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BILL NO. _____

SUMMARY – An Ordinance to amend Title 16, Chapter 16.08, Sections 16.08.005, 16.08.010, 16.08.050, 16.08.060, 16.08.070, 16.08.110, and 16.08.130 of the Clark County Code to amend the standards for newsracks inside and outside the H-1 areas and by adding Section 16.08.045.

ORDINANCE NO. _____
(of Clark County, Nevada)

AN ORDINANCE TO AMEND TITLE 16, CHAPTER 16.08, SECTIONS 16.08.005, 16.08.010, 16.08.050, 16.08.060, 16.08.070, 16.08.110, 16.08.130, OF THE CLARK COUNTY CODE TO AMEND THE STANDARDS FOR NEWSRACKS INSIDE AND OUTSIDE THE H-1 AREAS; BY ADDING SECTION 16.08.045; AND PROVIDING FOR OTHER MATTERS PROPERLY RELATING THERETO.

THE BOARD OF COUNTY COMMISSIONERS OF THE COUNTY OF CLARK, STATE OF NEVADA, DOES HEREBY ORDAIN AS FOLLOWS:

SECTION 1. Title 16, Chapter 16.08, Section 16.08.005 of the Clark County Code is hereby amended as follows:

16.08.005 - Purpose and intent. (a) The H-1 zoning district in Clark County has been designated by the board of county commissioners as the limited resort and apartment district. All resort hotel casinos with live gaming in Clark County are located within H-1 zoning districts and, therefore, this district serves as the tourist industry center. As such, the sidewalks in the H-1 district accommodate an extraordinary high volume of pedestrian traffic. Existing pedestrian traffic counts for Las Vegas Boulevard South regularly total over two thousand pedestrians per hour during peak periods on

average days, and this pedestrian traffic increases during peak vacation times and on holiday weekends. This pedestrian volume is expected to increase as more rooms and casino areas are developed within the district.

(b) The sidewalk in this district is also used for dispensing publications through the use of dispensing racks or newsracks. Unregulated, these racks may cluster in numbers exceeding fifty to one hundred racks in one location in the district. Such concentrations are not only unattractive, but also serve to inhibit the pedestrian use of the sidewalk. Therefore, in order to preserve or enhance the aesthetic quality of the gaming resort district, to foster Oneness and to promote the public health, welfare and safety of pedestrians while providing convenient access to publications, the board of county commissioners adopted this Ordinance to accomplish this purpose.

c. A great number of persons are engaged in uses of the public sidewalks which creates undue obstruction, hindrance, blockage, hampering, and interference with pedestrian travel. Studies recently undertaken at the behest of the County have further revealed the increasingly congested public sidewalks pose a serious potential safety hazard. Large numbers of pedestrians are walking in the streets when the public sidewalks become congested and many pedestrians are crossing against the traffic signal indications. In anticipation of continued growth and construction along the Strip and the attendant increase in pedestrian traffic that will attend and follow that growth, the County has voluntarily undertaken steps to remove or relocate permanent objects such as streetlights, fire hydrants, traffic poles, etc., to assist in safer pedestrian traffic and to aid in the visual improvement of the Strip to make it more aesthetically pleasing. However, serious impediments to traffic flow remain—including newsracks regulated under this Ordinance. In recognition of the need for continuing improvement of a safer pedestrian

environment, the growing need for accessible public sidewalks, and the aesthetic improvement of this important tourist center for all the inhabitants of Clark County it is deemed necessary to adopt this Ordinance.

16.08.010 - Definitions. (1) Newsrack. "Newsrack" means any self-service or coin-operated box, container, storage unit or other dispenser installed, used or maintained for the displaying and dispensing of news periodicals, magazines or other publications. A newsrack shall not display advertising for any products, goods or services other than for the publication permitted to be contained therein and the newsrack shall not advertise by or otherwise emit any aromas or electronic sounds, noises, lights, or pictures.

(2) Group of Newsracks. "Group of newsracks" means more than one newsrack joined together.

(3) Public Right-of-Way. "Public right-of-way" means any place of any nature which is dedicated to use by the public for pedestrian or vehicular travel, and is owned or maintained by a city, county state or other governmental body, and includes, but is not limited to, a street, sidewalk, curb, gutter, crossing, intersection, alley, lane, mall, court, way, avenue, boulevard, road, roadway, viaduct, tunnel, bridge, thoroughfare, and any other similar public way.

(4) Person. "Person" includes a firm, association, partnership, corporation or other entity.

(5) Crosswalk. "Crosswalk" means that part of a highway at an intersection included within the connections of the lateral lines of the sidewalks on opposite sides of the highway measured from the curbs or, in the absence of curbs, from the edges of the traveled portions of highways.

(6) Highway. "Highway" means the entire width between the boundary line of every way dedicated to a public authority when any part of the way is open to the use of the public for purposes of vehicular traffic, whether or not the public authority is maintaining the way.

(7) Locations. "Locations" means the area marked by an appropriate tag where a group of up to six newsracks may be placed.

(8) Tourist Corridor. Within the resort district defined by Clark County Code 16.11.030, the area comprising the public sidewalks abutting Las Vegas Boulevard, extending from Sahara Avenue to Russell Road and the public sidewalks abutting each cross streets to 300 feet east and west of Las Vegas Boulevard is hereby designated the "Tourist Corridor."

16.08.020 - Prohibiting newsracks on roadways used for vehicular traffic. No person shall install, use or maintain any newsrack which projects onto or over any part of any public roadway used for vehicular traffic.

16.08.030 - Permitted use of public right-of-way. Newsracks are permitted upon any public right-of-way except where otherwise prohibited by the Clark County Code.

16.08.040 - Obstruction or dangerous condition. No person shall install, use or maintain any newsrack upon any public right-of-way which unreasonably interferes with, obstructs or impedes the free flow of pedestrian or vehicular traffic, including the free ingress or egress to or from any residence, place of business, or free access to a legally parked vehicle.

16.08.045 - Prohibiting Newsracks in the Tourist Corridor. (a) Effective January 1, 2014, no party shall place, construct, or maintain any newsrack on any public

sidewalk within the Tourist Corridor. Furthermore, the Department of Public Works shall not issue any newsrack permits for locations within the Tourist Corridor nor shall it renew or extend any existing permits for newsracks within the Tourist Corridor to any period of time after December 31, 2013.

(b) This ordinance does not restrict the permitted use of alternative channels to communicate any speech that may be impacted by this ordinance—including the reasonable utilization of individuals to convey matters involving constitutionally-protected First Amendment speech consistent with this Ordinance and Clark County Ordinance 16.12—nor does it restrict the ability of any publisher to provide tourists access to its speech inside any commercial building located along the Tourist Corridor.

16.08.050 - Identification. Every person who installs, uses or maintains a newsrack on any public right-of-way of Clark County, outside of the Tourist Corridor, shall have his name, address and telephone number affixed thereto in a place where such information may be easily seen, but such information shall not occupy an area in excess of two inches by six inches. Newsracks in areas where permits are required under the Clark County Code in addition shall have affixed a current permit sticker in a location and orientation as designated by the director of public works. Every permittee shall be responsible to maintain their current address, phone number, fax number (where applicable), and e-mail address (where applicable) on file with the director of public works or his designee. It is the sole responsibility of the permittee to notify the director of public works or his designee in a timely fashion of any changes to this address of record. Replacement stickers for lost or stolen permit stickers may be obtained from the public works department for ten dollars per sticker.

16.08.060 - Impoundment of racks. (a) The director of public works or his designee:

(1) May immediately correct any violation of this chapter, if such correction can be accomplished simply, easily, quickly and without expense to Clark County, and without impounding racks;

(2) May immediately remove and impound any newsrack in violation of this chapter if the violation is creating a hazardous condition. Notice of such action and the right to request a hearing in accordance with this chapter shall be mailed to the permittee maintaining such newsrack by certified mail sent to the permittee's address of record, within five working days after such action. Certified mail that is sent to the permittee's address of record and returned to the county as undeliverable will be considered received by the permittee for notice purposes;

(3) May immediately remove and impound any newsrack which does not contain the required identification information and current permit sticker if the newsrack is located in an area where permits are required and give the notice of hearing set out in subdivision (2) above. If the permittee has complied with Section 16.08.050 the director or his designee shall notify the permittee, maintaining a newsrack found otherwise to be in violation of this chapter, by affixing a notice to the newsrack and by certified mail to the permittee's address of record, that the violation must be corrected or a hearing requested, within five working days from the date the certified mail notice is received. Certified mail that is sent to the permittee's address of record and returned to the county as undeliverable will considered received by the permittee for notice purposes;

(4) May impound any newsrack, when a notice of violation has been affixed to such newsrack and sent certified mail to the permittee's address of record and

the permittee or person has neither caused the violation to be corrected nor requested a hearing pursuant to subsection (a)(3) of this section. Notice of the impounding shall be mailed to the permittee maintaining the newsrack by certified mail sent to the permittee's address of record within five working days after such action. Certified mail that is sent to the permittee's address of record and returned to the county as undeliverable will be considered received by the permittee for notice purposes;

(5) May impound any newsrack in accordance with the decision of any hearing requested pursuant to this chapter;

(6) May immediately remove and impound any newsrack located or placed in the Tourist Corridor.

(b) If a hearing on the impounding of the newsracks is not requested in a timely manner or if the newsrack is not returned in accordance with the provisions of this chapter, the director of public works, or his designee, may sell or otherwise dispose of the newsrack, and its contents, and deposit the proceeds, if any, from any such sale or other disposition, and any moneys contained in the newsrack, in the county treasury.

16.08.070 - Return of impounded newsracks. (a) The permittee, or owner, after providing sufficient proof of ownership of an impounded newsrack may, at any time up to and including the fourteenth day after receiving notice of the impounding, and if a hearing pursuant to this chapter is held concerning the newsrack, may, at any time up to and including the thirtieth day after the decision at such hearing becomes final, obtain a return of the newsrack and its contents, upon paying an impound fee of one hundred dollars plus the reasonable additional cost, if any, of impounding the newsrack in excess of one hundred dollars.

(b) If the impoundment occurred under the authority of Section 16.08.060(a)(6), after providing sufficient proof of ownership of an impounded newsrack, the permittee or owner may obtain the impounded newsrack and its contents upon paying an impound fee of one hundred dollars plus the reasonable additional cost, if any, of impounding the newsrack in excess of one hundred dollars.

(c) The director of public works, or his designee, after a hearing in accordance with this chapter, and a determination that the impound was improper, may order the newsrack returned without payment of any impound fee, or if an impound fee has previously been paid, may order return of any such impound fee.

16.08.080 - Hearings on violation and impoundment. 1. Any permittee or person maintaining a newsrack which has been affixed with a notice that it is in violation of this chapter or receipt of a certified mail notice of violation may, within the time set forth in Section 16.08.060(a)(3) request a hearing before the director of public works or his designee. Certified mail that is sent to the permittee's address of record and returned to the county as undeliverable will be considered received by the permittee for notice purposes. The request for hearing shall be in writing, shall state the legal and factual basis upon which the appeal is to be based, and shall be filed with the director of public works, or his designee.

2. Any permittee or person maintaining a newsrack which has been impounded pursuant to Section 16.08.060 may, at any time within fourteen days of receiving certified mail notice of the impoundment, request in writing a hearing before the director of public works, or his designee. Certified mail that is sent to the permittee's address of record and returned to the county as undeliverable will considered received by the permittee for notice purposes. The request for a hearing shall be in writing, shall state

the legal and factual basis upon which the appeal is to be based, and shall be filed with the director of public works, or his designee.

3. A timely request for a hearing made prior to any impounding shall operate to stay any impounding until five working days after the decision is rendered, unless further stayed pending any appeal therefrom.

4. Hearings will be held by appointment only commencing at one p.m. on the second and fourth Wednesdays of each month. Duration of the hearing will be a maximum of one hour. At the hearing, any person may present evidence or argument as to whether the newsrack was in violation of this chapter or whether the newsrack should be returned without payment of an impound fee.

5. A written decision shall be rendered within five working days after the close of the hearing.

6. The director of public works, or his designee, may give oral notice of the decision at the close of the hearing and must also send notice of the decision by first-class mail.

16.08.090 - Appeal after hearing. 1. Any person who requested a hearing may, within five days after notice of the decision therein is given pursuant to this chapter, appeal such decision to the board of county commissioners of the county of Clark.

2. The appeal shall be in writing, shall state the legal and factual basis upon which the appeal is to be based, and shall be filed with the director of public works, or his designee, who shall forthwith forward the appeal, together with a copy of the decision, to the clerk of the board.

3. A timely appeal of the decision shall operate to stay any impounding pending action taken on the appeal by the board of county commissioners pursuant to this section.

4. Upon receipt of the appeal and decision, and as soon as practical, the board of county commissioners may take any one of the following actions:

(a) Grant a stay of the decision or any impounding pending further consideration by the board of county commissioners;

(b) Approve the decision and order;

(c) Refer the matter back to the director of public works with or without instructions; and

(d) Set the matter for public hearing before itself. Such public hearing shall be held de novo as if no hearing previously had been held.

5. Action taken by the board of county commissioners pursuant to subsections 4(c) and 4(d) of this section shall operate to stay the decision or any impounding pending final resolution of the issue of whether the newsrack was in violation of this chapter or whether the newsrack should be returned without payment of an impound fee.

6. Action taken by the board of county commissioners to subsection 4(b) of this section shall be effective two working days after said action is taken.

16.08.100 - Violation—Criminal liability. Notwithstanding anything to the contrary in this code, no person shall be subject to the imposition of criminal liability for any violation of this chapter.

16.08.110 - Standards for installation and maintenance in areas where permits are required. Except in the banned area comprising the Tourist Corridor,

a[A]ny newsrack which in whole or in part rests upon or over the public right-of-way, in the area zoned PF of Paradise Road between Sahara and Twain, or of Desert Inn Road between Paradise Road and Cambridge Street or of Joe W. Brown Drive or Convention Center Drive, or zoned RVP on Circus Circus Drive, or rests upon or over any public right-of-way located in an area zoned as H-1 under the Clark County Code shall comply with the following standards:

(a) Each newsrack shall be maintained in a clean and neat condition, free of graffiti and in good repair at all times.

(b) No self-standing newsrack shall exceed fifty inches in height. All newsracks shall not exceed thirty inches in width, and twenty-four inches in thickness. No newsrack shall weigh in excess of one hundred ten pounds, including any added ballast.

(c) If the base of a self-standing newsrack is constructed of metal, it shall be painted with a prime coat and a durable finish.

(d) Self-standing newsracks and bases may be joined together in a group of newsracks of not more than six and, if so joined, shall be bolted or welded together, shall be dimensionally alike and shall have the same color and appearance.

(e) The base and legs of a self-standing newsrack shall be an integral part of the newsrack construction and shall maintain the newsrack in a plumb position.

(f) All publications shall be contained within an enclosed container portion of the newsrack with a self-closing door. No publication or other material shall be placed on top of or under the newsrack or fastened to the outside of the newsrack in any manner.

(g) Newracks may be bolted to the sidewalk, in a manner acceptable to the director of public works or his designee, provided in the clear space for the passageway

of pedestrians between the face of the curb and the newsrack is not reduced to less than thirty-six inches.

16.08.120 - Location and placement of newsracks. The director of public works or his designee will be responsible for maintaining a current listing of all permitted newsrack locations in the permitted area. This listing may consist of a computer file that includes all the current permitted locations.

16.08.130 - Standards for newsrack location. Except in the banned area identified as the Tourist Corridor, a[A]ny newsrack which in whole or in part rests upon or over the public right-of-way, in the area zoned PF of Paradise Road between Sahara and Twain, or of Desert Inn Road between Paradise Road and Cambridge Street, or of Joe W. Brown Drive or Convention Center Drive, or zoned RVP on Circus Circus Drive, or rests upon or over any public right-of-way located in an area zoned as H-1 under the Clark County Code shall comply with the following standards:

(a) Self-standing newsracks or groups of newsracks shall be located at the locations along the public right-of-way as listed per Section 16.08.120 of this chapter. Where a specific location is not listed, newsracks may be located on any public right-of-way in conformance with this chapter. Each location shall be denoted by a metal tag affixed to the adjacent curb or sidewalk, such tag to indicate a location number. No newsrack or group of newsracks shall be placed to obstruct observation of the metal tag or the location number. Permitted newsracks shall be placed as near as possible to the tag and no more than fifteen feet away in either direction.

(b) Newsracks located adjacent to a building shall be located parallel to and not more than six inches from the wall thereof. No newsrack shall be located directly in

front of any display window of any building abutting a sidewalk except near the curb. No newsrack shall be located on the sidewalk directly opposite a newsstand or another newsrack.

(c) No newsrack shall be placed, installed or maintained:

(1) Within fifteen feet of any marked crosswalk;

(2) Within fifteen feet of the curb return of any unmarked crosswalk or intersection of roads;

(3) Within fifteen feet of any fire hydrant or other emergency facility;

(4) Within fifteen feet of the edge of any driveway;

(5) Within three feet ahead or fifteen feet to the rear of any sign marking a designated bus stop;

(6) Within three feet of the outer end of any bus bench;

(7) At any location whereby the clear space for the passageway of pedestrians is reduced to less than thirty-six inches;

(8) Within three feet of or on any public area improved with lawn, flowers, shrubs, trees or other landscaping;

(9) Within six hundred feet of any other newsrack on the same side of the street in the same block containing the same issue or edition of the same publication;

(10) In a group of newsracks exceeding six in number, a minimum of six hundred feet must separate each group of newsracks from another newsrack or group of newsracks on the same side of the street;

(11) On a pedestrian bridge or at any location where the newsrack unreasonably obstructs or interferes with access to, or the use or enjoyment of, abutting property.

(d) No newsrack shall be bolted, affixed or otherwise attached to any fixture located in the public right-of-way except to other newsracks; however they may be fastened to sidewalks as allowed in Section 16.08.110(g).

(e) A newsrack shall be placed, installed or maintained parallel to the road centerline only on a sidewalk protected by curbing and located no less than one foot from the face of the curb. Where there is no paved sidewalk or curbing, it shall be placed upon that part of the right-of-way furthest from the road centerline, but no closer than twelve feet from the edge of pavement, measured perpendicular to road centerline.

(f) Wherever possible, as determined by the director of public works or his designee, each newsrack shall be oriented so as to have the door opening facing the street and shall be placed upon that part of the right-of-way furthest from the road centerline.

(g) Each newsrack shall have a valid permit issued by the Clark County department of public works. The permit shall not be transferable. The permit sticker shall be placed on top of or on the front of the newsrack and shall be visible at all times.

(1) Application for a newsrack permit shall be made to the Clark County department of public works. Except when it is anticipated that a random drawing will be conducted, the department of public works shall act upon the application within sixty days and issue a permit when in conformity with this chapter. A publication shall only apply for one permit for each requested location.

(2) If the applicant requests a location prohibited by this chapter or a location already containing the maximum number of newsracks permitted under this chapter, then the application shall be denied.

(3) The department of public works shall inspect the newsracks located in the areas where permits are required. If this inspection reveals abandoned or

non-used locations for which newsrack permits have been issued, the department of public works shall notify the holders of those permits by certified mail sent to the permittee's address of record that their right to maintain a newsrack at this location will be terminated if the newsrack and publication are not present at the permitted location within the next seven days. A newsrack shall be deemed abandoned if upon inspection the newsrack is not physically present at the location for which a permit has been issued, or if there are not publications present in the newsrack for a period of five consecutive days. Should the permittee desire to contest a termination under this paragraph, the permittee may request a hearing within fourteen working days of receipt of a certified notice sent to the permittee's address of record. Certified mail that is sent to the permittee's address of record and returned to the county undeliverable will be considered received by the permittee for notice purposes, which shall be conducted as provided under Section 16.08.090. Following the termination provided for in this paragraph, the department of public works will make available a new permit for any vacant newsrack location thereby created at the next random drawing. Neither the current permit holder nor a representative from the same publication may reapply for the same newsrack location for one year following a termination.

(4) The director of public works, or his designee, is authorized to create procedures to implement a random drawing.

(5) The director of public works, or his designee, is authorized to create procedures under the guidelines of this chapter to implement the issuance or revocation of newsrack permits.

16.08.140 - Fees and renewals. (a) An initial permit fee of twenty-five dollars shall accompany each application for a newsrack location. Thereafter, there shall be a

permit fee of sixty-five dollars per calendar year or any portion thereof per newsrack space. All fees shall be paid on a yearly basis from the period of January 1st to the following December 31st. Any fees which accompany an application that is not granted shall be returned to the applicant. All fees shall be used exclusively to administer, police and enforce this chapter.

(b) There shall be a fifty dollar non-refundable application fee in addition to the permit fee on all applications made for locations that have not previously been located and tagged. This fee shall be used to offset the cost of locating, surveying, measuring, checking records and other related activities.

(c) There shall be a two dollar non-refundable fee in addition to the permit fee on all applications for permits submitted in a random drawing. This fee shall be used to offset the costs involved in processing and holding the random drawing.

16.08.150 - Newsracks located outside areas where permits are required. The sidewalks in the residential and commercial areas of the county are also used for dispensing publications through the use of dispensing racks and newsracks. Unregulated, these dispensing units and newsracks are the source of unwanted litter in our neighborhoods and commercial areas. Therefore, in order to preserve or enhance the neighborhoods and commercial areas and provide convenient access to the publications, the county commission will enact changes to the existing newsrack ordinance to regulate the type of dispensing units and newsracks that can be used safely and without causing litter in the neighborhood and commercial areas. This regulation will be in addition to the regulation of newsracks in the resort areas.

16.08.160 - Standards for newsrack installation and maintenance in areas where permits are not required. Any newsrack, which is located in the public right-of-

way outside the areas where permits are required, shall comply with the following standards:

- (a) Each newsrack shall be maintained in a clean and neat condition, free of graffiti and in good repair at all times.
- (b) No self-standing newsrack shall exceed fifty inches in height, thirty inches in width, and twenty-four inches in thickness. No newsrack shall weigh in excess of one hundred ten pounds, including any added ballast.
- (c) All publications shall be contained within an enclosed container portion of the newsrack with a self-closing door. No publication or other material shall be placed on top of or under the newsrack or fastened to the outside of the newsrack in any manner.
- (d) The base and/or legs of a self-standing newsrack shall be an integral part of the newsrack construction and shall maintain the newsrack in a plumb position.
- (e) Shall have his name, address, and telephone number affixed thereto in a place where such information shall not occupy an area in excess of one inch by six inches.

16.08.170 - Standards for newsrack location in areas where permits are not required. Any newsrack that is located in the public right-of-way outside the areas where permits are required shall comply with the following standards:

- (a) Newsracks located adjacent to a building shall be located parallel to and not more than six inches from the wall thereof. No newsrack shall be located directly in front of any display window of any building abutting a sidewalk except near the curb. No newsrack shall be located on the sidewalk directly opposite a newsstand or another newsrack.
- (b) No newsrack shall be placed, installed or maintained:

- (1) Within fifteen feet of any marked crosswalk;
 - (2) Within fifteen feet of the curb return of any unmarked crosswalk or intersection of roads;
 - (3) Within fifteen feet of any fire hydrant or other emergency facility;
 - (4) Within fifteen feet of the edge of any driveway;
 - (5) Within three feet ahead or fifteen feet to the rear of any sign marking a designated bus stop;
 - (6) Within three feet of the outer end of any bus bench;
 - (7) At any location whereby the clear space for the passageway of pedestrians is reduced to less than thirty-six inches;
 - (8) Within three feet of or on any public area improved with lawn, or other landscaping;
 - (9) On a pedestrian bridge or at any location where the newsrack unreasonably obstructs or interferes with access to, or the use or enjoyment of, abutting property.
- (c) No newsrack shall be bolted, affixed or otherwise attached to any fixture located in the public right-of-way. No newsrack shall be bolted or otherwise attached to the sidewalk.
- (d) A newsrack shall be placed, installed or maintained parallel to the road centerline only on a sidewalk protected by curbing and oriented with the door opening facing the street wherever possible. It shall be placed upon that part of the right-of-way furthest from the road centerline, but no closer than twelve feet from the edge of pavement where there is no paved sidewalk or curbing, measured perpendicular to road centerline.

SECTION 2. If any section of this ordinance or portion thereof is for any reason held invalid or unconstitutional by any court of competent jurisdiction, such holding shall not invalidate the remaining parts of this ordinance.

SECTION 3. All ordinances, parts of ordinances, chapters, sections, subsections, clauses, phrases or sentences contained in the Clark County Code in conflict herewith are hereby repealed.

SECTION 4. This ordinance shall take effect and be in force from and after its passage and the publication thereof by title only, together with the names of the County Commissioners voting for or against its passage, in a newspaper published in and having a general circulation in Clark County, Nevada, at least once a week for a period of two (2) weeks.

PROPOSED on the ____ day of _____, 2013.

PROPOSED BY: Commissioner _____

PASSED on the ____ day of _____ 2013.

AYES: _____

NAYS: _____

ABSTAINING: _____

ABSENT: _____

BOARD OF COUNTY COMMISSIONERS
CLARK COUNTY, NEVADA

By: _____
Steve Sisolak, Chair

ATTEST:

DIANA ALBA, County Clerk

This ordinance shall be in force and effect from and after
the _____ day of _____ 2013.