuant to a fund, plan or program; and 22 (b) the rate of costs to a contractor, 23 subcontractor, employer or a person acting as a contractor 24 that reasonably may be anticipated in providing benefits to 25 laborers and mechanics pursuant to an enforceable commitment

to carry out a financially responsible plan or program that was communicated in writing to the laborers and mechanics affected for: 1) medical or hospital care; 2) pensions on retirement or death; 3) compensation for injuries or illness resulting from occupational activity; or 4) insurance to provide for any of the foregoing; and for: 5) unemployment benefits; 6) life insurance; 7) disability and sickness insurance; 8) accident insurance; 9) vacation and holiday pay; 10) costs of apprenticeship or other similar programs; or for 11) other bona fide fringe benefits; but only where the contractor, subcontractor, employer or a person acting as a contractor is not required by other federal, state or local law to provide any of the foregoing or similar benefits.

14 Β. The obligation of a contractor, subcontractor, 15 employer or person acting as a contractor to make payment in 16 accordance with the prevailing wage determinations of the 17 director of the labor and industrial division of the labor 18 department, insofar as Section 13-4-11 NMSA 1978 or other 19 sections of legislative acts incorporating Section 13-4-11 20 NMSA 1978 are concerned, may be discharged by the making of 21 payments consistent with Subsection B of Section 50-4-2 NMSA 22 1978, except that the frequency of payments shall comply with 23 Subsection A of Section 13-4-11 NMSA 1978. The payments 24 shall include:

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(1) payment of the base wage rate as the SB 634

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1 director of the labor and industrial division of the labor 2 department has determined to be prevailing for the 3 appropriate class of laborers or mechanics; and 4 the making of contributions of a type (2) 5 referred to in Subparagraph (a) of Paragraph (2) of 6 Subsection A of this section; or 7 (3) the assumption of an enforceable 8 commitment to bear the costs of a plan or program of a type 9 referred to in Subparagraph (b) of Paragraph (2) of 10 Subsection A of this section; or 11 any combination of Paragraphs (2) and (4) 12 (3) of this subsection where the aggregate of any payments or 13 contributions and costs therefor is not less than the rate of 14 pay described in Section 13-4-11 NMSA 1978 plus the amount 15 referred to in this section. 16 C. The provisions of this section shall not affect 17 existing contracts or contracts resulting from bids 18 outstanding on July 15, 1965." 19 Section 3. Section 13-4-14 NMSA 1978 (being Laws 1965, 20 Chapter 35, Section 4, as amended) is amended to read: 21 "13-4-14. PAYMENT OF WAGES FROM FUNDS WITHHELD--LIST OF 22 CONTRACTORS VIOLATING ACT--ADDITIONAL RIGHT OF WAGE 23 EARNERS . - -24 The director of the labor and industrial Α. 25 SB 634 division of the labor department shall certify to the Page 6

1 contracting agency the names of persons or firms the director 2 has found to have disregarded their obligations to employees 3 under the Public Works Minimum Wage Act and the amount of arrears. The contracting agency shall pay or cause to be 4 5 paid to the affected laborers and mechanics, from any accrued 6 payments withheld under the terms of the contract or 7 designated for the project, any wages found due such workers 8 pursuant to the Public Works Minimum Wage Act. The director 9 shall, after notice to the affected persons, distribute a 10 list to all departments of the state giving the names of 11 persons or firms the director has found to have willfully 12 violated the Public Works Minimum Wage Act. No contract or 13 project shall be awarded to the persons or firms appearing on 14 this list or to any firm, corporation, partnership or 15 association in which the persons or firms have an interest 16 until three years have elapsed from the date of publication 17 of the list containing the names of the persons or firms. A 18 person to be included on the list to be distributed may 19 appeal the finding of the director as provided in the Public 20 Works Minimum Wage Act.

B. If the accrued payments withheld under the
terms of the contract, as mentioned in Subsection A of this
section, are insufficient to reimburse all the laborers and
mechanics with respect to whom there has been a failure to
pay the wages required pursuant to the Public Works Minimum

1 Wage Act, the laborers and mechanics shall have the right of 2 action or intervention or both against the contractor or 3 person acting as a contractor and his sureties, conferred by 4 law upon such persons furnishing labor and materials, and, in 5 such proceeding, it shall be no defense that the laborers and 6 mechanics accepted or agreed to less than the required rate 7 of wages or voluntarily made refunds. The director of the 8 labor and industrial division of the labor department shall 9 refer such matters to the district attorney in the 10 appropriate county, and it is the duty and responsibility of 11 the district attorney to bring civil suit for wages due and 12 liquidated damages provided for in Subsection C of this 13 section.

14 C. In the event of any violation of the Public 15 Works Minimum Wage Act or implementing rules, the contractor, 16 subcontractor, employer or a person acting as a contractor 17 responsible for the violation shall be liable to any affected 18 employee for the employee's unpaid wages. In addition, the 19 contractor, subcontractor, employer or a person acting as a 20 contractor shall be liable to any affected employee for 21 liquidated damages beginning with the first day of covered 22 employment in the sum of one hundred dollars (\$100) for each 23 calendar day on which a contractor, subcontractor, employer 24 or a person acting as a contractor has willfully required or 25 permitted an individual laborer or mechanic to work in

violation of the provisions of the Public Works Minimum Wage
 Act.

D. In an action brought pursuant to Subsection C of this section, the court may award, in addition to all other remedies, attorney fees and costs to an employee adversely affected by a violation of the Public Works Minimum Wage Act by a contractor, subcontractor, employee or a person acting as a contractor." Section 4. EFFECTIVE DATE.--The effective date of the provisions of this act is July 1, 2005.\_\_\_\_\_ SB 634 Page 9