

In The Matter Of:
PUBLIC WORKS DIVISION
VIDEOCONFERENCE BOARD MEETING

July 29, 2020

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PUBLIC WORKS DIVISION
VIDEOCONFERENCE BOARD MEETING

July 29, 2020

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1 STATE OF NEVADA
2 PUBLIC WORKS BOARD OF APPEALS
3 --oOo--
4
5 VIDEO-CONFERENCE BOARD HEARING
6 TRANSCRIPT OF PROCEEDINGS
7 APPEAL HEARING OF U.S. MECHANICAL
8 WEDNESDAY, JULY 29, 2020
9 CARSON CITY AND LAS VEGAS, NEVADA
10
11
12 The Board ADAM HAND, Chairman
13 SEAN STEWART, Vice Chair
14 KEVIN LEWIS, Member
15 LAURA FREED, Member
16 CLINT BENTLEY, Member
17 TITO TIBERTI, Member
18
19 For the Board: SUSAN STEWART,
20 Construction Law Counsel
21 JEFF MENICUCCI,
22 Deputy Attorney General
23 WARD PATRICK,
24 Administrator
KENT LEFEVRE,
Deputy Administrator
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1 WEDNESDAY, JULY 29, 2020, CARSON CITY, NEVADA
2 -oOo-
3 CHAIRMAN HAND: Good afternoon. This is the time
4 and the place of the State Public Board Works -- State Public
5 Works Board Meeting, and it is July 29th, eight minutes after
6 1:00, and it looks like we got the technology worked out. So
7 we're ready to get started with role call.
8 MS. STEWART: Ward, do you want to do role call.
9 MR. PATRICK: Chairperson Adam Hand?
10 CHAIRMAN HAND: Present.
11 MR. PATRICK: Vice Chair Person Sean Stewart?
12 VICE CHAIRMAN STEWART: Present.
13 CHAIRMAN HAND: Member Clint Bentley?
14 MEMBER BENTLEY: Present.
15 CHAIRMAN HAND: Member Tito Tiberti?
16 MEMBER TIBERTI: Present.
17 MR. PATRICK: Member Kevin Lewis?
18 MEMBER LEWIS: Present.
19 CHAIRMAN HAND: Member and Director of the
20 Department of Administration Laura Freed.
21 MEMBER FREED: Present.
22 CHAIRMAN HAND: Thank you, Ward.
23 MR. PATRICK: And we have a quorum.
24 CHAIRMAN HAND: Thank you.

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5 3. Consideration of the appeal of U.S. Mechanical
6 appealing denial of qualification issued on May
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8 of NRS 338.1381 and NAC 338.270. The Board of
9 Appeals may allow the presentation of additional
10 testimony and evidence from other interested
11 partis. 4
12 4. For possible action: Board comment, discussion and
13 decision on U.S. Mechanical's appeal. 17
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1 And do we have any public comment?
2 MS. STEWART: Susan Stewart for the record. As
3 we did in our last meeting, we posted on our agenda a phone
4 number for folks to call in for the collaboration code if
5 they wanted to submit public comment, and we have no one that
6 has called in and asked for that information.
7 Ward's admin assistant is monitoring the phone
8 line in case something happens between now and the end of the
9 meeting. So no public comments.
10 CHAIRMAN HAND: Great. Thank you, okay.
11 Then we'll move on to Agenda Item Three, which is
12 consideration of appeal of U.S. Mechanical appealing denial
13 of a qualification that was issued in May, on May 21st, and I
14 think you'll take the lead.
15 MS. STEWART: Yes. Thank you, Mr. Chair.
16 Susan Stewart for the record. And before we
17 begin, I would ask Board counsel if he would swear those
18 who -- swear in those that are going to give testimony and
19 that would include representatives from U.S. Mechanical, as
20 well as Administrator Patrick and Kathy Pasciak.
21 MR. MENICUCCI: I ask anyone who may be giving
22 testimony to raise their right hand.
23 (Whereupon, the parties were duly sworn.)
24 MS. STEWART: Thank you. And while we are --

<p style="text-align: right;">Page 5</p> <p>1 while I'm going through the Agenda Item Three, before I get 2 started with that, I would ask that the representatives from 3 U.S. Mechanical, would you gentleman please introduce 4 yourself for the Board members. 5 MR. BRAD BYLUND: Yeah. I guess I'll start. I'm 6 Brad Bylund. I'm the general manager of U.S. Mechanical. 7 I'm in the Pleasant Grove, Utah office. 8 MS. STEWART: Thank you. 9 MR. JUSTIN BYLUND: I am Justin Bylund. I am the 10 office manager in the Las Vegas, Nevada office. 11 MS. STEWART: Thank you. 12 MR. JARED BYLUND: And I'm Jared Bylund. I work 13 out of the Elko office. 14 MS. STEWART: Thank you, gentlemen. When I get 15 started, what I would like if possible is if everyone that is 16 appearing via Teams, if you could mute your audio and that 17 way we won't have any challenges with feedback or background 18 noise. Thank you for that. 19 Pursuant to statute it is the contractor that has 20 the burden of proof to establish the basis of their appeal. 21 What our Board has decided that in order to provide an 22 appropriate context, State Public Works Division lays out 23 staff's findings and then the contractor is able to respond 24 to staff's findings in scoring the application for</p>	<p style="text-align: right;">Page 7</p> <p>1 public work. Based upon that statute staff deducted points 2 for OSHA violations based upon a Board approved schedule. 3 You can see staff's scoring of this at Exhibit B, page two. 4 Staff prepared a summary of the OSHA violations, 5 including the date the -- and the amount of OSHA fine, as 6 well as the result and point deduction and that is included 7 at Exhibit C is where the Board can find that summary. 8 It says OSHI documents but that is incorrect. It 9 is OSHA documents, and I apologize for the typo. The OSHA 10 documents are located also in U.S. Mechanical's application 11 behind the past performance section at page ten. So staff 12 has provided a summary, but those OSHA violations were also 13 reported by U.S. Mechanical and are included as part of their 14 application. 15 We're also required as part of this scoring to 16 include any wage and hour violation. On two separate 17 projects the labor commissioner determined that 13 employees 18 were paid incorrectly. A summary of those wage and hour 19 violations are included at Exhibit D, and they were also 20 included in the application again at page seven. 21 Based upon the scoring, U.S. Mechanical was 22 issued the ineligible results on May 21. That notice is 23 included at Exhibit E. U.S. Mechanical timely appealed and 24 then the notification of a prior hearing date, as well as a</p>
<p style="text-align: right;">Page 6</p> <p>1 qualification. 2 U.S. Mechanical is appealing the qualification 3 results that were issued on May 21, 2020. U.S. Mechanical 4 appeal staff determination that U.S. Mechanical is not 5 eligible to bid State Public Works Division projects. 6 U.S. Mechanical submitted their application on 7 April 27th, and the application is included in the Board 8 packet at Exhibit A. U.S. Mechanical sought qualification in 9 the cause category more than \$5,000,000 under their C1 10 plumbing and heating license. 11 Based upon staff's review of U.S. Mechanical's 12 application they were scored as follows, and you have this 13 here in your Agenda Item Number Three. Each contractor 14 starts with 150 points. And if you see at Exhibit B is where 15 staff scored U.S. Mechanical's application. 8.82 points were 16 deducted under the principle personnel category. 26 points 17 were deducted for wage and hour violations. Ten points were 18 deducted for OSHA violations. And 8.96 points were deducted 19 under successful projects. For a total score of 96.22, and 20 120 points are required to qualify. 21 Under NRS 338.1375 we are required to consider 22 whether the applicant has been fined by the State 23 Contractor's Board or another state or a federal agency for 24 conduct related to the applicant's ability to perform the</p>	<p style="text-align: right;">Page 8</p> <p>1 rescheduled hearing date are included at Exhibit G. 2 U.S. Mechanical's basis for appeal is attached 3 for the Board's consideration at Exhibit H. One thing I did 4 want to point out is if you look at Exhibit H, U.S. 5 Mechanical has provided as an attachment the final order from 6 the labor commissioner. Staff did not have this when we 7 scored the application. 8 And so you'll see in the initial determination 9 there is language from the labor commissioner about U.S. 10 Mechanical's conduct related to those wage and hour 11 violations. That description of U.S. Mechanical's behavior 12 is not included in this final order. And so I would ask the 13 Board when they are considering this appeal to consider the 14 final order, the final word on those wage and hour violations 15 and because that's what we would have done had we had this at 16 the time. 17 It doesn't change the scoring but it does 18 change -- as I said, there is language in the initial 19 determination that is not included in the final order. And I 20 just wanted to point that out to the Board. 21 As this board knows, pursuant to NAC 338.270 this 22 Board is not bound by the recommendation of the qualification 23 committee or any technical scoring conducted by the committee 24 and may when rendering its decision take into consideration</p>

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1 such facts and circumstances as may be in the best interest
2 of the state.
3 That concludes my presentation, and I'm available
4 for any questions. And if there are no questions, then we
5 would turn it over to U.S. Mechanical to present the basis of
6 their appeal to the Board. And don't forget to unmute
7 yourself.
8 And, gentlemen, before you speak we do have a
9 court reporter here for purposes of creating minutes for our
10 hearing. So if you would be so kind as to introduce yourself
11 before you speak, that would be helpful so that we would have
12 an accurate record of the hearing.
13 MR. BRAD BYLUND: This is Brad again in the Utah
14 office. I think I'll turn the time over to Justin. All of
15 these situations occurred out of the Las Vegas office. So I
16 think he and his staff there can answer these questions
17 better than I can.
18 So, Justin, you're up.
19 MR. JUSTIN BYLUND: Sure. If there's no
20 further -- if there's no other questions, with regards to our
21 presentation, I hope everyone has had the opportunity to
22 review our -- our appeal letter. I -- I tried to lay out the
23 safety violation facts for consideration as clearly as I
24 could with regards to the violation that we received this

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1 last year on that project, what we did to remediate the
2 problem, the violation and -- and correct the -- the safety
3 hazard that was found at that time.
4 Once we correct -- once we corrected that hazard,
5 reviewed things, as I stated, with OSHA and went through the
6 process of -- of the OSHA report and violation we met and
7 remediated together, and that's what you have been able to
8 review within the document.
9 So I don't know if any of you have a question
10 about that safety violation. It was a violation that
11 occurred with both U.S. Mechanical and one of our -- our
12 roofing subcontractors at the time. And so it was a matter
13 of a routine, a roof replacement and some barriers were not
14 placed as they should have been. So that -- that was a
15 summary of what violation was -- was about.
16 MS. STEWART: I'm not seeing any questions. So
17 if you want to go ahead and consider or continue, I think
18 that would be appropriate at this time.
19 MR. JUSTIN BYLUND: Okay. I'll move forward with
20 the wage labor acts. And, again, hopefully you've been able
21 to review that. We had a couple of projects that we were
22 acting as prime contractor for the Clark County School
23 District back in 2015 and '16 or '16 and '17, I should say.
24 On these two projects, the nature of the project

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1 included various aspects of demolition. U.S. Mechanical
2 chose to use the labor group one for employees that were of
3 labor craft. They didn't have a trade. And so in doing that
4 we used them to perform this type of work on the project.
5 In 2018 we were notified by the labor commission
6 and CCSD, the school district, that there was a complaint.
7 At that time CCSD asked our employees that had been paid as
8 labor group one to interview with them.
9 So they individually met with CCSD and had
10 interviews with regards to what their job site activities
11 were. Those interviews came back and were reported back to
12 the labor commission, and at that time the school district
13 found no fault in the labor group one category as we used it.
14 However, they did find some discrepancies in overtime work
15 paid that was missed by our accounting department.
16 Those reports were submitted back to the labor
17 commission mid July of 2018, and then the labor commission
18 asked that we meet with them and the complainant to discuss
19 options moving forward.
20 At that time they presented us a couple of
21 different options. One was to accept a settlement from the
22 labor commission. By doing so we would pay the overtime that
23 was shown to be owed backpay and also remove the labor of
24 group one classification from those employees as it was used

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1 during those projects and pay those employees as journeymen
2 workers.
3 If we were to do that, the labor commission
4 stated that we would have a final order of not receiving any
5 violation or any type of fine from the labor commission. It
6 would just be settled in paying those wages as proposed by
7 the labor commission.
8 Our second option was to proceed with a hearing
9 with the labor commission and the complainant. At that time
10 we had counsel involved that were working for us as well. We
11 consulted with counsel, and felt like our best option moving
12 forward due to the time constraints and the lengthy potential
13 drawn out process of the hearing, the cost of the hearing
14 that it would entail, we felt like it was in our best
15 interest to move forward with option number one.
16 We never have -- we have never felt like we were
17 in a position where we did anything wrong. We never violated
18 any NRS statute. However, with -- in that -- with that being
19 said that U.S. Mechanical, it caused us to look at how we
20 paid our employees and considering when we have the
21 opportunity to general contractor or prime these projects and
22 with prevailing wage being involved it became a little more
23 clear. And I spell this out in our -- in our appeal. It
24 became a little more clear to us by moving forward as we

1 pursue those type of projects the labor group one
2 classification and not use of employees of laborers was
3 probably not in our best interest because we would
4 continually -- we have craftsman of HVAC and plumbing
5 journeyman and apprentices there could be a gray line there
6 that's crossed.
7 And we discussed this with commission -- the
8 labor commission here in Las Vegas with Ms. Lita Brown the
9 best way moving forward, and we all felt like what we needed
10 to do was move forward without using the labor group one
11 classification in the future. So we eliminated that. We no
12 longer use that. We just use journeyman and apprentice
13 classifications and obviously use those -- those -- those
14 traits as they are specified within our -- within NRS.
15 So by doing that we put ourselves I believe in a
16 better position. I know Ms. Lita Brown was -- concurred with
17 our decision to move forward in that regard. And that's --
18 once that determination was made we, again, consulted with
19 our counsel, and the labor commission issued their final
20 order and that's where we stand today.
21 I had a conversation with -- with Ms. Brown four
22 weeks ago once we received this determination from the Public
23 Works Board to clarify and ensure that the final order did
24 not find any violation or wrongdoing of U.S. Mechanical, and

1 market. So we're not -- we're not entirely stupid. We know
2 all of our labor and wage reports are reviewed regularly by
3 the union. So we're very careful on the issue. This is the
4 first time in years we've had problems with payroll reports.
5 You guys know that, and we try and -- we are, we run a very
6 clean. So that's what happened on the overtime issue.
7 On the labor issue they legitimately did labor.
8 I mean, the district -- the district looked at that. That's
9 all they were doing. They weren't putting in pipe. They
10 were putting in duct work. We basically agreed to that
11 settlement because Ms. Brown basically let our office believe
12 that this issue would go away, and it would not be a black
13 eye in our report or our history in any way, and I think
14 final conclusion kind of does that as you've alluded to.
15 Between the cost that Justin talked about and the
16 recommendation from our attorney at the time we determined to
17 go ahead and just be done with the issue rather than fight it
18 and have it continue to be something we have to mess with
19 going forward.
20 But I hope the Board will recognize we've been
21 doing public works in the State of Nevada for years, many
22 years, 20 plus years, and this is the first time we've ever
23 had this situation where we had to come before you again and
24 appeal one of your decisions. And I think there's many

1 I did receive a verbal in regard to that. So I believe
2 that's where we stand at this point.
3 We have asked the Board to look at both those
4 issues, both the safety and the labor quote unquote
5 violations as they are stated within your documents. And,
6 you know, we respectfully ask that you -- that you review
7 these facts and what U.S. Mechanical has done to move forward
8 to better position ourselves and allow us to continue to
9 build -- to bid public works. We really enjoy being involved
10 with the public sector. So that would be my statement.
11 MS. STEWART: Thank you very much, sir.
12 At this time are there any questions from any of
13 the Board members or did anyone else from U.S. Mechanical
14 want to add anything?
15 MR. BRAD BYLUND: This is Brad again. Just
16 following up with what Justin said. The overtime issue which
17 is we had some employees that worked 20 hours per week. So
18 they were paid 20 hours on their check, but the problem is is
19 they only worked two days. So they worked two ten hour
20 shifts and didn't show up the rest of the week, and our
21 office, we didn't pay them overtime, not recognizing or not
22 thinking of that I guess and so just a mistake.
23 We realize and many of the Board would know we're
24 probably the largest non union mechanical in the Vegas

1 people in your construction department out there that would
2 recognize this is a valued vendor.
3 So, again, as Justin said, we would -- we view
4 the State of Nevada as a key -- as a key partner going
5 forward with our business, and I hope we can continue to do
6 service for you many years to come.
7 MS. STEWART: Thank you, sir.
8 Any other --
9 MR. BRAD BYLUND: Thank you.
10 MS. STEWART: -- questions or comments?
11 MR. PATRICK: Ward Patrick for the record. In
12 the attached letter in Exhibit H, I point out that the
13 experience modification rate for safety is .73 and so that
14 should kind of be on the record. Thank you.
15 MS. STEWART: You can go to number four if you
16 want.
17 CHAIRMAN HAND: Okay.
18 MS. STEWART: There's no further discussion.
19 CHAIRMAN HAND: No further questions from the
20 Board? Members?
21 MEMBER FREED: This is Laura Freed. I just
22 wanted to clarify something on the record. There's a little
23 bit of internal inconsistency between Exhibit D, the listing
24 of the wage violations by worker and the -- and Exhibit A,

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1 the application and exhibit -- Exhibit G.
2 There is -- I was able to tie out everything
3 between the final order, the staff report and the application
4 except for one of the people listed in number ten there in
5 table one on the final order. It is consonant with Exhibit A
6 but it's \$30 off, 479.10 as opposed to 509.10 for someone
7 listed as Terry Drex in the final order versus Drex Taylor in
8 Exhibits A and D. So it looks like there was a fat finger
9 error in Exhibit D and also maybe a naming error by the labor
10 commission. So I just wanted to put that inconsistency on
11 the record. It looks like 479.10 was, in fact, what that
12 gentleman should have been paid.
13 MS. STEWART: Thank you, Director.
14 MR. JUSTIN BYLUND: Justin with U.S. Mechanical.
15 I can clarify there. With regards to the numeration whether
16 or not those numbers match up exactly, I'm not sure as to why
17 they may or may not. However, Mr. Terry unfortunately passed
18 away between the time of working for us in 2017 and the time
19 that this order was put down. So his parents were actually
20 reimbursed instead of the individual.
21 CHAIRMAN HAND: Any other questions from the
22 Board members? If not we could move on to Agenda Item Four
23 which is for possible action, the Board comment, discussion
24 and decision on Mechanical's -- excuse me, U.S. Mechanical's

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1 appeal.
2 MS. STEWART: For the record this is Susan
3 Stewart. And as you see here in Agenda Item Four, this is
4 the Board's action item, comment, discussion and decision on
5 U.S. Mechanical's appeal. And from U.S. Mechanical I would
6 just ask that you -- well, that's not necessary.
7 You've heard U.S. Mechanical's request that based
8 upon the facts that they have submitted that the Board
9 determined that U.S. Mechanical is qualified to bid public
10 works projects in the category requested for the two-year
11 period.
12 CHAIRMAN HAND: Is there -- does a member have a
13 motion?
14 MR. STEWART: This is Sean Stewart for the
15 record. I mean, just listening and reading through the
16 documents, it sounds like U.S. Mechanical has a rating of
17 7.7. That's pretty impressive.
18 I do understand how difficult it is with the
19 labor commissioner and especially the labor categories. I
20 believe there's over 31 different categories within the
21 prevailing wage for labor so I understand that confusion, but
22 I think this is exactly why some of these appeals come before
23 us. It gives us a chance to look at it. It seems like U.S.
24 Mechanical has done a good job in the past.

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1 And I guess I would be willing to have a motion
2 that they be approved. I know in the past we've done maybe a
3 one-year, a one-year period where we take a look back after
4 one year and make sure everything is in order and continue
5 through the two years or something to that effect. I would
6 be open to that, but I would move that we -- we grant U.S.
7 Mechanical's appeal.
8 MS. STEWART: For clarification, Mr. Stewart,
9 your motion is to grant U.S. Mechanical's appeal?
10 MR. STEWART: Correct.
11 MEMBER BENTLEY: I second.
12 CHAIRMAN HAND: Is that a second from Clint?
13 MS. STEWART: That's a second from Clint Bentley.
14 MEMBER FREED: Would that be subject to the
15 one-year review period in the motion or not?
16 MS. STEWART: This is Susan Stewart for the
17 record.
18 Director, that was my reasoning for clarifying --
19 MEMBER FREED: Yeah.
20 MS. STEWART: -- that the motion was simply to
21 approve their appeal.
22 MEMBER FREED: Okay. Sorry. I didn't identify
23 myself for the record. I would be supportive of a review
24 period myself.

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1 MS. STEWART: Susan Stewart for the record. So
2 we have a motion. We have a second.
3 MEMBER FREED: I suppose -- sorry. Laura Freed
4 for the record. I suppose I'm suggesting a friendly
5 amendment, and it's up to the maker and the motion to accept
6 or reject that.
7 MS. STEWART: Susan Stewart for the record.
8 Mr. Chairman, if I may weigh in.
9 CHAIRMAN HAND: Sure.
10 MS. STEWART: The Board has in the past done what
11 may be considered a probationary period. The Board may
12 recall that was an instance where there were significant
13 concerns with a contractor's safety performance and whether
14 they were adequately addressing safety, and so the reasoning
15 there was for -- to have them come back and make sure they
16 had no further violations within the one-year period.
17 Here, with U.S. Mechanical, the -- while there
18 were two -- some OSHA violations, they were not to the degree
19 of seriousness in the past. And also given their safety
20 record I think that mitigates the OSHA violation.
21 CHAIRMAN HAND: Tito, are you trying to -- you've
22 learned forward. Are you trying to unmute and say something?
23 I think Tito is trying to.
24 MS. STEWART: I know.

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1 Member Tiberti, you're still muted, sir.
2 MEMBER TIBERTI: I want to be unumted, right?
3 MS. STEWART: Yes. There you go. We can hear
4 you now.
5 MEMBER TIBERTI: You can hear me now?
6 MS. STEWART: Yes, sir.
7 MEMBER TIBERTI: Okay. If you're going to call
8 for a vote I -- I'm going to go with Sean and Clint and vote
9 yes on this to deal without the extension of the time, but I
10 think for right now it's the appropriate thing to do.
11 There's not that much action going on it doesn't look like,
12 and so I think it's fair just to put them on notice, that we
13 pay attention to this and vote yes and move it on.
14 CHAIRMAN HAND: Does any other -- any other
15 comments? If not then we'll like to call for a vote on the
16 motion as -- as clarified by Ms. Stewart and all in favor?
17 Opposed?
18 MS. STEWART: All right. I'm going to go ahead
19 and do a voice vote if that's okay.
20 CHAIRMAN HAND: Okay. All right.
21 MR. LEWIS: Make sure we have everybody.
22 MS. STEWART: Yes. So what I'm going to do is
23 just run through the role and ask for a yay.
24 MR. PATRICK: Or I can read it. For the voice

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1 vote, this is Ward Patrick for the record.
2 Chairperson Adam Hand vote yay?
3 CHAIRMAN HAND: Yay.
4 MR. PATRICK: Yay for Adam Hand.
5 Vice Chair Person Sean Stewart.
6 MEMBER STEWART: Yes.
7 MR. PATRICK: Member Clint Bentley?
8 MEMBER BENTLEY: Yes.
9 MR. PATRICK: Member Tito Tiberti?
10 MEMBER TIBERTI: Yes.
11 MR. PATRICK: Kevin Lewis is not present.
12 MEMBER LEWIS: Yes.
13 MS. STEWART: He's here.
14 MR. PATRICK: Member and Director Department of
15 Administration Laura Freed.
16 MEMBER FREED: Aye.
17 MR. PATRICK: So it's unanimous.
18 MS. STEWART: Okay.
19 CHAIRMAN HAND: So the motion stands or passes,
20 and we move on to I guess thank U.S. Mechanical.
21 MS. STEWART: Yes. And Susan Stewart for the
22 record. I will issue notice with a result of the Board's
23 decision, along with your qualification statement. That will
24 go out to U.S. Mechanical probably before the close of

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1 business today.
2 MR. JUSTIN BYLUND: Justin Bylund for the record.
3 I just want to express our appreciation to the Board being
4 able to speak today and especially in these times with what
5 we're facing and being able to understand our position and
6 look at this with us.
7 We definitely, like we said before, we enjoy
8 working in the public sector and we look forward to many more
9 years to doing the same. So we'll continue to improve,
10 continue to reach for new heights as we move forward. Thank
11 you again.
12 MS. STEWART: Thank you, gentlemen.
13 MR. PATRICK: Thank you.
14 CHAIRMAN HAND: Thank you.
15 MR. BRAD BYLUND: Thank you. I appreciate you
16 all. Bye.
17 CHAIRMAN HAND: The next agenda item is public
18 comment.
19 MR. PATRICK: Alexis, right, has called.
20 MS. STEWART: Well, this is for the subcommittee
21 meeting. So I have not been made aware of any public comment
22 for the appeal hearing.
23 MR. PATRICK: Very good.
24 CHAIRMAN HAND: Then we'll go ahead and move on

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1 to adjournment. And thank you all for participating today.
2 It's about 1:44, and we'll adjourn the meeting.
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1 STATE OF NEVADA,)
2 CARSON CITY.) ss.
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4 I, KATHY JACKSON, Official Court Reporter for the
5 State of Nevada, Public Works Division, do hereby certify:

6 That on Wednesday, the 29th day of July, 2020, I was
7 present at Public Works Division, for the purpose of
8 reporting in verbatim stenotype notes the within-entitled
9 public meeting;

10 That the foregoing transcript, consisting of pages 1
11 through 25, is a full, true and correct transcription of my
12 stenotype notes of said public meeting.

13

14 Dated at Carson City, Nevada, this 5th day
15 of August, 2020.

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19 KATHY JACKSON, CCR
Nevada CCR #402

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	15:10	attorney (1)	8:22	8:17,18
\$	ahead (4)	15:16	BRAD (8)	check (1)
\$30 (1)	10:17;15:17;21:18;	audio (1)	5:5,6;9:13,13;14:15,	14:18
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