### EMERGENCY REQUEST OF SPEAKER OF THE ASSEMBLY

ASSEMBLY BILL NO. 498–ASSEMBLYWOMAN KIRKPATRICK

# MAY 8, 2013

# Referred to Committee on Taxation

SUMMARY—Revises the tax on live entertainment to create the Nevada Entertainment and Admissions Tax. (BDR 32-1212)

FISCAL NOTE: Effect on Local Government: No. Effect on the State: Yes.

EXPLANATION - Matter in *bolded italics* is new; matter between brackets [omitted material] is material to be omitted.

AN ACT relating to taxation; revising provisions governing the tax entertainment to establish the on live Nevada Entertainment and Admissions Tax as an excise tax on live entertainment and admissions to places of amusement, sport, recreation or other entertainment; providing for the rate and imposition of the Nevada Entertainment and Admissions Tax; revising exemptions from the tax on live entertainment to establish certain exemptions from the Nevada Entertainment and Admissions Tax; authorizing the Nevada Gaming Commission to adopt regulations under certain circumstances to provide for certain limited exemptions from the Nevada Entertainment and Admissions Tax; revising provisions governing investigations and the initiation of complaints by the State Gaming Control Board for violations relating to the tax on live entertainment and the Nevada Entertainment and Admissions Tax; and providing other matters properly relating thereto.

#### Legislative Counsel's Digest:

Existing law imposes an excise tax on admission to facilities where live entertainment is provided. (Chapter 368A of NRS) Under existing law: (1) if the live entertainment is provided at a facility with a maximum occupancy of less than





4 7,500 persons, the rate of the tax is 10 percent of the admission charge to the 5 facility plus 10 percent of any amounts paid for food, refreshments and 6 merchandise purchased at the facility; and (2) if the live entertainment is provided 7 at a facility with a maximum occupancy of at least 7,500 persons, the rate of the tax 8 is 5 percent of the admission charge to the facility. (NRS 368A.200) Existing law 9 also provides certain exemptions from the excise tax on admission to facilities 10 where live entertainment is provided. (NRS 368A.090, 368A.200) Under existing 11 law, the tax on live entertainment is collected by: (1) the State Gaming Control 12 Board, if the live entertainment is provided at a licensed gaming establishment; and 13 (2) the Department of Taxation, if the live entertainment is not provided at a 14 licensed gaming establishment. (NRS 368A.115, 368A.140)

15 This bill revises the imposition, rate and exemptions from the tax on live 16 entertainment to establish the Nevada Entertainment and Admissions Tax as an 17 excise tax on admissions to any place of amusement, sport, recreation or other 18 entertainment. This bill also maintains the provisions of existing law providing that: 19 (1) if the taxable activity is provided at a licensed gaming establishment, the person licensed to conduct gaming at the establishment is the taxpayer and the tax is collected by the State Gaming Control Board; and (2) if the taxable activity is not provided at a licensed gaming establishment, the owner or operator of the place of amusement, sport, recreation or other entertainment or, in the case of publicly owned facilities or public land, the person who collects taxable receipts, is the taxpayer and the tax is collected by the Department of Taxation.

20 21 22 23 24 25 26 27 28 29 30 31 32 33 Under sections 2, 3 and 10 of this bill, the tax is imposed only if a minimum purchase of food, beverages or other refreshments or merchandise is required or an admission charge is collected for the admission of a person or vehicle to any place where amusement, sport, recreation or other entertainment is provided, including, without limitation, theaters, shows, convention centers, exhibitions, exhibition halls, trade shows, athletic or sporting contests, races, facilities where live entertainment is provided and certain private clubs or membership clubs providing recreational or physical fitness facilities. Sections 6 and 10 of this bill provide that 34 the rate of the tax is 8 percent of the admission charge to the place of amusement, 35 sport, recreation or other entertainment, including, without limitation, any 36 37 minimum required purchase of food, beverages or other refreshments or merchandise. In addition, if the place of amusement, sport, recreation or other 38 entertainment is a facility where live entertainment is provided, the tax also applies 39 to all food, beverages and other refreshments provided at the facility, even if the 40 food, beverages or other refreshments are discounted or complimentary. Under 41 section 6, the amount of the taxable admission charge is the total consideration paid 42 or the actual value of the admission, whichever is greater. Under sections 4 and 10 43 of this bill, the taxable sales price of any food, beverages or other refreshments 44 provided at a facility where live entertainment is provided is the full amount stated 45 on the menu or otherwise advertised as the price of the food, beverages or other 46 refreshments or the amount paid for the food, beverages or other refreshments, 47 whichever is greater. Section 10 further provides that the tax must be collected 48 from the purchaser at the time of the sale of the admission to the place of 49 amusement, sport, recreation or other entertainment, whether or not the admission 50 51 is purchased for resale.

Sections 8 and 10 of this bill remove existing exclusions and exemptions from 52 53 54 the tax on live entertainment and, instead, provide that the Nevada Entertainment and Admissions Tax does not apply to admission charges and the sales of food, beverages and other refreshments collected and retained by: (1) facilities with a 55 seating capacity of less than 50 persons where live entertainment is provided; (2) 56 57 nonprofit corporations and charitable organizations; and (3) political subdivisions of this State. Additionally, section 10 provides that the tax does not apply to: (1) 58 gratuities and service charges; and (2) amusement, sport, recreation or other





59 entertainment that this State is prohibited from taxing under the Constitution, laws 60 or treaties of the United States or the Nevada Constitution. Section 11 of this bill 61 authorizes the Nevada Gaming Commission, with the advice and assistance of the 62 Board, to adopt regulations to provide for limited exceptions to the applicability of 63 the Nevada Entertainment and Admissions Tax if the Commission determines that 64 complimentary admissions and food, beverages and other refreshments for certain 65 patrons of licensed gaming establishments is a necessary and critical business 66 practice. The regulations: (1) must ensure fair and equal taxation of all similarly 67 situated taxpayers and must not significantly reduce the proceeds of the Nevada 68 Entertainment and Admissions Tax; and (2) must be proposed and adopted in 69 accordance with the Nevada Administrative Procedures Act.

70 Existing law imposes certain license fees based on the gross receipts from 71 72 73 74 75 76 77 admission fees to a live contest or exhibition of unarmed combat. (NRS 467.104, 467.107) Sections 15, 16 and 17 of this bill remove these license fees so that such unarmed combat contests or exhibitions are subject only to the applicable tax rate under the Nevada Entertainment and Admissions Tax.

Section 18 of this bill provides that the Nevada Entertainment and Admissions Tax becomes effective upon passage and approval for the purpose of adopting regulations and performing any preparatory administrative tasks and on January 1, 78 79 2014, for all other purposes.

Existing law requires the State Gaming Control Board to make investigations 80 and to initiate a hearing by filing a complaint with the Nevada Gaming Commission 81 if the Board is satisfied that a person or entity which is licensed, registered, found 82 83 suitable or found preliminarily suitable or which previously obtained approval for which Commission approval was required or permitted should be limited, 84 conditioned, suspended, revoked or fined. (NRS 463.310) Section 13 of this bill 85 86 similarly requires the Board to make investigations and to initiate a hearing by filing a complaint with the Commission if the Board is satisfied that such a person 87 or entity has violated certain provisions relating to the tax on live entertainment or, 88 after it becomes effective, the Nevada Entertainment and Admissions Tax.

89 Existing law also: (1) requires a licensed gaming establishment to maintain 90 records relating to, report, pay, and truthfully account for the tax on live 91 92 93 entertainment; and (2) prohibits certain practices relating to falsifying information on books, records or accounts relating to the tax on live entertainment. (NRS 368A.360) Section 11 provides that a violation of such provisions relating to the 94 tax on live entertainment or, after it becomes effective, the Nevada Entertainment 95 and Admissions Tax, by a licensed gaming establishment is an unsuitable method 96 of operation and is subject to investigation and disciplinary proceedings by the 97 Board

#### THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. Chapter 368A of NRS is hereby amended by 1 adding thereto the provisions set forth as sections 2, 3 and 4 of this 2 3 act.

4 Sec. 2. "Admission" means the admission of a person or vehicle to, or the privilege of entering or accessing any place of 5 amusement, sport, recreation or other entertainment. 6

Sec. 3. "Place of amusement, sport, recreation or other 7 8 entertainment" includes, without limitation:





1 1. An indoor theater, an outdoor theater, a show, a 2 convention center, an exhibition, an exhibition hall, a trade show, 3 an athletic or sporting contest, a race or any other place where an admission charge is made by way of the sale of tickets, gate 4 charges, seat charges, box charges, season pass charges, cover 5 charges, greens fees, participating fees, entrance fees, or other 6 7 fees, or receipts of anything of value measured on an admission or entrance or length of stay or set box accommodations in any place 8 where there is any exhibition, amusement, sport, recreation or 9 10 other entertainment;

11 2. A private club or membership club providing recreational 12 or physical fitness facilities, including, without limitation, golf, 13 tennis, swimming, yachting, boating, athletic, exercise or fitness 14 facilities other than physical fitness facilities owned or operated by 15 a hospital, as defined in NRS 449.012, which is licensed pursuant 16 to chapter 449 of NRS; and

17

25

30

3. A facility where live entertainment is provided.

18 Sec. 4. "Sales price" means the total amount, expressed in 19 terms of money, that is stated on the menu or otherwise advertised 20 as the price for the purchase of food, beverages or other 21 refreshments at a place of amusement, sport, recreation or other 22 entertainment or the total amount expressed in terms of money of 23 consideration paid for the food, beverage or other refreshment, 24 whichever is greater.

Sec. 5. NRS 368A.010 is hereby amended to read as follows:

368A.010 As used in this chapter, unless the context otherwise
requires, the words and terms defined in NRS 368A.020 to
<del>[368A.115,]</del> 368A.110, inclusive, and sections 2, 3 and 4 of this act
have the meanings ascribed to them in those sections.

**Sec. 6.** NRS 368A.020 is hereby amended to read as follows:

368A.020 "Admission charge" means the total amount, 31 32 expressed in terms of money, of consideration paid for the right or privilege to have access] admission to a [facility where live 33 entertainment is provided.] place of amusement, sport, recreation 34 or other entertainment or the actual value of such admission, 35 whichever is greater. The term includes, without limitation, an 36 entertainment fee, a cover charge, a table reservation fee, for a 37 38 *membership fee*, a required minimum purchase of food, *beverages* 39 or other refreshments or merchandise [], and any dues or fees paid 40 to a private club or membership club providing recreational or physical fitness facilities, including, without limitation, golf, 41 tennis, swimming, yachting, boating, athletic, exercise or fitness 42 facilities other than physical fitness facilities owned or operated by 43 a hospital, as defined in NRS 449.012, which is licensed pursuant 44 45 to chapter 449 of NRS.





1 **Sec.** 7. NRS 368A.060 is hereby amended to read as follows: 2 368A.060 [1.] "Facility" means [: 3 (a) Any] any area or premises where live entertainment is provided and for which [consideration] an admission charge is 4 5 collected for [the right or privilege of entering] admission to that 6 area or those premises *if the live entertainment is provided at:* 7 (1) An establishment that is not a licensed gaming 8 establishment: or 9 (2) A licensed gaming establishment that is licensed for less than 51 slot machines, less than 6 games, or any combination of slot 10 11 machines and games within those respective limits. 12 (b) Any area or premises where live entertainment is provided if 13 the live entertainment is provided at any other licensed gaming 14 establishment. 15 2. "Facility" encompasses, if live entertainment is provided at a 16 licensed gaming establishment that is licensed for: (a) Less than 51 slot machines, less than 6 games, or any 17 18 combination of slot machines and games within those respective 19 limits, any area or premises where the live entertainment is provided 20 and for which consideration is collected, from one or more patrons, 21 for the right or privilege of entering that area or those premises, 22 even if additional consideration is collected for the right or privilege 23 of entering a smaller venue within that area or those premises; or (b) At least 51 slot machines or at least 6 games, any designated 24 25 area on the premises of the licensed gaming establishment within 26 which the live entertainment is provided.] other than a swimming 27 pool facility and its attached appurtenances. 28 **Sec. 8.** NRS 368A.090 is hereby amended to read as follows: 29 368A.090 1. "Live entertainment" means any activity 30 provided for pleasure, enjoyment, recreation, relaxation, diversion 31 or other similar purpose by a person or persons who are physically 32 present when providing that activity to a patron or group of patrons 33 who are physically present. 34 2. The term  $\vdash$ 35 (a) Includes, includes, without limitation, any one or more of 36 the following activities: 37 (1) (a) Music or vocals provided by one or more 38 professional or amateur musicians or vocalists; 39 (2) (b) Dancing performed by one or more professional or 40 amateur dancers or performers; [(3)] (c) Acting or drama provided by one or more 41 42 professional or amateur actors or players; 43 [(4)] (d) Acrobatics or stunts provided by one or more 44 professional or amateur acrobats, performers or stunt persons;



[(5)] (e) Animal stunts or performances induced by one or 2 more animal handlers or trainers <del>[, except as otherwise provided in</del> 3 subparagraph (7) of paragraph (b); 4 <del>(6)]</del>; 5 (f) Athletic or sporting contests, events or exhibitions provided 6 by one or more professional or amateur athletes, sportsmen or 7 sportswomen; [(7)] (g) Comedy or magic provided by one or more 8 9 professional or amateur comedians, magicians, illusionists, 10 entertainers or performers; (8) A show or production involving any combination 11 of the activities described in [subparagraphs (1) to (7),] paragraphs 12 13 (a) to (g), inclusive; and 14 (9) (i) A [performance involving one or more of the 15 activities described in this paragraph by al disc jockey who presents 16 recorded music. For the purposes of this subparagraph, a disc jockey shall not be deemed to have engaged in a performance 17 18 involving one or more of the activities described in this paragraph if 19 the disc jockey generally limits his or her interaction with patrons to introducing the recorded music, making announcements of general 20 interest to patrons, and explaining, encouraging or directing 21 22 participatory activities between patrons. (b) Excludes, without limitation, any one or more of the 23 following activities: 24 25 (1) Instrumental or vocal music, which may or may not be supplemented with commentary by the musicians, in a restaurant, 26 27 lounge or similar area if such music does not routinely rise to the volume that interferes with casual conversation and if such music 28 29 would not generally cause patrons to watch as well as listen; (2) Occasional performances by employees whose primary 30 job function is that of preparing, selling or serving food, 31 refreshments or beverages to patrons, if such performances are not 32 33 advertised as entertainment to the public; 34 (3) Performances by performers of any type if the performance occurs in a licensed gaming establishment other than a 35 licensed gaming establishment that is licensed for less than 51 slot 36 machines, less than 6 games, or any combination of slot machines 37 38 and games within those respective limits, as long as the performers 39 stroll continuously throughout the facility; 40 (4) Performances in areas other than in nightclubs, lounges, 41 restaurants or showrooms, if the performances occur in a licensed gaming establishment other than a licensed gaming establishment 42 43 that is licensed for less than 51 slot machines, less than 6 games, or 44 any combination of slot machines and games within those respective 45 limits, which enhance the theme of the establishment or attract

\* A B 4 9 8 \*

-6-

1

patrons to the areas of the performances, as long as any seating 1 2 provided in the immediate area of the performers is limited to 3 seating at slot machines or gaming tables; 4 <u>(5) Television, radio, closed circuit or Internet broadcasts of</u> 5 live entertainment; (6) Entertainment provided by a patron or patrons, including, 6 7 without limitation, singing by patrons or dancing by or between 8 patrons; (7) Animal behaviors induced by animal trainers or 9 10 caretakers primarily for the purpose of education and scientific 11 research: and (8) An occasional activity, including, without limitation, 12 13 dancing, that: (I) Does not constitute a performance; 14 15 (II) Is not advertised as entertainment to the public; 16 (III) Primarily serves to provide ambience to the facility; 17 and 18 (IV) Is conducted by an employee whose primary job 19 function is not that of an entertainer. 20 **Sec. 9.** NRS 368A.110 is hereby amended to read as follows: 21 368A.110 "Taxpayer" means: 22 If *[live entertainment] any activity* that is taxable under this 1. chapter is provided at a licensed gaming establishment, the person 23 24 licensed to conduct gaming at that establishment. 25 Except as otherwise provided in subsection 3, if flive 2. 26 entertainment any activity that is taxable under this chapter is not provided at a licensed gaming establishment, the owner or operator 27 28 of the *facility where the live entertainment is provided. place of* 29 amusement, sport, recreation or other entertainment. 30 3. If <u>flive entertainment</u> any activity that is taxable under this 31 chapter is provided at a publicly owned facility or on public land, 32 the person who collects the taxable receipts. 33 **Sec. 10.** NRS 368A.200 is hereby amended to read as follows: 368A.200 1. Except as otherwise provided in this section, 34 35 there] The Nevada Entertainment and Admissions Tax is hereby imposed as an excise tax on admission to any [facility] place of 36 37 amusement, sport, recreation or other entertainment in this State where *flive entertainment is provided*. If the live entertainment is 38 provided at a facility with a maximum occupancy of: 39 40 -(a) Less than 7,500 persons, the rate of the tax is 10 percent of the admission charge to the facility plus 10 percent of any amounts 41 paid for food, refreshments and merchandise purchased at the 42 facility. 43 44 (b) At least 7,500 persons, the rate of the tax is 5 percent of the 45 admission charge to the facility.





**2.** Amounts an admission charge is collected. The rate of the 1 tax is 8 percent of the admission charge to the place of 2 amusement, sport, recreation or other entertainment plus, if the 3 place of amusement, sport, recreation or other entertainment is a 4 facility where live entertainment is provided, 8 percent of the full 5 amount of the sales price of food, beverages and other 6 refreshments sold or otherwise provided at the facility, even if the 7 food, beverages or other refreshments are discounted or 8 9 complimentary.

10 2. The tax imposed by this section does not apply to amounts 11 paid for:

(a) Admission charges and the sales price of food, beverages
 and other refreshments that are collected and retained by a
 [nonprofit]:

15 (1) Facility with a seating capacity of less than 50 persons 16 where live entertainment is provided.

*(2) Nonprofit* religious, charitable, fraternal or other
 organization that qualifies as a tax-exempt organization pursuant to
 26 U.S.C. § [501(c),] 501(c)(3), or by a [nonprofit] corporation
 [organized or existing under the provisions of chapter 82 of NRS,
 are not taxable pursuant to this section.] for public benefit, as
 defined in NRS 82.021.

(3) Political subdivision of this State, including without
 limitation, the Nevada System of Higher Education and all
 counties, cities and other local governments.

(b) Gratuities directly or indirectly remitted to persons employed at a facility where live entertainment is provided or for service charges, including those imposed in connection with the use of credit cards or debit cards, which are collected and retained by persons other than the taxpayer. [are not taxable pursuant to this section.]

(c) Amusement, sport, recreation or other entertainment that
 this State is prohibited from taxing under the Constitution, laws or
 treaties of the United States or the Nevada Constitution.

35 3. A business entity that collects any amount that is taxable 36 pursuant to subsection 1 is liable for the tax imposed, but is entitled 37 to collect reimbursement from any person paying that amount.

4. [Any ticket for live entertainment must state whether the tax imposed by this section is included in the price of the ticket. If the ticket does not include such a statement, the] The tax imposed by this section must be added to and collected from the purchaser with the sale of any admission to a place of amusement, sport, recreation or other entertainment, whether or not the admission is purchased for resale.





1 5. Each ticket for admission to a place of amusement, sport, 2 recreation or other entertainment must show on its face the admission charge or the seller of the admission shall prominently 3 display at the box office or other place where an admission charge 4 5 is made a notice disclosing the admission charge. The taxpayer 6 shall pay the tax based on **[the]**: 7 (a) The face amount of the ticket  $\frac{1}{2}$ The tax imposed by subsection 1 does not apply to: 8 9 (a) Live entertainment that this State is prohibited from taxing 10 under the Constitution, laws or treaties of the United States or the 11 Nevada Constitution 12 (b) Live entertainment that is provided by or entirely for the 13 benefit of a nonprofit religious, charitable, fraternal or other organization that qualifies as a tax-exempt organization pursuant to 14 15 26 U.S.C. § 501(c), or a nonprofit corporation organized or existing 16 under the provisions of chapter 82 of NRS. 17 (c) Any boxing contest or exhibition governed by the provisions 18 of chapter 467 of NRS. 19 -(d) Live entertainment that is not provided at a licensed gaming 20 establishment if the facility in which the live entertainment is 21 provided has a maximum occupancy of less than 200 persons. 22 (e) Live entertainment that is provided at a licensed gaming 23 establishment that is licensed for less than 51 slot machines, less 24 than 6 games, or any combination of slot machines and games 25 within those respective limits, if the facility in which the live 26 entertainment is provided has a maximum occupancy of less than 27 200 persons. 28 (f) Merchandise sold outside the facility in which the live 29 entertainment is provided, unless the purchase of the merchandise 30 entitles the purchaser to admission to the entertainment. 31 (g) Live entertainment that is provided at a trade show. 32 (h) Music performed by musicians who move constantly through the audience if no other form of live entertainment is 33 34 afforded to the patrons. 35 (i) Live entertainment that is provided at a licensed gaming establishment at private meetings or dinners attended by members of 36 37 a particular organization or by a casual assemblage if the purpose of 38 the event is not primarily for entertainment. 39 (j) Live entertainment that is provided in the common area of a shopping mall, unless the entertainment is provided in a facility 40 41 located within the mall. 42 (k) Food and product demonstrations provided at a shopping 43 mall, a craft show or an establishment that sells grocery products, 44 housewares, hardware or other supplies for the home.





(1) Live entertainment that is incidental to an amusement ride, a 1 2 motion simulator or a similar digital, electronic, mechanical or 3 electromechanical attraction. For the purposes of this paragraph, live 4 entertainment shall be deemed to be incidental to an amusement 5 ride, a motion simulator or a similar digital, electronic, mechanical 6 or electromechanical attraction if the live entertainment is: 7 (1) Not the predominant element of the attraction; and 8 (2) Not the primary purpose for which the public rides, attends or otherwise participates in the attraction. 9 10 (m) Live entertainment that is provided to the public in an outdoor area, without any requirements for the payment of an 11 12 admission charge or the purchase of any food, refreshments or 13 merchandise. 14 (n) An outdoor concert, unless the concert is provided on the 15 premises of a licensed gaming establishment. 16 (o) Beginning July 1, 2007, race events scheduled at a race track in this State as a part of the National Association for Stock Car Auto 17 18 Racing Nextel Cup Series, or its successor racing series, and all 19 races associated therewith. (p) Beginning July 1, 2007, a baseball contest, event or 20 exhibition conducted by professional minor league baseball players 21 22 at a stadium in this State. (q) Live entertainment provided in a restaurant which is 23 incidental to any other activities conducted in the restaurant or 24 which only serves as ambience so long as there is no charge to the 25 26 patrons for that entertainment. 6. The Commission may adopt regulations establishing a 27 28 procedure whereby a taxpayer that is a licensed gaming establishment may request an exemption from the tax pursuant to 29 30 paragraph (q) of subsection 5. The regulations must require the 31 taxpayer to seek an administrative ruling from the Chair of 32 the Board, provide a procedure for appealing that ruling to the 33 Commission and further describe the forms of incidental or ambient 34 entertainment exempted pursuant to that paragraph. 35 7. As used in this section, "maximum occupancy" means, in 36 the following order of priority: 37 (a) The maximum occupancy of the facility in which live entertainment is provided, as determined by the State Fire Marshal 38 or the local governmental agency that has the authority to determine 39 40 the maximum occupancy of the facility; (b) If such a maximum occupancy has not been determined, the 41 maximum occupancy of the facility designated in any permit 42 43 required to be obtained in order to provide the live entertainment; or 44 (c) If such a permit does not designate the maximum occupancy 45 of the facility, the actual seating capacity of the facility in which the



\* A B 4 9 8 \*

live entertainment is provided.] or the admission charge displayed
 by the seller pursuant to this subsection; or

3 (b) If the admission charge consists of a required minimum 4 purchase of food, beverages or other refreshments or 5 merchandise, the consideration paid for the food, beverages or 6 other refreshments or the sales price thereof, whichever is greater, 7 and the consideration paid for the merchandise or the actual retail 8 value of the merchandise, whichever is greater,

9 *were even if the admission charge is discounted or complimentary.* 

10 Sec. 11. NRS 368A.360 is hereby amended to read as follows:

11 368A.360 *I*. Any licensed gaming establishment liable for 12 the payment of the tax imposed by NRS 368A.200 who willfully 13 fails to report, pay or truthfully account for the tax is subject to the 14 **[revocation of]** *investigatory and disciplinary proceedings that are* 15 *set forth in NRS 463.310 to 463.318, inclusive, and may have* its 16 gaming license *revoked* by the Commission.

17 2. A violation of any provision of this chapter, or any 18 regulation adopted pursuant thereto, by a licensed gaming 19 establishment is:

20

(a) An unsuitable method of operation; and

(b) Subject to the investigatory and disciplinary proceedings
that are set forth in NRS 463.310 to 463.318, inclusive, and shall
be punished as provided in those sections.

24 3. If the Commission determines that complimentary 25 admissions and food, beverages and other refreshments for certain patrons of licensed gaming establishments is a necessary and 26 27 critical business practice, the Commission may, with the advice and assistance of the Board, adopt regulations to provide for 28 29 limited exceptions to the applicability of the tax imposed by NRS 30 368A.200. Any such regulations must ensure fair and equal 31 treatment of all similarly situated taxpayers and must not significantly reduce the proceeds of the tax. Notwithstanding any 32 33 other provision of law, any regulation adopted pursuant to this 34 subsection must be proposed and adopted in accordance with the provisions of NRS 233B.010 to 233B.120, inclusive. 35

36 Sec. 12. NRS 463.15995 is hereby amended to read as 37 follows:

463.15995 1. The Commission shall, with the advice and
assistance of the Board, adopt regulations authorizing a gaming
licensee to charge a fee for admission to an area in which gaming is
conducted in accordance with the provisions of this section.

42 2. The regulations adopted by the Commission pursuant to this43 section must include, without limitation, provisions that:

44 (a) A gaming licensee may not charge a fee pursuant to this 45 section unless:





a request by a gaming licensee to charge such a fee; and (2) Such administrative approval is not revoked or suspended 3 4 by the Chair of the Board. (b) The Chair of the Board may, in the Chair's sole and absolute 5 6 discretion, grant, deny, limit, condition, restrict, revoke or suspend 7 any administrative approval of a request by a gaming licensee to 8 charge a fee pursuant to this section. In considering such a request, 9 the Chair of the Board shall consider all relevant factors, including, 10 without limitation: 11 (1) The size of the area; 12 (2) The amount of gaming that occurs within the area; 13 (3) The types and quantity of gaming offered; 14 (4) The business purpose of the area; 15 (5) Other amenities that are offered within the area: 16 (6) The amount of the costs and expenses incurred in 17 creating the area; 18 (7) The benefit to the State in having gaming conducted 19 within the area; (8) The amount of the fee charged and whether the fee 20 21 charged is unreasonable as compared to the prevailing practice 22 within the industry; and 23 (9) Whether the area should more appropriately be treated as a gaming salon. 24 25 → The decision of the Chair of the Board regarding such a request may be appealed by the gaming licensee to the Commission 26 27 pursuant to its regulations. 28 (c) A gaming licensee who charges a fee pursuant to this 29 section: 30 (1) Shall deposit with the Board and thereafter maintain a 31 refundable revolving fund in an amount determined by the Commission to pay the expenses of admission of agents of the 32 Board or Commission to the area for which a fee for admission is 33 34 charged. 35 (2) Shall arrange for access by agents of the Board or Commission to the area for which a fee for admission is charged. 36 37 (3) Shall, at all times that a fee is charged for admission to an area pursuant to this section in an establishment for which a 38 nonrestricted license has been issued, provide for the public at least 39 the same number of gaming devices and games in a different area 40 41 for which no fee is charged for admission. (4) Shall, at all times that a fee is charged for admission to an 42 area pursuant to this section in an establishment for which a 43 44 restricted license has been issued, post a sign of a suitable size in a conspicuous place near the entrance of the establishment that 45 \* A B 4 9 8 \*

-12 -

(1) The Chair of the Board grants administrative approval of

1

2

provides notice to patrons that they do not need to pay an admission
 fee or cover charge to engage in gaming.

3 (5) Shall not use a fee charged for admission to create a 4 private gaming area that is not operated in association or 5 conjunction with a nongaming activity, attraction or facility.

6 (6) Shall not restrict admission to the area for which a fee for 7 admission is charged to a patron on the ground of race, color, 8 religion, national origin or disability of the patron, and any 9 unresolved dispute with a patron concerning restriction of admission 10 shall be deemed a dispute as to the manner in which a game is 11 conducted pursuant to NRS 463.362 and must be resolved pursuant 12 to NRS 463.362 to 463.366, inclusive.

(d) If a gaming licensee who holds a nonrestricted license
charges a fee pursuant to this section, unless the area for which a fee
for admission is charged is otherwise subject to the excise tax on
admission to [any facility in this State where live entertainment is
provided] a place of anusement, sport, recreation or other
entertainment pursuant to chapter 368A of NRS, the determination
of the amount of the liability of the gaming licensee for that tax:

20 (1) Includes the fees charged for admission pursuant to this 21 section; and

22 (2) Does not include charges for food, refreshments and 23 merchandise collected in the area for which admission is charged.

24

Sec. 13. NRS 463.310 is hereby amended to read as follows:

25 1. The Board shall make appropriate investigations: 463.310 26 (a) To determine whether there has been any violation of this 27 chapter or chapter 462, 464, 465 or 466 of NRS or any regulations adopted thereunder H, or any violation of chapter 368Å or any 28 29 regulations adopted thereunder by a licensed gaming 30 establishment.

(b) To determine any facts, conditions, practices or matters
which it may deem necessary or proper to aid in the enforcement of
any such law or regulation.

(c) To aid in adopting regulations.

35 (d) To secure information as a basis for recommending 36 legislation relating to this chapter or chapter *368A*, 462, 464, 465 or 37 466 of NRS.

38 39

34

(e) As directed by the Commission.

2. If, after any investigation the Board is satisfied that:

40 (a) A license, registration, finding of suitability, preliminary 41 finding of suitability, pari-mutuel license or prior approval by the 42 Commission of any transaction for which the approval was required 43 or permitted under the provisions of this chapter or chapter 462, 464 44 or 466 of NRS should be limited, conditioned, suspended or 45 revoked; or





1 (b) A person or entity which is licensed, registered, found 2 suitable or found preliminarily suitable pursuant to this chapter or 3 chapter 464 of NRS or which previously obtained approval for any 4 act or transaction for which Commission approval was required or 5 permitted under the provisions of this chapter or chapter 464 of NRS 6 should be fined,

7  $\rightarrow$  the Board shall initiate a hearing before the Commission by filing 8 a complaint with the Commission in accordance with NRS 463.312 9 and transmit therewith a summary of evidence in its possession 10 bearing on the matter and the transcript of testimony at any 11 investigative hearing conducted by or on behalf of the Board.

12 3. Upon receipt of the complaint of the Board, the Commission 13 shall review the complaint and all matter presented in support 14 thereof, and shall conduct further proceedings in accordance with 15 NRS 463.3125 to 463.3145, inclusive.

16 4. After the provisions of subsections 1, 2 and 3 have been 17 complied with, the Commission may:

(a) Limit, condition, suspend or revoke the license of any
licensed gaming establishment or the individual license of any
licensee without affecting the license of the establishment;

(b) Limit, condition, suspend or revoke any registration, finding
of suitability, preliminary finding of suitability, pari-mutuel license,
or prior approval given or granted to any applicant by the
Commission;

(c) Order a licensed gaming establishment to keep an individual
licensee from the premises of the licensed gaming establishment or
not to pay the licensee any remuneration for services or any profits,
income or accruals on the investment of the licensee in the licensed
gaming establishment; and

(d) Fine each person or entity, or both, which is licensed,
registered, found suitable or found preliminarily suitable pursuant to
this chapter or chapter 464 of NRS or which previously obtained
approval for any act or transaction for which Commission approval
was required or permitted under the provisions of this chapter or
chapter 464 of NRS:

(1) Not less than \$25,000 and not more than \$250,000 for
each separate violation of any regulation adopted pursuant to NRS
463.125 which is the subject of an initial or subsequent complaint;
or

40 (2) Except as otherwise provided in subparagraph (1), not 41 more than \$100,000 for each separate violation of the provisions of 42 this chapter or chapter *368A*, 464 or 465 of NRS or of [the] *any* 43 regulations [of the Commission] *adopted thereunder* which is the 44 subject of an initial complaint and not more than \$250,000 for each 45 separate violation of the provisions of this chapter or chapter *368A*,





464 or 465 of NRS or of [the] any regulations [of the Commission]
 adopted thereunder which is the subject of any subsequent
 complaint.

4  $\rightarrow$  All fines must be paid to the State Treasurer for deposit in the 5 State General Fund.

5. For the second violation of any provision of chapter 465 of
7 NRS by any licensed gaming establishment or individual licensee,
8 the Commission shall revoke the license of the establishment or
9 person.

6. If the Commission limits, conditions, suspends or revokes any license or imposes a fine, or limits, conditions, suspends or revokes any registration, finding of suitability, preliminary finding of suitability, pari-mutuel license or prior approval, it shall issue its written order therefor after causing to be prepared and filed its written decision upon which the order is based.

7. Any such limitation, condition, revocation, suspension or
fine so made is effective until reversed upon judicial review, except
that the Commission may stay its order pending a rehearing or
judicial review upon such terms and conditions as it deems proper.

20 8. Judicial review of any such order or decision of the 21 Commission may be had in accordance with NRS 463.315 to 22 463.318, inclusive.

23

Sec. 14. NRS 463.408 is hereby amended to read as follows:

463.408 1. As used in this section, "holidays or special events" refers to periods during which the influx of tourist activity in this State or any area thereof may require additional or alternative industry accommodation as determined by the Board.

Any licensee holding a valid license under this chapter may
 apply to the Board, on application forms prescribed by the Board,
 for a holiday or special event permit to:

(a) Increase the licensee's game operations during holidays or
 special events; or

(b) Provide persons who are attending a special event with
 gaming in an area of the licensee's establishment to which access by
 the general public may be restricted.

36 3. The application must be filed with the Board at least 15 days 37 before the date of the holiday or special event.

4. If the Board approves the application, it shall issue to the 38 licensee a permit to operate presently existing games or any 39 additional games in designated areas of the licensee's establishment. 40 41 The number of additional games must not exceed 50 percent of the number of games operated by the licensee at the time the application 42 43 is filed. The permit must state the period for which it is issued and 44 the number, if any, of additional games allowed. For purposes of 45 computation, any fractional game must be counted as one full game.





The licensee shall present any such permit on the demand of any
 inspecting agent of the Board or Commission.

5. Before issuing any permit, the Board shall charge and collect from the licensee a fee of \$14 per game per day for each day the permit is effective. The fees are in lieu of the fees required under NRS 463.380, 463.383 and 463.390.

7 6. [The additional games allowed under a permit must not be 8 counted in computing the tax imposed by NRS 368A.200.

9 7.] If any such additional games are not removed at the time 10 the permit expires, the licensee is immediately subject to the fees 11 provided for in this chapter.

**Sec. 15.** NRS 467.107 is hereby amended to read as follows:

467.107 1. In addition to the payment of any other fees and
money due under this chapter, every promoter, except as provided in
subsection 2, shall pay a license fee of

16 <u>(a) Six percent of the total gross receipts from admission fees to</u> 17 the live contest or exhibition of unarmed combat, exclusive of any 18 federal tax or tax imposed by any political subdivision of this state:

18 federal tax or tax imposed by any political subdivision of this state; 19 and

(b) Three] 3 percent of the first \$1,000,000, and 1 percent of the next \$2,000,000, of the total gross receipts from the sale, lease or other exploitation of broadcasting, television and motion picture rights for that contest or exhibition,

without any deductions for commissions, brokerage fees,
 distribution fees, advertising, contestants' purses or any other
 expenses or charges.

27 2. A corporation organized pursuant to NRS 81.550 to 81.660, 28 inclusive, which promotes an amateur contest or exhibition of 29 unarmed combat whose net proceeds are to be spent entirely in this 30 state, for the purposes for which the corporation is organized, is 31 exempt from the fees payable under this section. The corporation 32 must retain the services of a promoter licensed pursuant to this 33 chapter.

34 <del>[3. The Commission shall adopt regulations:</del>

35 (a) Requiring that the number and face value of all
 36 complimentary tickets be reported.

37 (b) Governing the treatment of complimentary tickets for the 38 purposes of computing gross receipts from admission fees under 39 paragraph (a) of subsection 1.1

39 paragraph (a) of subsection 1.] 40 Sec. 16 NRS 467 137 is

**Sec. 16.** NRS 467.137 is hereby amended to read as follows:

467.137 1. A promoter and a broadcasting network for
television shall each, at least 72 hours before a contest or exhibition
of unarmed combat, or combination of those events is to be held,
file with the Commission's Executive Director a copy of all



12



1 contracts entered into for the sale, lease or other exploitation of 2 television rights for the contest or exhibition.

The promoter shall keep detailed records of the accounts and 3 2. other documents related to the promoter's receipts from the sale, 4 lease or other exploitation on the television rights for a contest or 5 exhibition. The Commission, at any time, may inspect these 6 7 accounts and documents to determine the amount of the total gross 8 receipts received by the promoter from the television rights.

9 If a promoter or a network fails to comply with the 3 10 requirements of this section, the Commission may determine the amount of the total gross receipts from the sale, lease or other 11 exploitation of television rights for the contest or exhibition and 12 13 assess the appropriate license fee pursuant to paragraph (b) off 14 subsection 1 of NRS 467.107.

15 4. Each contract filed with the Commission pursuant to this 16 section is confidential and is not a public record. 17

Sec. 17. NRS 233B.039 is hereby amended to read as follows:

18 233B.039 1. The following agencies are entirely exempted 19 from the requirements of this chapter:

20 (a) The Governor.

23

25

(b) Except as otherwise provided in NRS 209.221, the 21 22 Department of Corrections.

(c) The Nevada System of Higher Education.

(d) The Office of the Military. 24

(e) The State Gaming Control Board.

(f) Except as otherwise provided in NRS 368A.140 [] and 26 27 368A.360, the Nevada Gaming Commission.

(g) The Division of Welfare and Supportive Services of the 28 29 Department of Health and Human Services.

30 (h) Except as otherwise provided in NRS 422.390, the Division 31 of Health Care Financing and Policy of the Department of Health 32 and Human Services.

(i) The State Board of Examiners acting pursuant to chapter 217 33 34 of NRS.

35 (i) Except as otherwise provided in NRS 533.365, the Office of 36 the State Engineer.

(k) The Division of Industrial Relations of the Department of 37 Business and Industry acting to enforce the provisions of 38 39 NRS 618.375.

(1) The Administrator of the Division of Industrial Relations of 40 41 the Department of Business and Industry in establishing and adjusting the schedule of fees and charges for accident benefits 42 pursuant to subsection 2 of NRS 616C.260. 43

44 (m) The Board to Review Claims in adopting resolutions to 45 carry out its duties pursuant to NRS 590.830.





(n) The Silver State Health Insurance Exchange.

2 2. Except as otherwise provided in subsection 5 and NRS 391.323, the Department of Education, the Board of the Public 3 Employees' Benefits Program and the Commission on Professional 4 5 Standards in Education are subject to the provisions of this chapter 6 for the purpose of adopting regulations but not with respect to any 7 contested case.

8

1

3. The special provisions of:

(a) Chapter 612 of NRS for the distribution of regulations by 9 10 and the judicial review of decisions of the Employment Security 11 Division of the Department of Employment, Training and 12 Rehabilitation:

13 (b) Chapters 616A to 617, inclusive, of NRS for the 14 determination of contested claims;

15 (c) Chapter 91 of NRS for the judicial review of decisions of the 16 Administrator of the Securities Division of the Office of the 17 Secretary of State; and

(d) NRS 90.800 for the use of summary orders in contested 18 19 cases.

20 → prevail over the general provisions of this chapter.

The provisions of NRS 233B.122, 233B.124, 233B.125 and 21 4 22 233B.126 do not apply to the Department of Health and Human Services in the adjudication of contested cases involving the 23 24 issuance of letters of approval for health facilities and agencies. 25

The provisions of this chapter do not apply to: 5.

26 (a) Any order for immediate action, including, but not limited to, quarantine and the treatment or cleansing of infected or infested 27 28 animals, objects or premises, made under the authority of the State 29 Board of Agriculture, the State Board of Health, or any other agency 30 of this State in the discharge of a responsibility for the preservation 31 of human or animal health or for insect or pest control;

32 (b) An extraordinary regulation of the State Board of Pharmacy 33 adopted pursuant to NRS 453.2184;

(c) A regulation adopted by the State Board of Education 34 35 pursuant to NRS 392.644 or 394.1694; or

(d) The judicial review of decisions of the Public Utilities 36 37 Commission of Nevada.

38 6. The State Board of Parole Commissioners is subject to the 39 provisions of this chapter for the purpose of adopting regulations but 40 not with respect to any contested case.

41 Sec. 18. NRS 368A.053, 368A.070, 368A.097, 368A.100, 42 368A.115 and 467.104 are hereby repealed.

43 Sec. 19. 1. This section and sections 11, 13 and 17 of this act 44 become effective upon passage and approval.





Sections 1 to 10, inclusive, 12, 14 to 16, inclusive, and 18 of 1 2. this act become effective: 2

(a) Upon passage and approval for the purpose of adopting regulations and performing any preparatory administrative tasks; 3 4 5 and

(b) On January 1, 2014, for all other purposes. 6

### LEADLINES OF REPEALED SECTIONS

- "Casual assemblage" defined. "Game" defined. 368A.053
- 368A.070
- "Shopping mall" defined. "Slot machine" defined. 368A.097
- 368A.100
- "Trade show" defined. 368A.115

467.104 Contest or exhibition shown on closed-circuit telecast or motion picture for fee: Fee for license; report to Commission.

(30)



