



Department of Business License

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March 4, 2011

**NOTIFICATION OF FOUR (4) PROPOSED ALTERNATIVE AMENDMENTS TO CLARK COUNTY CODE,
TITLE 8, MAY AFFECT CHAPTER 8.20, SECTIONS 8.20.020.040, 8.20.020.270, 8.20.020.385, 8.20.060, 8.20.115,
8.20.295, 8.20.450 AND CHAPTER 8.04, SECTIONS 8.04.070 AND 8.04.075
AND CREATE A NEW SECTION 8.20.020.386
LIQUOR AND GAMING REGULATIONS**

Dear Licensees and Community Partners:

Pursuant to NRS 237.080, the Liquor and Gaming Licensing Board is notifying trade associations or owners and officers of businesses which are likely to be affected by the proposed rule/changes:

On December 21, 2010, the Board approved a moratorium for tavern liquor licenses effective December 22, 2010 for up to seventy (70) days, and directed stakeholders to propose agreed-upon amendments to Clark County Liquor and Gaming Code. Specifically, the stakeholders were invited to draft an ordinance to amend the current definition of a Tavern Liquor License, the current definition of a Class A Gaming license in conjunction with a Tavern Liquor License, and distance restrictions applicable to Tavern Liquor Licenses on March 1, 2011 the Liquor and Gaming Board extends the moratorium through March 15, 2011.

There are four (4) proposed ordinances which represents alternative concepts and copies of the four (4) proposed ordinances offered by multiple stakeholders are available for your review on line at: http://www.clarkcountynv.gov/depts/business_license (scroll to the link, Clark County Code-Proposed Amendments). Copies of the proposed ordinances will also be available at Department's reception desk or via email upon request.

Trade associations or owners of businesses may submit data or arguments to the Clark County Liquor and Gaming Board as to whether the proposed rule will:

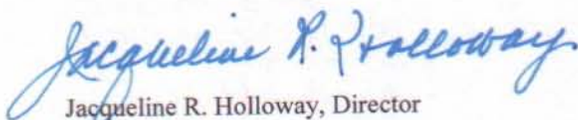
1. Impose a direct and significant economic burden upon a business; or
2. Directly restrict the formation, operation or expansion of a business.

Responses will be considered by the Clark County Liquor and Gaming Board to determine if the proposed rule is likely to impose a direct and significant economic burden upon a business or directly restrict the formation, operation or expansion of a business.

The proposed ordinances were introduced on March 1, 2011 with a public hearing scheduled for March 15, 2011. We anticipate that the moratorium will be extended until the sooner of June 1, 2011 or the effective date of an ordinance adopted by the Board. Staff recommends a public hearing date to be conducted on April 5, 2011 at a Special Liquor and Gaming Meeting.

Your responses to the proposed ordinances are greatly appreciated. Please send your comments in writing to Allison Gigante, Assistant Operations Manager, Department of Business License-Liquor and Gaming Division, or by email at allisong@clarkcountynv.gov. Comments must be received by **March 28, 2011** to be taken into consideration.

Sincerely,


Jacqueline R. Holloway, Director