

**ASSOCIATION OF COUNTIES OR CITIES
BILL DRAFT REQUEST
FOR THE
2013 LEGISLATIVE SESSION**

Required Information

Name of Association: Nevada League of Cities and Municipalities

Person to be consulted if more information is needed:

Name: David Fraser

Title: Executive Director

Mailing Address: 310 S. Curry Street, Carson City, NV 89703

Phone Number: 775-882-2121

E-mail Address: fraser@nvleague.org

Person to whom a copy of the completed draft should be mailed for review:

Same as above Name: _____

Title: _____

Mailing Address: _____

Phone Number: _____

E-mail Address: _____

Person to be contacted to provide testimony regarding the measure during the legislative session:

Same as above Name: _____

Title: _____

Mailing Address: _____

Phone Number: _____

E-mail Address: _____

Request:

Describe the problem to be solved or the goal(s) of the proposed measure, or both:

Current Nevada Revised Statutes allows for depreciation of the assessed value of improvements made to real property (i.e., single-family homes) by reducing the assessed valuation by 1.5% per year to a maximum of 50 years. This should be changed by reducing the rate to 0.25% (from 1.5%) and instead of a 50 year maximum, allow for a maximum 75% overall depreciation of the property's value. These changes would prevent the loss of property tax revenue or abatement to local entities.

Effective Date:

The proposed measure, if enacted, will become effective on October 1, 2011, unless one of the following dates is specified:

- Passage and Approval
- July 1, 2011
- January 1, 2012
- Other July 1, 2014

Fiscal Notes:

State:

Would this measure, if enacted, create or increase any fiscal liability of state government or decrease any revenue of state government which appears to be in excess of \$2,000?

- Yes
- No
- Unknown

Would this measure, if enacted, increase or newly provide for a term of imprisonment in the state prison or make release on parole or probation from the state prison less likely?

- Yes
- No
- Unknown

Local:

Would this measure, if enacted, reduce revenues or increase expenditures of a local government?

- Yes
- No
- Unknown

Would this measure, if enacted, increase or newly provide for a term of imprisonment in county or city jail or detention facility or make release on probation therefrom less likely?

- Yes
- No
- Unknown

Unfunded Mandate:

Would this measure, if enacted, have the effect of requiring one or more local governments to establish, provide or increase a program or service which is estimated to cost more than \$5,000 per local government and a specified source for the additional revenue to pay the expense is not authorized by this measure or another specific statute?

- Yes
- No
- Unknown

Signature of Person Submitting Request:



Optional Information
(Use continuation sheet if necessary.)

Suggested Language or Proposed Solution to Problem:

Reduce the depreciation rate from 1.5% to .25%. Change the cap from 50 years to 75% of value. Depreciation would be calculated at 1.5% for years prior to 2014 and at a rate .25% beginning in 2014.

NRS Title, Chapter and Sections, Nevada Constitutional Provisions, Administrative Regulations (NAC) Affected:

NRS 361.227

Related Federal Law/Court Cases/Attorney General Opinions/Similar Statutes in other States/Model Language:

Similar Measures from Current or Previous Sessions:

Special Instructions (e.g., disfavored wording):

Copies of supporting information may be attached.

Please Note: Subsection 3 of NRS 218D.210 provides that all legislative measures requested by an association of counties or cities must be prefiled on or before December 15 preceding the regular legislative session. A measure that is not prefiled on or before that date is deemed by statute to be withdrawn. There is no authority for anyone to waive this provision.

Please submit completed Bill Draft Request form by mail to: Brenda Erdoes, Legislative Counsel, Legislative Building, 401 South Carson Street, Carson City, Nevada 89701, by e-mail at erdoes@lcb.state.nv.us or by fax at (775) 684-6761.

Print Form

**ASSOCIATION OF COUNTIES OR CITIES
BILL DRAFT REQUEST
FOR THE
2019 LEGISLATIVE SESSION**

Required Information

Name of Association: Nevada League of Cities

Person to be consulted if more information is needed:

Name: J. David Fraser

Title: Executive Director

Mailing Address: 310 S. Curry Street Carson City, NV 89703

Phone Number: 775-882-2121

E-mail Address: fraser@nvleague.org

Person to whom a copy of the completed draft should be mailed for review:

Same as above Name: _____

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Person to be contacted to provide testimony regarding the measure during the legislative session:

Same as above Name: _____

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Mailing Address: _____

Phone Number: _____

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Request:

Describe the problem to be solved or the goal(s) of the proposed measure, or both:

Hundreds of thousands of tax dollars are being wasted to satisfy statutory requirements that certain informational reports be published in newspapers throughout the state and/or to require local governments to publish duplicative information. In this electronic age this information can be made available to the general public on governmental websites.

Effective Date:

The proposed measure, if enacted, will become effective on October 1, 2011, unless one of the following dates is specified:

- Passage and Approval
- July 1, 2011
- January 1, 2012
- Other _____

Fiscal Notes:

State:

Would this measure, if enacted, create or increase any fiscal liability of state government or decrease any revenue of state government which appears to be in excess of \$2,000?

- Yes
- No
- Unknown

Would this measure, if enacted, increase or newly provide for a term of imprisonment in the state prison or make release on parole or probation from the state prison less likely?

- Yes
- No
- Unknown

Local:

Would this measure, if enacted, reduce revenues or increase expenditures of a local government?

- Yes
- No
- Unknown

Would this measure, if enacted, increase or newly provide for a term of imprisonment in county or city jail or detention facility or make release on probation therefrom less likely?

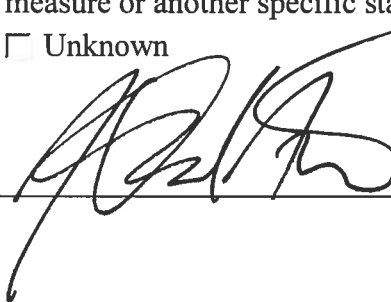
- Yes
- No
- Unknown

Unfunded Mandate:

Would this measure, if enacted, have the effect of requiring one or more local governments to establish, provide or increase a program or service which is estimated to cost more than \$5,000 per local government and a specified source for the additional revenue to pay the expense is not authorized by this measure or another specific statute?

- Yes
- No
- Unknown

Signature of Person Submitting Request: _____



Optional Information
(Use continuation sheet if necessary.)

Suggested Language or Proposed Solution to Problem:

Please see attached continuation sheet.

NRS Title, Chapter and Sections, Nevada Constitutional Provisions, Administrative Regulations (NAC) Affected:

Please see attached continuation sheet.

Related Federal Law/Court Cases/Attorney General Opinions/Similar Statutes in other States/Model Language:

Similar Measures from Current or Previous Sessions:

2011: AB342

Special Instructions (e.g., disfavored wording):

Copies of supporting information may be attached.

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Print Form

SUGGESTED LANGUAGE OR PROPOSED SOLUTION TO PROBLEM:

- 1) Change those requirements where governmental entities are required to publish informational reports in a newspaper to instead require the publication of a notice in a newspaper that the informational report is available online and that members of the general public may receive up to two hard copies of the report free of charge from the clerk of the governmental entity. The notification must provide the address of the website where the informational report is published and the address and telephone number of the governmental entity to be contacted to receive hard copies. Examples of informational reports are items such as property tax rolls, annual budgets, quarterly disbursement reports, ordinances and resolutions following adoption, etc.
- 2) Eliminate the requirement that cities, towns, general improvement districts and special improvement districts publish in a newspaper information that is also required to be published by the county where those entities are located and/or is also required to be published by the State.
- 3) Eliminate the requirement that notices published in a newspaper relating to the proposed creation of or amendment to a special assessment district, redevelopment area, etc. include a listing of individual Assessor's Parcel Numbers (APN) if the statute also requires that a the owner of each individual property be mailed the same notification

NRS TITLE, CHAPTER AND SECTIONS, NEVADA CONSTITUTIONAL PROVISIONS, ADMINISTRATIVE REGULATIONS (NAC) AFFECTED:

This list is not comprehensive, but following are examples of these types of requirements:

NRS 244.117 Adoption by ordinance; procedure; effective date.

1. The county code must be adopted by an ordinance. The only title necessary for the ordinance is "An Ordinance enacting a revision and codification of the general ordinances of County."

2. The proposed county code may be adopted by reference and need not be read aloud to the board of county commissioners if the board:

(a) Files three or more copies of the proposed code with the county clerk at least 1 week before final adoption of the ordinance.

(b) Publishes a notice of the filing in a newspaper having general circulation in the county at least 1 week before final adoption of the ordinance stating that copies of the proposed code may be examined by the general public at the office of the county clerk.

3. The ordinance adopting the county code must be published by title only once a week for a period of 2 weeks in a newspaper having general circulation in the county, and must state that copies of the code may be examined by the general public at the office of the county clerk.

4. The ordinance adopting the county code takes effect after:

(a) At least 25 copies of the code have been reproduced;

(b) At least three copies of the code have been filed with the county clerk; and

(c) The newspaper publication required by subsection 3 has been completed.

(Added to NRS by 1961, 150; A 1983, 187)

NRS 268.030 Publication or posting of quarterly financial statements; supporting documents are public records; penalty. [Effective January 15, 2012.]

1. After March 23, 1939, the city clerk and city council of every incorporated city in this state, whether incorporated under the provisions of chapter 266 of NRS or under the provisions of a special act, shall cause to be published quarterly in some newspaper, published as hereinafter provided, a statement of the finances of the city, showing the total amounts of receipts, disbursements and bills allowed and paid for the period covered by the statement. The statement must:

- (a) Inform the public of the provisions of subsection 3;
- (b) If the city maintains an official Internet website, inform the public of where the financial statement is posted on the Internet website pursuant to subsection 2;
- (c) Provide a telephone number the public may call for further instructions on how to obtain the detailed financial documents;
- (d) Provide the address of the city office or offices where the public may view the detailed financial documents;
- (e) Be signed by the mayor and attested by the city clerk; and
- (f) Be published in a newspaper published in the city for a period of at least 5 consecutive days. If no newspaper is published in the city, then the financial statement must be published in a newspaper published in the county, and if no newspaper is published in the county, the financial statement must be published in a newspaper of general circulation in the county or posted by the city clerk at the door of the city hall.**

2. If a city maintains an official Internet website, the city clerk and city council shall maintain and update quarterly on the Internet website of the city a statement of the finances of the city, showing the receipts, disbursements and bills allowed and paid for the period covered by the statement. The statement must:

- (a) Inform the public of the provisions of subsection 3;
- (b) Provide a telephone number the public may call for further instructions on how to obtain the detailed financial documents;
- (c) Provide the address of the city office or offices where the public may view the detailed financial documents; and
- (d) Be signed by the mayor and attested by the city clerk.

3. The original and any duplicate or copy of each receipt, bill, invoice, check, warrant, voucher or other similar document that supports a transaction, the amount of which is shown in the financial statement published pursuant to this section is a public record that is available for inspection and copying by any person pursuant to the provisions of chapter 239 of NRS.

4. Any city officer who violates the provisions of this section is guilty of a misdemeanor.

[1:130:1939; A 1943, 78; 1943 NCL § 3026.01] + [2:130:1939; A 1943, 78; 1943 NCL § 3026]—(NRS A 1967, 542; 2011, 3578, effective January 15, 2012)

NRS 354.6015 Fiscal report of local government: Requirements; publication; regulations.

1. Except as otherwise provided in subsection 3, the governing board of a local government shall:

- (a) Submit electronically a fiscal report of the local government to the Department of Taxation in accordance with the requirements prescribed by the Committee on Local Government Finance pursuant to subsection 2; and
- (b) Publish a summary of the fiscal report, which must contain the information required by the Committee on Local Government Finance pursuant to subsection 2, in a newspaper of general circulation in the county in which the local government is situated.**

2. The Committee on Local Government Finance shall prescribe, by regulation:

- (a) The dates and times for filing a fiscal report, which must require a local government to file at least one fiscal report per year;
- (b) The content of a fiscal report, which must include, without limitation, revenues, expenditures, fund balances, cash balances, components of assessed value, debt schedules and any other information that the Committee on Local Government Finance determines to be appropriate for determining the financial status of a local government;
- (c) The content for a summary of a fiscal report that must be published pursuant to subsection 1; and
- (d) A uniform method for creating and submitting a fiscal report electronically pursuant to this section. The method must facilitate the storage and reproduction of the fiscal report in electronic format by the Department of Taxation.

3. The Committee on Local Government Finance may establish, by regulation, an exception to the requirement that a fiscal report be submitted to the Department of Taxation in electronic format. The exception must be limited to

local governments that the Committee determines do not have the financial ability to comply with the method for submitting a fiscal report to the Department of Taxation prescribed by the Committee. If the Committee on Local Government Finance provides an exception pursuant to this subsection, the Committee shall provide, by regulation, specific standards that it will use to determine whether a local government qualifies for an exemption pursuant to this subsection.

4. The Committee on Local Government Finance shall adopt regulations pursuant to this section in the manner prescribed for state agencies in [chapter 233B](#) of NRS.

(Added to NRS by [2001, 1420](#))

NRS 361.300 Time and manner for completion of secured tax roll; list of taxpayers and valuations; notice of assessed valuation.

1. On or before January 1 of each year, the county assessor shall transmit to the county clerk, post at the front door of the courthouse and publish in a newspaper published in the county a notice to the effect that the secured tax roll is completed and open for inspection by interested persons of the county. A notice issued pursuant to this subsection must include a statement that the secured tax roll is available for inspection as specified in paragraph (b) of subsection 3. The statement published in the newspaper must be displayed in the format used for advertisements and printed in at least 10-point bold type or font.

2. If the county assessor fails to complete the assessment roll in the manner and at the time specified in this section, the board of county commissioners shall not allow the county assessor a salary or other compensation for any day after January 1 during which the roll is not completed, unless excused by the board of county commissioners.

3. Except as otherwise provided in subsection 4, each board of county commissioners shall by resolution, before December 1 of any fiscal year in which assessment is made, require the county assessor to prepare a list of all the taxpayers on the secured roll in the county and the total valuation of property on which they severally pay taxes and direct the county assessor:

(a) To cause such list and valuations to be:

(1) Printed and delivered by the county assessor or mailed by him or her on or before January 1 of the fiscal year in which assessment is made to each taxpayer in the county; or

(2) Published once on or before January 1 of the fiscal year in which assessment is made in a newspaper of general circulation in the county; and

(b) To cause such list and valuations to be:

(1) Posted in a public area of the public libraries and branch libraries located in the county;

(2) Posted at the office of the county assessor; and

(3) Published on an Internet website that is maintained by the county assessor or, if the county assessor does not maintain an Internet website, on an Internet website that is maintained by the county.

4. A board of county commissioners may, in the resolution required by subsection 3, authorize the county assessor not to deliver or mail the list, as provided in subparagraph (1) of paragraph (a) of subsection 3, to taxpayers whose property is assessed at \$1,000 or less and direct the county assessor to mail to each such taxpayer a statement of the amount of his or her assessment. Failure by a taxpayer to receive such a mailed statement does not invalidate any assessment.

5. The several boards of county commissioners in the State may allow the bill contracted with their approval by the county assessor under this section on a claim to be allowed and paid as are other claims against the county.

6. Whenever:

(a) Any property on the secured tax roll is appraised or reappraised pursuant to [NRS 361.260](#), the county assessor shall, on or before December 18 of the fiscal year in which the appraisal or reappraisal is made, deliver or mail to each owner of such property a written notice stating the assessed valuation of the property as determined from the appraisal or reappraisal. A notice issued pursuant to this paragraph must include a statement that the secured tax roll is available for inspection as specified in paragraph (b) of subsection 3. If such a statement is published in a newspaper, the statement must be displayed in the format used for advertisements and printed in at least 10-point bold type or font.

(b) Any personal property billed on the unsecured tax roll is appraised or reappraised pursuant to [NRS 361.260](#), the delivery or mailing to the owner of such property of an individual tax bill or individual tax notice for the property shall be deemed to constitute adequate notice to the owner of the assessed valuation of the property as determined from the appraisal or reappraisal.

7. If the secured tax roll is changed pursuant to [NRS 361.310](#), the county assessor shall mail an amended notice of assessed valuation to each affected taxpayer. The notice must include:

(a) The information set forth in subsection 6 for the new assessed valuation.

(b) The dates for appealing the new assessed valuation.

8. Failure by the taxpayer to receive a notice required by this section does not invalidate the appraisal or reappraisal.

9. In addition to complying with subsections 6 and 7, a county assessor shall:

(a) Provide without charge a copy of a notice of assessed valuation to the owner of the property upon request.

(b) Post the information included in a notice of assessed valuation on a website or other Internet site, if any, that is operated or administered by or on behalf of the county or the county assessor.

[13:344:1953; A 1955, 327]—(NRS A 1967, 957; 1975, 67; 1981, 791; 1991, 1425; [2003, 2762](#); [2005, 1506](#); [2009, 1218](#); [2011, 3522](#))

**ASSOCIATION OF COUNTIES OR CITIES
BILL DRAFT REQUEST
FOR THE
2013 LEGISLATIVE SESSION**

Required Information

Name of association: Nevada League of Cities and Municipalities

Person to be consulted if more information is needed:

Name: David Fraser

Title: Executive Director

Mailing Address: 310 S. Curry Street, Carson City, NV 89703

Phone Number: 775-882-2121

E-mail Address: fraser@nvleague.org

Person to whom a copy of the completed draft should be mailed for review:

Same as above

Name: _____

Title: _____

Mailing Address: _____

Phone Number: _____

E-mail Address: _____

Person to be contacted to provide testimony regarding the measure during the legislative session:

Same as above

Name: _____

Title: _____

Mailing Address: _____

Phone Number: _____

E-mail Address: _____

Request:

Describe the problem to be solved or the goal(s) of the proposed measure, or both:

Nevada local governments rely heavily on sales taxes for a major part of the revenue necessary to deliver critical public services such as police and fire protection, courts and detention of offenders, facilities, and assistance to those in need. Since its inception in 1955, Nevada's sales tax has been applied only to the sale of retail goods. This approach was reasonable in the 1950's, when the sales of goods comprised at least two-thirds of our economy, which then allowed revenue to grow in proportion to our population. Since that time, however, the tables have turned.

Services now make up two-thirds of the economy, and goods represent an ever-diminishing share of Nevada's commerce. Stated otherwise, the tax base is shrinking in proportion to the responsibilities of local governments.

In recent legislative sessions a number of tax proposals have been introduced to preserve or enhance public services, either by increasing the rates of current taxes or enacting new levies to produce an immediate net gain in tax collections. None of these bills included an offsetting reduction to an existing tax in an equivalent amount. Both NACO and NLCM support consideration of legislation which would expand the sales tax to selected services while reducing the tax rate on retail sales, on a revenue neutral basis. The objective of such action would only be to realign and stabilize the tax base with the actual economic activity taking place, not to create new programs or incur new obligations.

The design of such legislation should be carefully considered to achieve revenue neutrality, to equitably allocate the proceeds of a new services tax in proportion to the reduction of receipts from retail sales taxes among state and local entities, and to ensure that implementation issues are addressed. Accordingly, the Nevada League of Cities and Municipalities proposes a legislative study of the creation of a sales tax on services in conjunction with a reduction in the tax rate on retail sales on a revenue neutral basis.

Effective Date:

The proposed measure, if enacted, will become effective on October 1, 2013, unless one of the following dates is specified:

Passage and Approval

July 1, 2013

January 1, 2013

Other

Fiscal Notes:

State:

Would this measure, if enacted, create or increase any fiscal liability of state government or decrease any revenue of state government which appears to be in excess of \$2,000?

Yes

No. Proposed restructuring of tax base would be revenue neutral.

Unknown

Would this measure, if enacted, increase or newly provide for a term of imprisonment in the state prison or make release on parole or probation from the state prison less likely?

Yes

No

Unknown

Local:

Would this measure, if enacted, reduce revenues or increase expenditures of a local government?

Yes

No. Proposed restructuring of tax base would be revenue neutral.

Unknown

Would this measure, if enacted, increase or newly provide for a term of imprisonment in county or city jail or detention facility or make release on probation therefrom less likely?

Yes

No

Unknown

Unfunded Mandate:

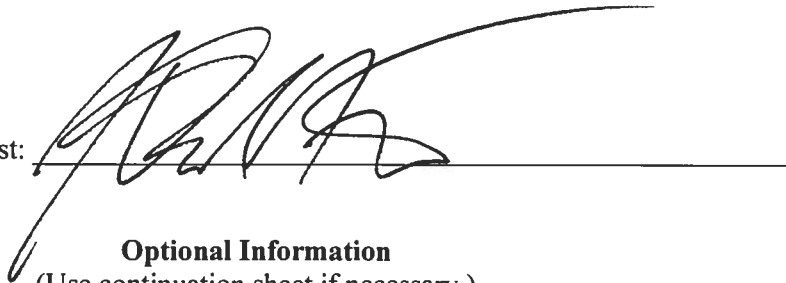
Would this measure, if enacted, have the effect of requiring one or more local governments to establish, provide or increase a program or service which is estimated to cost more than \$5,000 per local government and a specified source for the additional revenue to pay the expense is not authorized by this measure or another specific statute?

Yes

No

Unknown

Signature of Person Submitting Request:



Optional Information
(Use continuation sheet if necessary.)

Suggested Language or Proposed Solution to Problem:

Suggest a concurrent resolution or other form as determined appropriate by the Legislature to permit an interim study with findings and recommendations to be delivered to the 2015 Regular Session. The composition of committees or subcommittees would be at the discretion of the Legislature. The Nevada League of Cities and Municipalities respectfully requests that local government policy makers and financial experts be included in the study process, as they are familiar with local sales tax provisions including those in Chapters 360, 374, 376A, 376B, 377A, 377B, 387, 543 and others not in the state general fund.

NRS Title, Chapter and Sections, Nevada Constitutional Provisions, Administrative Regulations (NAC) Affected:

To be determined by outcome of proposed study

Related Federal Law/Court Cases/Attorney General Opinions/Similar Statutes in other States/Model Language:

None

Similar Measures from Current or Previous Sessions:

If appropriate, refer to measures creating tax studies in previous sessions

Special Instructions (e.g., disfavored wording):

None

Copies of supporting information may be attached.

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Request:

Describe the problem to be solved or the goal(s) of the proposed measure, or both:

Local governments are currently experiencing a significant increase in the theft of public property, specifically metals such as copper which can be sold at scrap metal dealers. Theft of items such as irrigation backflow prevention devices results in not just costs to replace the stolen items, but cost to repair damage such as flooding that occurs when devices such as this are removed. Increased penalties could include a minimum number of community service hours or other such service to the public.

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- Other _____

Fiscal Notes:

State:

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- Yes
- No
- Unknown

Would this measure, if enacted, increase or newly provide for a term of imprisonment in the state prison or make release on parole or probation from the state prison less likely?

- Yes
- No
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Local:

Would this measure, if enacted, reduce revenues or increase expenditures of a local government?

- Yes
- No
- Unknown

Would this measure, if enacted, increase or newly provide for a term of imprisonment in county or city jail or detention facility or make release on probation therefrom less likely?

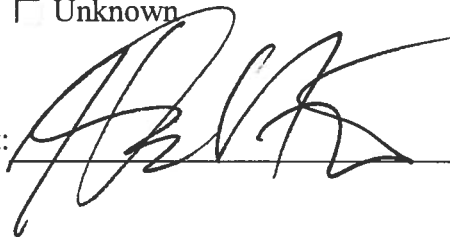
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Unfunded Mandate:

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- Yes
- No
- Unknown

Signature of Person Submitting Request: _____



Optional Information
(Use continuation sheet if necessary.)

Suggested Language or Proposed Solution to Problem:

NRS Title, Chapter and Sections, Nevada Constitutional Provisions, Administrative Regulations (NAC) Affected:

NRS 205.0835

Related Federal Law/Court Cases/Attorney General Opinions/Similar Statutes in other States/Model Language:

Similar Measures from Current or Previous Sessions:

Special Instructions (e.g., disfavored wording):

Copies of supporting information may be attached.

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Title: _____

Mailing Address: _____

Phone Number: _____

E-mail Address: _____

Request:

Describe the problem to be solved or the goal(s) of the proposed measure, or both:

With the implementation of single-stream recycling in certain communities, trash and recyclables pick-up has been reduced to once a week. Currently, HOAs require homeowners to store trash and recycling containers out of public view. HOA residents would like the option of using a screening mechanism to store trash and recycling containers on the outside of the home. This measure would require HOAs to allow for the use of outside storage and placement of containers behind an HOA-approved screened area or mechanism.

Effective Date:

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- Passage and Approval
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- Other _____

Fiscal Notes:

State:

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- Yes
- No
- Unknown

Would this measure, if enacted, increase or newly provide for a term of imprisonment in the state prison or make release on parole or probation from the state prison less likely?

- Yes
- No
- Unknown

Local:

Would this measure, if enacted, reduce revenues or increase expenditures of a local government?

- Yes
- No
- Unknown

Would this measure, if enacted, increase or newly provide for a term of imprisonment in county or city jail or detention facility or make release on probation therefrom less likely?

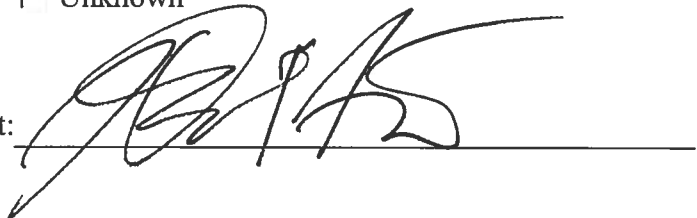
- Yes
- No
- Unknown

Unfunded Mandate:

Would this measure, if enacted, have the effect of requiring one or more local governments to establish, provide or increase a program or service which is estimated to cost more than \$5,000 per local government and a specified source for the additional revenue to pay the expense is not authorized by this measure or another specific statute?

- Yes
- No
- Unknown

Signature of Person Submitting Request:



Optional Information
(Use continuation sheet if necessary.)

Suggested Language or Proposed Solution to Problem:

Utilize SB 183 (2011) in its entirety but expand applicability to "trash" or containers. See attachment for more background.

NRS Title, Chapter and Sections, Nevada Constitutional Provisions, Administrative Regulations (NAC) Affected:

NRS 116

Related Federal Law/Court Cases/Attorney General Opinions/Similar Statutes in other States/Model Language:

Similar Measures from Current or Previous Sessions:

SB183 (2011)

Special Instructions (e.g., disfavored wording):

Please omit from SB 183 (2011) any language that would apply to anything other than single-family residences within an HOA.

Copies of supporting information may be attached.

Please Note: Subsection 3 of NRS 218D.210 provides that all legislative measures requested by an association of counties or cities must be prefiled on or before December 15 preceding the regular legislative session. A measure that is not prefiled on or before that date is deemed by statute to be withdrawn. There is no authority for anyone to waive this provision.

Please submit completed Bill Draft Request form by mail to: Brenda Erdoes, Legislative Counsel, Legislative Building, 401 South Carson Street, Carson City, Nevada 89701, by e-mail at erdoes@lcb.state.nv.us or by fax at (775) 684-6761.

Print Form