

PUBLIC NOTICE PROPOSED CHANGES TO CLARK COUNTY CODE
RE: Provide for Fitness Activities not Currently Offered

Please take notice that a rule is being proposed by the Clark County Board of County Commissioners as follows:

“See Proposed Document Attached”

A public hearing before the Clark County Board of County Commissioners to consider the proposed rule will be held following review and consideration of any comments received. Trade Associations, owners and officers of businesses which are likely to be affected by this proposed rule, and any other interested persons, may submit comments, data or arguments to the County regarding whether the proposed rule will:

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

Comments must be submitted no later than 5:00 p.m. on May15, 2009 as follows:

By hand delivery or U.S. Mail at :
Clark County Parks and Recreation
Attention: J. Foreman
2601 E. Sunset Road
Las Vegas, NV 89120

By E-mail at JMF@co.clark.nv.us

By facsimile at 702-455-8234

[Bracketed] material is that portion being deleted
Underlined material is that portion being added

BILL NO. _____

SUMMARY – An Ordinance to amend Title 19, by amending Chapter 19.04, Section 19.04.050 of the Clark County Code, providing for physical fitness activities not currently offered by Clark County.

ORDINANCE NO. _____
(of Clark County, Nevada)

AN ORDINANCE TO AMEND TITLE 19 OF THE CLARK COUNTY CODE, BY AMENDING CHAPTER 19.04, SECTION 19.04.050, TO PROVIDE FOR PHYSICAL FITNESS ACTIVITIES NOT CURRENTLY OFFERED BY THE COUNTY AND OTHER MATTERS PROPERLY RELATED THERETO.

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

SECTION 1. Title 19, Chapter 19.04, Section 19.04.050 of the Clark County Code is hereby amended to read as follows:

19.04.050 Use by organized groups.

The purpose of this ordinance is to allow use of parks by groups while assuring that parks remain open, accessible and in good condition to serve the public. “Group” for the purpose of this chapter shall include any group of two or more people engaging in an activity such as a picnic, party, celebration, or fitness activity for the benefit of the group. Whenever any company, association or organization desires to use any park facility for a particular purpose such as picnics,

parties, celebrations, [services] or [exercises,] **physical fitness activities not currently offered by the County**, an authorized representative of such company, association or organization shall first obtain a reservation from the Director of Parks and Recreation. The Director of Parks and Recreation, **or designee**, shall grant the request for reservation if [it appears that] such use **will not violate any law, rule, agreement or lease**, or interfere with or conflict with the use of the park by the general public or other prior authorized reservations. **A permit shall be required prior to commencement of any activity or use. Failure to abide by any laws, rules, reservation requirements or park regulations may result in immediate termination of the reservation.** The Director of Parks and Recreation **or designee** [and the park attendants] shall [have authority to] **identify appropriate** [designate] areas within a park for use by any company, association [or] organization, **or group** [when necessary], to prevent congestion and to secure the maximum use for the comfort and convenience of all **users**. Users of the park shall comply with any directions [given to achieve this end]. **The Parks and Recreation Director or designee shall have the authority to enact the policies, procedures and fees of the County, as established by the Board of County Commissioners, pertaining to all group use of parks.**

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 Title 19 of the Clark County Code in conflict herewith are hereby repealed.