### SENATE BILL NO. 1-COMMITTEE OF THE WHOLE

### JUNE 7, 2023

### Referred to Committee of the Whole

# SUMMARY—Revises provisions governing stadium infrastructure projects. (BDR S-9)

FISCAL NOTE: Effect on Local Government: May have Fiscal Impact. Effect on the State: Contains Appropriation not included in Executive Budget.

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

AN ACT relating to economic development; enacting the Southern Nevada Tourism Innovation Act; amending the Southern Nevada Tourism Improvements Act; requiring the establishment in Clark County of a sports and entertainment improvement district for the financing of a Major League Baseball stadium project; authorizing the Clark County Stadium Authority to carry out the provisions of law governing the Major League Baseball stadium project; requiring the creation of a resort corridor homelessness prevention and assistance fund; authorizing the pledge of certain taxes, fees and charges for the payment of bonds and other purposes relating to the financing of the Major League Baseball stadium project; authorizing the State Treasurer to provide a credit enhancement on bonds issued to finance the construction of the Major League Baseball stadium project; requiring the issuance of general obligations of Clark County for the financing of a Major League Baseball stadium project under certain circumstances; authorizing the issuance of transferrable tax credits to developer partners for qualified projects relating to the Major League Baseball stadium project; making an appropriation; and providing other matters properly relating thereto.





#### Legislative Counsel's Digest:

1 Existing law creates the Clark County Stadium Authority as a public body to carry out the provisions of the Southern Nevada Tourism Improvements Act governing the National Football League stadium project. (Chapter 2, Statutes of Nevada 2016, 30th Special Session, at page 19)

234 567 This bill enacts the Southern Nevada Tourism Innovation Act to establish a method to finance a Major League Baseball stadium project. Sections 3-17 of this bill define terms for the purposes of the Southern Nevada Tourism Innovation Act. 8 Sections 18-35 of this bill establish a method to finance the design, entitlement, 9 acquisition, construction, improvement, repair, demolition, reconstruction, 10 equipment, financing, promotion, leasing, subleasing, management, operation or 11 maintenance of a Major League Baseball stadium project.

12 13 Section 21 of this bill authorizes the Stadium Authority to exercise certain powers which are in addition to the powers granted to the Stadium Authority under 14 the Southern Nevada Tourism Improvements Act.

15 Section 28 of this bill requires the Board of County Commissioners of Clark 16 County to create a sports and entertainment improvement district in unincorporated 17 Clark County to assist in the financing of a Major League Baseball stadium project 18 and authorizes the Board to amend or modify the geographic boundaries of the 19 district by ordinance.

20Section 22 of this bill requires the Stadium Authority to negotiate and enter 21 22 23 24 25 into a development agreement, lease agreement and non-relocation agreement with respect to the Major League Baseball stadium project if the Board of Directors determines that a Major League Baseball team has committed to locate or relocate within the sports and entertainment district. Section 22 establishes requirements for a development agreement, lease agreement and non-relocation agreement. Section 26 27 28 33 of this bill sets forth additional provisions which must be included in the development agreement, lease agreement and non-relocation agreement, including, without limitation, the maximum financial contribution of the Stadium Authority to  $\overline{29}$ the development and construction of the Major League Baseball stadium project. 30 Section 24 of this bill provides for the confidentiality of certain information 31 provided to the Stadium Authority under certain circumstances. Section 25 of this 32 33 bill generally exempts the Major League Baseball stadium project from laws requiring competitive bidding or specifying procedures for the procurement of 34 goods or services, and from the statutory provisions governing public works 35 projects, except that the pertinent construction contracts must comply with the statutory prevailing wage provisions and, if the Stadium Authority determines a 36 37 subcontract can be competitively bid without affecting the quality of the project, 38 must be competitively bid. Additionally, section 26 of this bill requires that any 39 contract or agreement entered into by a prime contractor for the construction of the 40 Major League Baseball stadium project must include provisions requiring that at 41 least 15 percent of the subcontracts for the project must be with small local 42 businesses.

43 Section 27 of this bill requires the Stadium Authority to retain the sole and 44 exclusive right to enter into agreements for the sale, license or transfer of personal 45 seat licenses, stadium builder's licenses or other similar instruments for any and all 46 seats in the Major League Baseball stadium project to generate revenues for the 47 construction of the Major League Baseball stadium project.

48 Section 34 of this bill requires the Board of County Commissioners of Clark 49 County to issue general obligations of the County upon the request of the Board of 50 Directors of the Stadium Authority and once certain requirements have been met in 51 an amount that can be supported by the proceeds of certain taxes, fees and charges 52 described in section 29 of this bill. Section 34 also requires the proceeds from the 53 issuance of the general obligations to be distributed to the Stadium Authority and 54 used for certain purposes related to the Major League Baseball stadium project.





55 Section 30 of this bill authorizes the State Treasurer to provide a credit 56 enhancement on bonds issued to finance the construction of the Major League 57 Baseball stadium project, and sections 38 and 40 of this bill make an appropriation, 58 effective on July 1, 2024, of \$25 million to State Infrastructure Bank for this credit 59 enhancement. Section 32 of this bill requires the county treasurer of Clark County, 60 after paying any principal, interest or other costs due in connection with any bonds 61 or securities and establishing a reserve fund, to transfer the proceeds of the taxes, 62 fees and charges pledged to the financing or refinancing of the Major League 63 Baseball stadium project to the Stadium Authority to be used for certain purposes.

**Section 31** of this bill authorizes a developer partner of a qualified project to apply to the Stadium Authority for a certificate of eligibility for transferrable tax credits. **Section 31** prohibits the Stadium Authority from approving more than \$36,000,000 in transferrable tax credits in a fiscal year or \$180,000,000 in total for all qualified projects in this State.

Section 20 of this bill requires the Board of County Commissioners to create a resort corridor homelessness prevention and assistance fund to provide assistance to people who are at risk of becoming homeless or are currently experiencing homelessness by supporting certain programs. Section 23 of this bill requires, as part of the development and operation of the Major League Baseball stadium project, the development of a community benefits agreement and the creation of a administration of the community benefits agreement.

77 Section 35 of this bill provides that the authority of the Board of Directors to 78 undertake the Major League Baseball stadium project expires under certain 79 circumstances.

80 Sections 36 and 37 of this bill revise the membership of the Board of Directors 81 of the Stadium Authority.

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

1 **Section 1.** Sections 2 to 35, inclusive, of this act may be cited 2 as the Southern Nevada Tourism Innovation Act.

3 Sec. 2. 1. The Legislature hereby finds that:

4 (a) Because the Las Vegas area is the most visited and 5 economically significant tourism market within this State, the 6 tourism industry within the Las Vegas area is critically important to 7 the economy of that local area and this State, and the continued 8 growth and success of the tourism industry within the Las Vegas 9 area is particularly vital to the general welfare and prosperity of that 10 local area and this State.

(b) A significant part of the continued growth and success of the
tourism industry within the Las Vegas area depends upon the unique
attractiveness, excitement, atmosphere and vitality of the Las Vegas
Strip and the development of new, innovative and diversified
facilities, venues and forms of entertainment within the Las Vegas
area to ensure that the area may:





1 (1) Continue to be the preferred and premier destination for 2 tourists from all walks of life in the ever-advancing technological 3 age of the 21st century;

4 (2) Remain competitive with other national and international 5 tourism destinations that are continually evolving and seeking to 6 draw more tourists to their facilities, venues and forms of 7 entertainment; and

8 (3) Retain its world-famous, unique and incomparably 9 distinctive status as the Sports and Entertainment Capital of the 10 World.

(c) It is in the public interest and beneficial to the public welfare 11 12 to diversify, enhance and grow the largest tourism market in this 13 State through the development of large-scale and one-of-a-kind 14 convention, entertainment and sports venues and facilities within the Las Vegas area, including the Las Vegas Strip, by constructing and 15 16 operating a state-of-the-art stadium capable of attracting professional sports franchises, such as teams from Major League 17 18 Baseball, hosting national sporting events, such as the World Series and World Baseball Classic, playoff, tournament and championship 19 20 games, and holding other large-scale entertainment and sports 21 events, such as concerts, festivals, motor sports, prizefighting and 22 rodeos.

(d) Because the Las Vegas area, including the Las Vegas Strip,
is the largest tourism market in this State and because the Las Vegas
area, including the Las Vegas Strip, is world famous, unique and
incomparably distinctive, the Las Vegas area is the only area in this
State that:

(1) Is appropriate and suitable for the development of such
 large-scale and one-of-a-kind entertainment and sports venues and
 facilities; and

(2) Has all the necessary local and special attributes, conditions and resources that are essential to support such largescale and one-of-a-kind entertainment and sports venues and facilities, including, without limitation, the necessary economic conditions, capital investment, and infrastructure that could support the development and operation of such venues and facilities, support industries and businesses, workforce, population and visitors.

(e) The Clark County Stadium Authority is positioned to play a
significant role in the continued growth and success of the tourism
industry within the Las Vegas area by facilitating the development
and operation of such new, innovative and diversified facilities,
venues and forms of entertainment within the Las Vegas area.

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2. The Legislature hereby declares that:

44 (a) Because the Las Vegas area is the only area in this State that 45 is appropriate and suitable for the development of such large-scale





1 and one-of-a-kind entertainment and sports venues and facilities and 2 has all the necessary local and special attributes, conditions and 3 resources that are essential to support such venues and facilities, it is necessary to enact a law of local and special application to promote, 4 5 develop and secure the advantages of the local and special 6 characteristics and circumstances within the Las Vegas area, which are found nowhere else within this State, and to benefit the residents 7 8 of that local and special area.

9 (b) Therefore, given that a law of local and special application is necessary to promote, develop and secure the advantages of the 10 local and special characteristics and circumstances within the Las 11 12 Vegas area, which are found nowhere else within this State, and 13 given that such a law is necessary to benefit the residents of that 14 local and special area, a general law cannot be made applicable to the purposes, objects, powers, rights, privileges, immunities, 15 16 liabilities, duties and disabilities set forth in this act.

**Sec. 3.** Except as otherwise provided in this act or unless the context otherwise requires, the terms used or referred to in this act have the meanings ascribed to them in the Local Government Securities Law, but the definitions set forth in sections 4 to 17, inclusive, of this act, unless the context otherwise requires, govern the construction of this act.

23 Sec. 4. "Baseball Stadium Events Company" means a person 24 whose business is organized under the laws of this State for the 25 purpose of leasing the Major League Baseball stadium project from 26 the Stadium Authority and whose business is owned by:

27 1. The Major League Baseball team or its affiliate;

2. A developer partner or its affiliate; or

3. The Major League Baseball team or its affiliate and a
 developer partner or an affiliate of a developer partner.

31 **Sec. 5.** "Board of County Commissioners" means the Board of 32 County Commissioners of Clark County.

Sec. 6. "Board of Directors" means the Board of Directors of
the Stadium Authority appointed pursuant to subsection 1 of section
22 of the Southern Nevada Tourism Improvements Act, as amended
by section 36 of this act.

Sec. 7. "Bonds" means one or more series of general 37 38 obligation bonds additionally secured by pledged revenues authorized to be issued by the County pursuant to subsection 2 of 39 40 section 34 of this act and the Local Government Securities Law and any general obligation bonds additionally secured by pledged 41 revenues issued to refund all or a portion of such bonds issued 42 43 pursuant to subsection 2 of section 34 of this act and the Local Government Securities Law. 44



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1 **Sec. 8.** "Capital investment" means all costs and expenses 2 incurred by a developer partner or Baseball Stadium Events 3 Company in a qualified project in connection with the acquisition, 4 construction, installation and equipping of the qualified project.

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Sec. 9. "County" means Clark County, Nevada.

6 **Sec. 10.** "Developer partner" means a person who provides 7 money to pay the costs of the design, acquisition, construction, 8 entitlement, leasing, improvement, financing, equipping, operation 9 or maintenance, or any combination thereof, of the Major League 10 Baseball stadium project or the cost of any capital improvements to 11 the Major League Baseball stadium project.

12 Sec. 11. "Major League Baseball stadium project" means any 13 enterprise to design, acquire, construct, entitle, lease, improve, 14 equip, finance, operate or maintain, or any combination thereof, 15 within the boundaries of the sports and entertainment improvement 16 district a baseball stadium capable of hosting the home games of the 17 Major League Baseball team and that complies with section 22 of 18 this act and all necessary or desirable appurtenances or incidentals 19 thereof for the operation of the Major League Baseball stadium 20 project.

21 Sec. 12. "Major League Baseball team" means the Major 22 League Baseball team that is locating or relocating within the sports 23 and entertainment improvement district.

**Sec. 13.** "Person" means a natural person, any form of business or social organization and any other nongovernmental legal entity, including, but not limited to, a corporation, partnership, association, trust or unincorporated organization. The term does not include a government, governmental agency or political subdivision of a government.

30 Sec. 14. "Qualified project" means a project that meets the 31 definition and applicable requirements of a Major League Baseball 32 stadium project, as set forth in this act.

33 Sec. 15. "Resort corridor homelessness prevention and 34 assistance fund" means the fund created by the County pursuant to 35 section 20 of this act.

36 **Sec. 16.** "Sports and entertainment improvement district" 37 means the district created by section 28 of this act.

38 Sec. 17. "Stadium Authority" means the Clark County
39 Stadium Authority created by section 21 of the Southern Nevada
40 Tourism Improvements Act.

41 **Sec. 18.** In addition to the powers and authority vested in the 42 Stadium Authority pursuant to the Southern Nevada Tourism 43 Improvements Act, the Stadium Authority is hereby authorized and 44 empowered to undertake the development of the Major League 45 Baseball stadium project pursuant to the terms of this act.





1 **Sec. 19.** The Board of Directors shall create a baseball stadium 2 tax account and a baseball stadium capital projects fund to carry out 3 the provisions of this act.

4 **Sec. 20.** 1. The Board of County Commissioners shall create 5 a resort corridor homelessness prevention and assistance fund.

6 2. In managing the fund, the County shall coordinate with the 7 Major League Baseball team and the Nevada Resort Association.

8 3. Money in the fund shall be used exclusively to provide 9 assistance to people who are at risk of becoming homeless or are 10 currently experiencing homelessness by supporting programs which 11 are designed to:

12 (a) Prevent homelessness;

(b) Help individuals and families to regain stable housing; or

14 (c) Diminish the incidence of homelessness in and around the 15 Southern Nevada resort corridor.

4. To the extent practicable, money in the fund shall be
invested in programs which provide a range of service, including,
without limitation, emergency rental assistance, utility assistance,
case management, job training, rehabilitation, respite and counseling
services.

21 **Sec. 21.** In furtherance of the duties and responsibilities set 22 forth in this act, the Stadium Authority may:

Apply for and accept any gift, donation, bequest, grant or
other source of money to finance or develop the Major League
Baseball stadium project.

26 2. Require and receive such audits and other measurements of 27 the performance of a developer partner or the Baseball Stadium 28 Events Company as it deems necessary to ensure that the operation 29 of the Major League Baseball stadium project complies with this 30 act, except that the Stadium Authority may not require an audit of 31 the general business of the Major League Baseball team or any 32 developer partner.

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3. Consider and approve or disapprove:

(a) An annual capital improvement budget for the Major League
Baseball stadium project submitted by the Baseball Stadium Events
Company.

(b) Any specific requests for capital improvements proposed by
the Baseball Stadium Events Company or the Major League
Baseball team.

40 4. Perform any other act that may be necessary, convenient, 41 desirable or appropriate to carry out the powers and duties of the 42 Stadium Authority with respect to the Major League Baseball 43 stadium project.

44 Sec. 22. 1. The Stadium Authority shall negotiate and may 45 enter into a development agreement, lease agreement and a





non-relocation agreement with respect to the Major League Baseball
 stadium project that complies with subsections 2, 3 and 5, as
 applicable, if the Board of Directors:

4 (a) Within 12 months after the effective date of this act or, if the 5 Board determines that an extension of this period is necessary or 6 desirable, within 18 months after that effective date, finds that 7 Major League Baseball has authorized the Major League Baseball 8 team to locate or relocate within the sports and entertainment 9 improvement district;

10 (b) Within 12 months after the effective date of this act or, if the 11 Board determines that an extension of this period is necessary or 12 desirable, within 18 months after that effective date, finds that the 13 Major League Baseball team has committed to locate or relocate 14 within the sports and entertainment improvement district;

15 (c) Selects as a developer partner one or more persons who 16 have:

(1) Disclosed to the Board as a matter of public record theidentity of the person or persons;

19 (2) Provided documentation satisfactory to the Board to 20 indicate that the person or persons selected to be a developer partner 21 have an affiliation with the Major League Baseball team;

(3) Demonstrated to the satisfaction of the Board that the
 developer partner is able to successfully develop and construct the
 Major League Baseball stadium project; and

(4) Provided to the Board adequate financial security for the
performance of the financial obligations of a developer partner for
the development and construction of the Major League Baseball
stadium project; and

(d) Selects a Baseball Stadium Events Company which has
 disclosed to the Board the identity of each of its owners and
 managers.

32 2. A development agreement for the Major League Baseball 33 stadium project entered into by the Stadium Authority with a 34 developer partner selected by the Board of Directors pursuant to 35 paragraph (c) of subsection 1 must require the location, design, fit 36 and finish of the Major League Baseball stadium project to be 37 consistent with first-class, premier Major League Baseball facilities 38 currently in operation or approved for construction by Major League 39 Baseball and:

40 (a) Identify the site of the project;

(b) Set forth the overall design, scope and specifications of the
project, which must include, without limitation, an enclosed baseball
stadium with an attendance capacity of approximately 30,000
persons;





1 (c) Set forth the sources of financing to pay the costs of the 2 development and construction of the project in a manner consistent 3 with the provisions of sections 18 to 35, inclusive, of this act;

4 (d) Require the developer partner to provide periodic progress
5 reports to the Board of Directors on the status of the development
6 and construction of the project;

7 (e) Set forth the procedures for the provision of the periodic 8 progress reports described in paragraph (d) and the information 9 required to be included in such reports;

(f) State that any and all development and construction cost 10 overruns for the development and construction of the project must 11 12 be the sole responsibility of the developer partner, except that any 13 cost overrun must not be the responsibility of the developer partner 14 if the cost overrun is caused by a change in development or 15 construction mandated by the Stadium Authority after the execution 16 of the development agreement, other than a change in development 17 or construction after the execution of the development agreement 18 that is required to comply with a building code, including, without 19 limitation, a change relating to building safety;

20 (g) Contain provisions that are consistent with sections 25, 26 21 and 33 of this act;

(h) Provide for an adequate contribution by the developer partner for the construction or improvement of any infrastructure off the site of the project that is determined to be necessary for the project by the Department of Transportation, the County or any municipality in which the project is located and that is specified in the regional infrastructure and service evaluation required for a high impact project before a special use permit is issued for the project;

29 (i) Require that the developer partner ensure that no action or 30 inaction by the developer partner, or any person hired or retained by 31 the developer partner to act on behalf of the developer partner, in the 32 development or construction of the project results in a mechanic's 33 lien or judgment lien against the project that is not cured by the 34 developer partner within a customary amount of time using commercially reasonable efforts, which must be determined in 35 accordance with the laws of this State and must be such time and 36 37 efforts as are approved by the Board of Directors;

(j) Take into consideration the use of multimodal facilities that
 use alternative modes of transportation and do not have detrimental
 impacts on other permitted transportation projects; and

41 (k) Contain such other terms as deemed necessary and 42 appropriate by the Stadium Authority.

43 3. A lease agreement entered into by the Stadium Authority
44 with the Baseball Stadium Events Company described in paragraph
45 (d) of subsection 1 must set forth the requirements and





responsibilities of the Baseball Stadium Events Company with
 respect to the operation of the Major League Baseball stadium
 project and must:

4 (a) Be for a term of not less than 30 years and may include 5 rights for the Baseball Stadium Events Company to renew the lease 6 agreement with the approval of the Stadium Authority;

7 (b) Grant the Baseball Stadium Events Company full operational 8 control of the project;

9 (c) Not contain any provision that interferes with the discretion 10 of the Baseball Stadium Events Company to operate the project, 11 including, without limitation, a provision restricting in any manner 12 the programs or events that may be held at the project;

13 (d) Authorize the Baseball Stadium Events Company to enter 14 into an agreement with another person to operate the project on a 15 day-to-day basis, as deemed necessary or appropriate by the 16 Baseball Stadium Events Company;

17 (e) Establish a minimum standard for the maintenance of, and 18 capital reinvestment in, the project to ensure that the design and 19 development standards set forth in sections 18 to 35, inclusive, of 20 this act are maintained or enhanced throughout the term of the lease 21 agreement;

(f) Provide for the annual allocation of the revenue from, and
expenses of, the operation of the project in a manner consistent with
sections 18 to 35, inclusive, of this act;

(g) State that the Baseball Stadium Events Company and the
developer partner are liable jointly and severally for the operating
losses of the project or the Baseball Stadium Events Company;

28 (h) Require an annual audit of the Baseball Stadium Events 29 Company by an independent certified public accountant in this State 30 who does not provide any similar or related services to a developer 31 partner or the Major League Baseball team, or any affiliate, 32 subsidiary, principal or related party of a developer partner or the 33 Major League Baseball team, and who is selected by the mutual agreement of the Stadium Authority and the Baseball Stadium 34 35 Events Company;

(i) Require the cost of the audit described in paragraph (h) to be
divided equally between the Stadium Authority and the Baseball
Stadium Events Company;

(j) Require that the term of any lease or sublease entered into by
the Baseball Stadium Events Company with the Major League
Baseball team must be at least 30 years;

42 (k) State that a person owning a controlling ownership interest 43 in the Baseball Stadium Events Company may sell or otherwise 44 transfer the person's ownership interest to a related or unrelated 45 third party only upon the approval of the Stadium Authority and that





1 the Stadium Authority must not unreasonably withhold such 2 approval;

3 (1) Provide that the Stadium Authority must comply with the 4 confidentiality provisions of section 24 of this act;

5 (m) Provide that the Baseball Stadium Events Company must 6 fund annually a capital reserve in an amount sufficient to ensure the 7 facility standard is maintained throughout the life of the Major 8 League Baseball stadium project, as determined jointly by the 9 Baseball Stadium Events Company and the Stadium Authority; and

10 (n) Such other terms and conditions as deemed necessary and 11 appropriate by the Board of Directors.

12 4. The Stadium Authority may enter into a combined 13 development and lease agreement that complies with the provisions 14 of subsections 2 and 3.

5. A non-relocation agreement entered into by the Stadium
Authority with the Baseball Stadium Events Company described in
subsection 1 must:

(a) Set forth the requirements and responsibilities of the
Baseball Stadium Events Company with respect to the conditions
under which the Major League Baseball team may relocate from the
sports and entertainment improvement district;

(b) Be for a term of not less than 30 years;

(c) Provide for damages in the event the Major League Baseball
 team relocates in violation of the agreement in an amount not less
 than:

(1) The amount required for the repayment of the principal
and interest then outstanding on the bonds issued to finance or
refinance the Major League Baseball stadium project;

29 (2) An amount equal to the then outstanding tax credits 30 subject to repayment pursuant to paragraph (g) of subsection 4 of 31 section 32 of this act; and

32 (3) Any costs resulting from early termination of such bonds;33 and

(d) Require the Baseball Stadium Events Company to provide
evidence satisfactory to the Stadium Authority of the ability to
satisfy the terms of the non-relocation agreement in the event the
Major League Baseball team relocates in violation of the agreement.

6. The Stadium Authority shall be considered a third-party
beneficiary of all agreements entered into by the developer partner,
the Baseball Stadium Events Company and the Major League
Baseball team with respect to the development, design, construction
or operation of the Major League Baseball stadium project.

43 **Sec. 23.** 1. The developer partner and the Baseball Stadium 44 Events Company shall develop a community benefits agreement to 45 ensure the greatest possible participation by all segments of the local



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1 community in the economic opportunities available in connection 2 with the design, construction and operation of the Major League 3 Baseball stadium project developed by the developer partner and 4 operated by the Baseball Stadium Events Company. The community 5 benefits agreement must be approved by the Board of Directors. The 6 community benefits agreement must be reviewed and updated not 7 less than once every 5 years and each such update must be approved 8 by the Board of Directors.

9 2. A baseball stadium community oversight committee must be
10 created to oversee the implementation and administration of the
11 community benefits agreement developed pursuant to subsection 1.
12 The baseball stadium community oversight committee is hereby
13 authorized to enforce the provisions of the community benefits
14 agreement which it was created to oversee.

15 3. The baseball stadium community oversight committee must 16 include at least one member who is appointed by the Board of 17 County Commissioners. The member appointed by the Board of 18 County Commissioners must not be:

19 (a) An elected official;

20 (b) An employee of the Major League Baseball team or an 21 affiliate or related entity of the Major League Baseball team;

(c) A representative of a business that is engaged by a business
 providing goods or services to the Major League Baseball team or
 the Major League Baseball stadium project; or

(d) A representative of a labor union representing employees, or
seeking to represent employees, working at or for the Major League
Baseball stadium project.

**Sec. 24.** 1. Except as otherwise provided in subsection 3 and NRS 239.0115, the Stadium Authority shall keep confidential any record or other document provided to the Stadium Authority by a developer partner, the Major League Baseball team or the Baseball Stadium Events Company, which is in the possession of the Stadium Authority, if the person providing the information:

(a) Submits a request in writing that the record or otherdocument be kept confidential by the Stadium Authority; and

(b) Demonstrates to the satisfaction of the Stadium Authority
 that the record or other document contains proprietary or
 confidential information.

2. If the Stadium Authority determines that a record or other
document contains proprietary or confidential information, the Chair
of the Board of Directors shall attach to the file containing the
record or document:

(a) A certificate signed by him or her stating that a request for
 confidentiality was made by the requesting entity and the date of the
 request;





1 (b) A copy of the written request submitted by the requesting 2 entity;

3 (c) The documentation to support the request submitted by the 4 requesting entity; and

5 (d) A copy of the decision of the Stadium Authority determining 6 that the record or other document contains proprietary or 7 confidential information.

8 3. Records and documents that are confidential pursuant to this 9 section:

10 (a) Are proprietary or confidential information of the requesting 11 entity;

12 (b) Are not a public record; and

13 (c) Must not be disclosed to any person who is not an officer or 14 employee of the Stadium Authority unless the requesting entity 15 consents to the disclosure.

16 4. As used in this section, "proprietary or confidential 17 information" has the meaning ascribed to it in NRS 360.247.

18 Sec. 25. 1. Except as otherwise provided in sections 18 to 19 35, inclusive, of this act and notwithstanding any other provision of 20 law to the contrary:

21 (a) Any contract, lease, sublease, lease-purchase agreement, 22 management agreement or other agreement entered into pursuant to sections 18 to 35, inclusive, of this act by the Stadium Authority, a 23 24 developer partner or any related entity relating to the Major League 25 Baseball stadium project financed in whole or in part pursuant to 26 sections 18 to 35, inclusive, of this act, and any contract, lease, 27 sublease, lease-purchase agreement, management agreement or 28 other agreement that provides for the design, entitlement, 29 acquisition, construction, improvement, repair, demolition, 30 reconstruction. equipment, financing, promotion, leasing. subleasing, management, operation or maintenance, 31 or any 32 combination thereof, of the Major League Baseball stadium project 33 or any portion thereof, or the provision of materials or services for the project are exempt from any law: 34

(1) Requiring competitive bidding or otherwise specifying
 procedures for the award of agreements of a type described in this
 paragraph;

38 (2) Specifying procedures for the procurement of goods or 39 services; or

40 (3) Limiting the term of any agreement of a type described in 41 this paragraph.

42 (b) The provisions of chapter 341 of NRS do not apply to the 43 Major League Baseball stadium project financed in whole or in part 44 pursuant to sections 18 to 35, inclusive, of this act or to any 45 agreement of a type described in paragraph (a).





1 (c) The provisions of chapter 338 of NRS do not apply to the 2 Major League Baseball stadium project financed in whole or in part 3 pursuant to sections 18 to 35, inclusive, of this act or to any 4 agreement of a type described in paragraph (a), except that:

5 (1) The provisions of NRS 338.013 to 338.090, inclusive, 6 apply to any construction work to be performed under any contract 7 or other agreement pertaining to the project even if the estimated 8 cost of the construction work is not greater than \$250,000 or the 9 construction work does not qualify as a public work, as defined in 10 NRS 338.010;

11 (2) Any person or entity that executes one or more contracts 12 or agreements for the actual construction, alteration, repair or 13 remodeling of the project shall include in such a contract or 14 agreement the contractual provisions and stipulations that are 15 required to be included in a contract for a public work pursuant to 16 the provisions of NRS 338.013 to 338.090, inclusive; and

17 (3) The Stadium Authority, any contractor who is awarded a 18 contract or enters into an agreement to perform the construction, 19 alteration, repair or remodeling of such an undertaking and any 20 subcontractor on the undertaking shall comply with the provisions 21 of NRS 338.013 to 338.090, inclusive, in the same manner as if the 22 County had undertaken the project or had awarded the contract.

23 2. The Stadium Authority and any prime contractor, 24 construction manager or project manager selected by the Stadium 25 Authority or a developer partner shall competitively bid all 26 subcontracts involving construction which the Stadium Authority 27 determines can be competitively bid without affecting the quality of 28 the Major League Baseball stadium project. Any determination by 29 the Stadium Authority that such a subcontract can or cannot be 30 competitively bid without affecting the quality of the Major League 31 Baseball stadium project is conclusive in the absence of fraud or a 32 gross abuse of discretion. The Stadium Authority shall establish one 33 or more procedures for competitive bidding which:

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(a) Must prohibit bidders from engaging in bid-shopping;

35 (b) Must not permit subcontractors to avoid or circumvent the 36 provisions of paragraph (c) of subsection 1; and

(c) Must, in addition to the requirements of section 26 of this
act, provide a preference for Nevada subcontractors in a manner that
is similar to, and with a preference that is equivalent to, the
preference provided in NRS 338.1389.

41 3. Any determination by the Stadium Authority regarding the 42 establishment of one or more procedures for competitive bidding, 43 and any determination by a developer partner or its prime 44 contractor, construction manager or project manager regarding the





award of a contract to any bidder, is conclusive in the absence of
 fraud or a gross abuse of discretion.

3 Sec. 26. 1. In addition to any other requirements set forth in sections 18 to 35, inclusive, of this act, and except as otherwise 4 5 provided in subsection 8, a development agreement entered into 6 pursuant to section 22 of this act, a lease agreement entered into pursuant to that section, a combined development agreement and 7 8 lease agreement entered into pursuant to that section and any other 9 agreement of any kind entered into by the Stadium Authority with a developer partner, must include provisions which require that any 10 contract or other agreement entered into by a prime contractor 11 12 selected by the Stadium Authority or a developer partner for the 13 construction of the Major League Baseball stadium project must 14 include a provision requiring that at least 15 percent of the Major 15 League Baseball stadium project must be subcontracted to small 16 local businesses.

17 2. A business shall be deemed to be a small local business for 18 the purposes of this section if:

(a) The business is financially and operationally independent
 from any other business;

(b) The business is not temporary and has operated for at least 4
 years before entering into the contract or agreement;

(c) The business maintains its principal place of business in afixed location within this State;

25 (d) The business has obtained all necessary licenses and 26 registration within this State; and

27 (e) The annual revenues of the business for each of the 28 immediately preceding 3 fiscal years has not exceeded:

29 30 (1) For public works projects, \$20,000,000;

(2) For any other construction projects, \$10,000,000;

31 (3) For any goods, materials, equipment and general services
 32 contracts, \$10,000,000;

(4) For professional services including, without limitation,
 architectural and engineering services, \$2,500,000; and

35

(5) For trucking services, \$3,500,000.

36 3. A contractor that subcontracts work to a small local business 37 pursuant to a contract or other agreement described in subsection 1 38 shall allow the small local business to be covered by any bond or 39 insurance of the contractor and may require the subcontractor to pay 40 a proportionate share of the cost for such coverage by the bond or 41 insurance.

42 4. A small local business to which work is subcontracted by a 43 contractor pursuant to a contract or other agreement described in 44 subsection 1 must ensure that its employees are hired in a manner 45 that does not discriminate against any person on any basis





prohibited by law. Such a contractor that subcontracts such work
 shall not impose any requirements on the small local business
 relating to the employees selected by the small local business to
 perform the subcontracted work.

5 5. A contractor that subcontracts work to a small local business 6 pursuant to a contract or agreement described in subsection 1 shall 7 provide a mentorship program to assist the small local business to 8 develop the skills necessary to carry out the work that is 9 subcontracted.

6. A prime contractor and each contractor that subcontracts 10 work to a small local business pursuant to a contract or other 11 12 agreement described in subsection 1 shall submit information to the 13 Stadium Authority verifying that the contractor has complied with the provisions of this section, and shall maintain all records, 14 15 including, without limitation, any information required by the 16 Stadium Authority, to ensure compliance with this section for not 17 less than 5 years after the expiration of the subcontract. Such records must be made available for inspection to the Stadium 18 19 Authority upon request.

7. Unless the requirements of subsection 1 are waived by the Stadium Authority pursuant to subsection 8, the failure of a prime contractor to comply with the requirements of subsection 1 shall be deemed a material breach of contract.

8. The Stadium Authority may waive the requirements of subsection 1 if a prime contractor presents proof satisfactory to the Stadium Authority that there is an insufficient number of small local businesses available and qualified to subcontract for the work to be performed. Such proof must include, without limitation, evidence that:

(a) Reasonable efforts were made to notify small local
businesses of the availability of work to be performed under a
contract or other agreement described in subsection 1, which must
include evidence of public advertisement calling for bids for a
period of not less than 20 days before the date on which such bids
must be submitted; and

(b) In considering the availability and qualifications of a small
local business to perform work under a contract or other agreement
described in subsection 1, a contractor reasonably considered the
work experience, safety history and financial stability of the small
local business.

41 **Sec. 27.** 1. The Stadium Authority shall retain the sole and 42 exclusive right to enter into agreements to provide for the sale, 43 license or transfer of personal seat licenses, stadium builder's 44 licenses or other similar instruments for any and all seats in the





Major League Baseball stadium project to generate revenues used
 for construction of the Major League Baseball stadium project.

3 The Stadium Authority may not grant any other person the 2. 4 right to enter into such agreements, but it may in the development 5 agreement entered into pursuant to subsection 2 of section 22 of this 6 act or a combined development and lease agreement entered into pursuant to subsection 4 of section 22 of this act, agree that any 7 8 agreements regarding personal seat licenses or similar instruments 9 will be made only in consultation with the developer partner or, if applicable, the Baseball Stadium Events Company and the Major 10 League Baseball team. Such personal seat licenses or similar 11 12 instruments may contain priority purchase rights to ticketed events 13 in the Major League Baseball stadium project, including the home 14 games of the Major League Baseball team.

3. Proceeds from the sale of personal seat licenses or similar instruments must be collected by or on behalf of the Stadium Authority for the benefit of the Major League Baseball stadium project and are a payment by purchasers to the owner of the Major League Baseball stadium project for special rights of access to events at the Major League Baseball stadium project.

21 With the consent of the Baseball Stadium Events Company 4. 22 and the Major League Baseball team, the Stadium Authority shall 23 have the power to enter into one or more agreements with third 24 parties pursuant to which it sells to each such third party, the right to 25 receive and own the proceeds from the sale, license or transfer of 26 personal seat licenses, stadium builder's licenses or other similar 27 instruments as described in subsection 1, for cash and such other 28 consideration as it deems appropriate to be paid upon sale or over 29 time. Any financing or similar transaction by any such third party to 30 effect such sale:

(a) Shall not be deemed a debt of the Stadium Authority for anypurpose;

(b) Must not provide for recourse for monetary damages against
the Stadium Authority for any reason, including any actual or
alleged nonperformance by any person;

(c) Shall not give rise to any obligation or liability for monetary
damages of the Stadium Authority to any person, including the third
party or anyone purchasing a personal seat license or providing
financing based on personal seat licenses through such third party or
otherwise, but may, with the approval of the Baseball Stadium
Events Company, provide remedies against the Baseball Stadium
Events Company; and

(d) May allow for an action for specific performance against theStadium Authority.





1 Sec. 28. 1. The Board of Directors shall notify the Board of 2 County Commissioners if the Board of Directors has made the 3 determinations pursuant to paragraph (a) of subsection 1 of section 4 34 of this act, whereupon the Board of County Commissioners shall 5 create a sports and entertainment improvement district for the 6 purpose of assisting in the financing or refinancing of the Major League Baseball stadium project. The sports and entertainment 7 8 improvement district must be:

9 (a) Located entirely within the County and outside the 10 boundaries of any incorporated city; and

(b) Include only the land on which the Major League Baseball
stadium project is or will be located and any surrounding or adjacent
properties necessary for the operation of the Major League Baseball
stadium project.

15 2. The Board of County Commissioners may from time to time 16 amend or modify the geographic boundaries of the sports and 17 entertainment improvement district by ordinance, but any such 18 amendment or modification:

(a) Must not impair any outstanding bonds or any revenuespledged to their payment; or

(b) Exclude from the sports and entertainment improvement
district land on which the Major League Baseball stadium project is
or will be located or any surrounding or adjacent property necessary
for the operation of the Major League Baseball stadium project.

With respect to any parcel that is split by the boundary of the 25 3. 26 sports and entertainment improvement district established pursuant 27 to this section, the County Treasurer or County Assessor shall 28 determine the apportionment of the proceeds of taxes collected 29 within such a parcel for the purposes of section 29 of this act. All determinations of the County Treasurer or County Assessor 30 pursuant to this section shall be deemed to be conclusive, absent 31 32 fraud or a gross abuse of discretion.

33 Sec. 29. 1. The Board of County Commissioners shall, to 34 pay the principal of and interest on bonds issued by the County 35 pursuant to section 34 of this act and the Local Government 36 Securities Law, whether funded, refunded or otherwise, incurred by the County to finance or refinance, in whole or in part, the Major 37 38 League Baseball stadium project and to pay for other amounts 39 described in subsection 4 of section 32 of this act, pledge the 40 proceeds of:

41

(a) The taxes imposed pursuant to:

42 (1) NRS 372.105 and 372.185 with regard to tangible 43 personal property sold at retail, or stored, used or otherwise 44 consumed, in the sports and entertainment improvement district 45 during a fiscal year.





1 (2) The Clark County Sales and Use Tax Act of 2005, with 2 regard to tangible personal property sold at retail, or stored, used or 3 otherwise consumed, in the sports and entertainment improvement 4 district during a fiscal year.

5 (3) The Clark County Crime Prevention Act of 2016, with 6 regard to tangible personal property sold at retail, or stored, used or 7 otherwise consumed, in the sports and entertainment improvement 8 district during a fiscal year.

9 (4) Chapter 377D of NRS, with regard to tangible personal 10 property sold at retail, or stored, used or otherwise consumed, in the 11 sports and entertainment improvement district during a fiscal year.

12 (5) NRS 374.110 and 374.111 or 374.190 and 374.191 with 13 regard to tangible personal property sold at retail, or stored, used or 14 otherwise consumed, in the sports and entertainment improvement 15 district during a fiscal year.

16 (6) Chapter 377 of NRS with regard to tangible personal 17 property sold at retail or stored, used or otherwise consumed, in the 18 sports and entertainment improvement district during a fiscal year.

19 (7) NRS 363A.130 or 363B.110 with regard to wages earned 20 by employees located within the sports and entertainment 21 improvement district during a fiscal year.

(8) NRS 680B.027 and 680B.030 with regard to insurance
 premiums earned from policies on businesses or assets within the
 sports and entertainment improvement district during a fiscal year.

25 (9) NRS 694C.450 with regard to insurance premiums earned 26 from policies on businesses or assets within the sports and 27 entertainment improvement district during a fiscal year.

28 (10) NRS 363C.200 with regard to gross revenues generated 29 within the sports and entertainment improvement district during a 30 fiscal year.

31 (11) NRS 368A.200 with regard to admission to any facility 32 where live entertainment is provided within the sports and 33 entertainment improvement district during a fiscal year.

34 (12) NRS 369.330 with regard to any liquor purchased or 35 otherwise consumed within the sports and entertainment 36 improvement district during a fiscal year.

37 (13) NRS 372B.140 with regard to fares charged for 38 transportation services for which the point of origin or the 39 destination is in the sports and entertainment improvement district.

40 (14) Chapter 361 of NRS with regard to personal property, as 41 defined in NRS 361.030, located in the sports and entertainment 42 improvement district during a fiscal year.

(b) The fee provided for in NRS 360.787 with regard to the
operating of a facility at which exhibitions are held within the sports
and entertainment improvement district during a fiscal year.





1 (c) A franchise fee imposed pursuant to chapter 354, 709 or 711 2 of NRS for the provision of electricity, gas telecommunications or 3 video services in the sports and entertainment improvement district.

4 (d) A business license fee imposed pursuant to chapter 354 of 5 NRS for a business located in the sports and entertainment 6 improvement district.

7 (e) With the approval of the Stadium Authority and the County, 8 any other taxes, fees and charges imposed at the time the sports and 9 entertainment improvement district is created or which are later 10 imposed by the County during the term of the development 11 agreement, lease agreement or non-relocation agreement entered 12 into pursuant to section 22 of this act, not including:

(1) Any tax, fee or charge that, if transferred to the baseball
stadium tax account, would violate the United States Constitution or
the Nevada Constitution;

16 (2) Any tax, fee or charge that is irrevocably pledged to the 17 repayment of a bond issued before the effective date of this act and 18 is not otherwise available to satisfy obligations of the County 19 pursuant to this section following the release of such tax, fee or 20 charge from such prior pledge;

21 (3) Any tax, fee or charge for services provided by any 22 publicly owned and operated utility; and

(4) Any ad valorem tax on real property exempted pursuant
to paragraph (c) of subsection 1 of section 33 of this act.

25 The provisions of this act must not be applied to modify, 2. directly or indirectly, any taxes levied or revenues pledged in such a 26 27 manner as to impair adversely any outstanding obligations of any 28 local government or the State, including, without limitation, bonds, 29 notes, medium-term financing, letters of credit and any other 30 financial obligation, until all such obligations have been discharged 31 in full or provision for their payment and redemption has been fully 32 made.

33 3. The Department of Taxation and the Division of Insurance 34 of the Department of Business and Industry may adopt regulations 35 regarding procedures for the identification and collection of the 36 taxes, fees and charges pledged pursuant to subsection 1 which the 37 Department is responsible for administering.

38 4. The state and each local government or other public body to 39 which taxes are paid shall provide commercially reasonable 40 procedures by which taxes, fees and charges that are paid by any 41 business operating in the sports and entertainment improvement 42 district are to be identified and segmented such that they can be 43 directed to the baseball stadium tax account and allocated in a 44 manner consistent with subsection 1 of section 32 of this act. All 45 persons and businesses operating in the sports and entertainment





1 improvement district shall be obligated to follow the established 2 commercially reasonable procedures.

For purposes of the taxes, fees and charges described in 3 5. subsection 1, the Major League Baseball team shall be considered 4 5 an employer within the sports and entertainment improvement 6 district and any tax, fee or charge imposed upon or passed-through to the Major League Baseball team, the Major League Baseball 7 8 stadium project or any affiliated or unaffiliated business operating 9 within the sports and entertainment improvement district shall be deemed to occur within the sport and entertainment district and 10 therefor inure to the benefit of the sports and entertainment 11 12 improvement district.

6. The pledge of all or a portion of the taxes, fees and charges
described in subsection 1 shall be deemed "pledged revenues" as
that term is defined in NRS 350.550 and as that term is used in
NRS 350.580.

17 7. Following the adoption of an ordinance creating a sports and 18 entertainment improvement district pursuant to section 28 of this 19 act, the Board of County Commissioners, the Department of 20 Taxation and the Division of Insurance of the Department of 21 Business and Industry shall enter into an agreement establishing the 22 procedures, including any deadlines, for the distribution to the 23 County of any money pledged pursuant to this section. Such 24 distributions:

(a) Must be made not less frequently than once each calendarquarter; and

27 (b) Must:

(1) Cease with respect to 90 percent of the taxes, fees and
charges collected in a fiscal year commencing in the fiscal year
immediately following the later of:

31 (I) The end of the fiscal year in which the 30th 32 anniversary of the County's issuance of any bonds pursuant to 33 section 34 of this act and the Local Government Securities Law 34 occurs;

(II) The date on which any bonds issued by the County
pursuant to section 34 of this act and the Local Government
Securities Law are fully repaid; or

(III) The date on which all refundable transferrable tax
credits have been repaid to the State pursuant to paragraph (d) of
subsection 8 of section 31 of this act.

(2) Continue after the dates set forth in subparagraph (1) with
respect to the remaining 10 percent of the taxes, fees and charges
collected in a fiscal year so long as the Major League stadium
project is owned by the Stadium Authority.





1 Sec. 30. 1. The State Treasurer shall provide a credit 2 enhancement of not less than 0.5 times the anticipated average 3 annual debt service for each fiscal year of the term of bonds issued 4 to finance the construction of the Major League Baseball stadium 5 project pursuant to section 34 of this act from funds appropriated for 6 the initial deposit or other funds available for that purpose. The credit enhancement may take the form of a guarantee, insurance, 7 8 letter of credit or other financial instrument or structure, as 9 reasonably determined by the State Treasurer.

2. The term of any authorized credit enhancement provided pursuant to subsection 1 shall be for a period equal to that of the term of any bonds issued to finance the construction of the Major League Baseball stadium project, including any refunding of those bonds, as set forth in section 34 of this act and shall be backed by the full faith and credit of the State.

3. The credit enhancement provided pursuant to subsection 1
may take the form of other financial assistance from the State
Infrastructure Bank, to the extent authorized by NRS 408.55061.

4. Notwithstanding the provisions of subsection 1, the form of the credit enhancement utilized shall be subject to approval by the Board of Directors of the Stadium Authority and the chief financial officer of the County, neither of which shall unreasonably withhold their approval of the form of credit enhancement proposed by the State Treasurer.

5. To the extent the debt service coverage ratio on any bonds issued to finance the construction of the Major League Baseball stadium project pursuant to section 34 of this act:

(a) Exceeds 3.0 times the anticipated annual debt service for any
year of the term of such bonds, the State Treasurer may submit a
written request to the Board of Directors of the Stadium Authority
and the chief financial officer of the County to cease the provision
of the credit enhancement provided pursuant to subsection 1 by 50
percent.

(b) Exceeds 4.0 times the anticipated annual debt service for any
year of the term of such bonds, the State Treasurer may submit a
written request to the Stadium Authority Board and the chief
financial officer of the County to cease the provision of the credit
enhancement provided pursuant to subsection 1.

(c) Falls below 2.0 times the anticipated annual debt service for any year of the term of such bonds, the State Treasurer shall reinstate the credit enhancement using one or more of the sources of funding specified in paragraph (b) of subsection 7, in an amount not less than 50 percent of the debt service due on the bonds in each of the next two successive fiscal years. Such reinstatement of the credit enhancement shall not prohibit the State Treasurer from





subsequently making a written request to the Stadium Authority and
 chief financial officer of the County for a reduction or cessation of
 the credit enhancement pursuant to paragraphs (a) or (b), as
 applicable, of this subsection.

5 6. Approval for any request made by the State Treasurer 6 pursuant to paragraph (a) or (b) of subsection 5 shall not be 7 unreasonably withheld by either the Board of Directors of the 8 Stadium Authority or the chief financial officer of the County.

9 The terms of any credit enhancement provided by the State 7. pursuant to subsection 1 must be set forth in an agreement entered 10 into by the Stadium Authority, the County and the State relating to 11 12 the financing of the Major League Baseball stadium project. Such an 13 agreement must contain notice and administrative terms with respect 14 to the credit enhancement as agreed to by the Stadium Authority, the 15 County and the State. A credit enhancement provided by the State 16 pursuant to subsection 1 may be pledged as additional security for 17 bonds or other securities issued pursuant to section 34 of this act and 18 must provide that:

(a) The State Treasurer shall deposit into a designated fund
securing such credit enhancement an amount of funds to secure the
obligations of the State under this section equal to 50 percent of the
debt service due on the bonds in each of the next two successive
fiscal years; and

(b) If the amount on deposit in the designated fund is drawn upon to pay debt service on the bonds or if such amount is less than the minimum required amount described in paragraph (a), the State Treasurer shall gather funds sufficient to replenish the designated fund to the minimum required amount from one or more of the following sources:

30

(1) Unreserved fund balance in the general fund of the State;

(2) Funds on deposit in the Consolidated Bond Interest and
 Redemption Fund pursuant to NRS 349.110;

(3) Funds on deposit in the Account to Stabilize the
Operation of the State Government in the State General Fund
pursuant to NRS 353.288;

(4) Legally available funds in the Nevada State Infrastructure
Bank Fund created by NRS 408.55073, including, without
limitation, from the proceeds of bonds, notes or other obligations
and appropriations made to the Nevada State Infrastructure Bank;

40 (5) Interest earned on amounts on deposit in the designated 41 fund securing such credit enhancement; and

42 (6) The amount of any Legislative appropriation to replenish43 the designated fund to the minimum required amount.

44 8. Any draw upon the designated fund securing the credit 45 enhancement provided by the State under this section shall be





1 deemed a loan from such designated fund to the County which shall 2 be a special obligation of the County payable solely from moneys 3 deposited in the baseball stadium tax account and available to 4 reimburse the State pursuant to paragraph (d) of subsection 4 of 5 section 32 of this act. A failure to make payments of any amounts 6 due under the special obligation of the County because of any 7 insufficiency in the amount of money in the baseball stadium tax 8 account and available to reimburse the State pursuant to paragraph 9 (d) of subsection 4 of section 32 of this act to make those payments shall be deemed not to constitute a default on the special obligation 10 of the County. Any such loan from the designated fund to the 11 12 County shall not be considered as a general obligation of the County 13 for any purpose, including, without limitation, when determining 14 any limit on the debt of the County, and if there are insufficient funds pursuant to section 32 of this act to repay the State, the State 15 16 Treasurer shall not withhold the payments of any other money that 17 would otherwise be distributed to the County from any source.

9. Moneys deposited by the State Treasurer into the designated fund pursuant to paragraph (c) of subsection 5 and subsection 7 are a continuing appropriation solely for the purpose of authorizing the expenditure of the transferred money for the purposes set forth in this section.

Sec. 31. 1. On behalf of a qualified project, the developer partner in such qualified project may apply to the Stadium Authority for a certificate of eligibility for transferable tax credits which may be applied to:

(a) Any tax imposed by chapters 363A and 363B of NRS, other
than taxes imposed pursuant to NRS 363A.130 and 363B.110 with
regard to the wages earned by employees located within the sports
and entertainment improvement district;

31 (b) The gaming license fees imposed by the provisions of 32 NRS 463.370;

(c) Any tax imposed by chapter 680B of NRS, other than taxes
 imposed pursuant to NRS 680B.027 and 680B.030 with regard to
 insurance premiums earned from policies on business or assets
 within the sports and entertainment improvement district; or

37 (d) Any combination of the fees and taxes described in 38 subparagraphs (a), (b) and (c).

392. For a project to be eligible for the transferable tax credits40 described in paragraph (a), (b) or (c) of subsection 1:

41 (a) The project must be a qualified project;

42 (b) The Board of County Commissioners shall have issued 43 bonds to fund construction of the project pursuant to section 34 of 44 this act; and





1 (c) The developer partner must, on behalf of the project, submit 2 an application to the Stadium Authority demonstrating that the 3 requirements set forth in paragraphs (a) and (b) of this subsection 4 have been satisfied.

5 3. If the Stadium Authority receives an application pursuant to subsection 2, the Stadium Authority shall approve such application 6 7 if the Stadium Authority finds that the project is a qualified project 8 and the requirements set forth in subsection 2 are otherwise 9 satisfied. The Stadium Authority shall issue a decision on the application not later than 30 days after the Stadium Authority's 10 receipt of such application that the Stadium Authority deems 11 12 complete.

4. If the Stadium Authority approves an application for a certificate of eligibility for transferable tax credits submitted pursuant to subsection 2, the Stadium Authority shall immediately forward a copy of the certificate of eligibility which identifies the estimated amount of the tax credits available pursuant to this section to:

19 (a) The developer partner;

20 (b) The Department of Taxation; and

21 (c) The Nevada Gaming Control Board.

5. A qualified project may be approved for a certificate of eligibility for transferable tax credits up to an aggregate maximum amount equal to the difference between \$380,000,000 and the amount of the bonds issued by the County pursuant to section 34, subject to the aggregate maximum limit on transferable tax credits set forth in paragraph (b) of subsection 8.

6. For the purpose of computing the amount of transferable tax credits for which a qualified project is eligible pursuant to subsection 5, and subject to paragraph (f) of subsection 8, a qualified project shall be entitled to transferable tax credits in an amount equal to 20 percent of the total amount of transferable tax credits available pursuant to subsection 5 per milestone upon the achievement of each of the milestones listed below:

(a) The Board of County Commissioner shall have issued bonds
to fund construction of the qualified project pursuant to section 34
of this act;

(b) Monthly draws have been made in the aggregate amount of
not less than 33 percent of total project costs pursuant to the trust
agreement described in paragraph (c) of subsection 2 of section 33
of this act;

42 (c) Monthly draws have been made in the aggregate amount of 43 not less than 66 percent of total project costs pursuant to the trust 44 agreement described in paragraph (c) of subsection 2 of section 33 45 of this act;





1 (d) A certificate of occupancy or other governmental 2 authorization required in order to operate the qualified project has 3 been obtained within 36 months of the issuance by the Board of 4 County Commissioners of the bonds to fund construction of the 5 qualified project pursuant to section 34 of this act, as such 36-month 6 period may be extended:

7 (1) By the Board of Directors if the Board of Directors 8 determines that an extension of such period is necessary or 9 desirable; or

10 (2) As a result of force majeure as determined pursuant to the 11 development agreement; and

(e) The Major League Baseball team's completion of its first full
 season of home Major League Baseball games held at the qualifying
 project.

15 7. Within 30 days of achieving any of the milestones described 16 in subsection 6, the developer partner shall provide written notice to the Stadium Authority describing the milestone that has been 17 achieved and setting forth the developer partner's irrevocable 18 declaration of the amount of transferable tax credits that will be 19 applied to each fee or tax set forth in paragraphs (a), (b) and (c) of 20 21 subsection 1, thereby accounting for all of the credits which will be 22 issued with respect to the relevant milestone. Upon receipt of such 23 written notice and accompanying declaration and the Stadium 24 Authority's confirmation that the relevant milestone has been 25 achieved, the Stadium Authority shall issue to the developer partner 26 a certificate of transferable tax credits in the amount approved by 27 the Stadium Authority for the fees or taxes included in the 28 declaration. The Stadium Authority shall notify the Department of 29 Taxation and the Nevada Gaming Control Board of all transferable 30 tax credits issued, segregated by each fee or tax set forth in paragraphs (a), (b) and (c) of subsection 1, and the amount of any 31 32 transferable tax credits transferred.

33

8. Except as otherwise provided in this section:

(a) The Stadium Authority shall not approve an application for
transferable tax credits if approval of the application would cause
the total amount of transferable tax credits approved pursuant to this
section in any fiscal year to exceed \$36,000,000.

(b) The total amount of transferable tax credits issued pursuant
to this section to all qualified projects in this State must not exceed
\$180,000,000.

(c) If in any fiscal year the developer partner is entitled to an
amount of transferable tax credits in excess of the per-fiscal year
limitation set forth in paragraph (a), the amount of transferable tax
credits in excess of such per-fiscal year limitation to which the
developer partner is entitled must be carried forward and made





available for approval by the Stadium Authority during subsequent
 fiscal years, subject to the aggregate cap on transferable tax credits

3 set forth in paragraph (b).

4 (d) If and to the extent that the total amount of transferrable tax 5 credits made available to a developer partner pursuant to subsection 6 5 exceeds \$90,000,000, the amount of transferrable tax credits in 7 excess of \$90,000,000 will be refunded to the State by the Stadium 8 Authority using money in the baseball stadium tax account pursuant 9 to subsection 4 of section 32 of this act.

10 (e) Each transferable tax credit issued pursuant to this section 11 expires 5 years after the date on which the transferable tax credit is 12 issued to the developer partner. A transferable tax credit issued 13 pursuant to this section may be transferred only once.

14 (f) The developer partner shall be required to pay to the State an 15 amount equal to the total amount of transferrable tax credits issued 16 to the developer partner pursuant to this section if a certificate of 17 occupancy or other governmental authorization required in order to 18 operate the qualified project has not been obtained within 60 months 19 of the issuance by the Board of County Commissioners of the bonds to fund construction of the qualified project pursuant to section 32 20 21 of this act, or a longer period if the 60 month period is extended:

(1) By the Board of Directors upon a determination by the
Board of Directors that an extension of such period is necessary or
desirable; or

25 (2) As a result of force majeure as determined pursuant to the 26 development agreement.

27 Sec. 32. 1. After paying any amounts needed to pay any 28 principal, interest or other costs due in connection with any bonds or 29 securities issued to finance or refinance the Major League Baseball 30 stadium project and to establish a reserve fund to secure the 31 payment of such bonds, the County Treasurer shall transfer the amounts pledged pursuant to section 29 of this act to the Stadium 32 33 Authority. The Stadium Authority shall deposit such proceeds into 34 the baseball stadium tax account created pursuant to section 19 of this act. 35

2. Except as otherwise provided in subsection 3, before the issuance of bonds pursuant to section 34 of this act, the Stadium Authority shall use the money in the baseball stadium tax account created pursuant to section 19 of this act only for one or more of the following purposes:

(a) To pay all or part of the cost to acquire, construct, design,
entitle, lease, improve, equip, operate or maintain, or any
combination thereof, within the boundaries of the sports and
entertainment improvement district the Major League Baseball
stadium project.





1 (b) To establish a bond reserve fund and other reserves for the 2 payment of the principal of bonds issued pursuant to section 34 of 3 this act or of the sinking fund payments with respect to such bonds, 4 the purchase or redemption of such bonds, the payment of interest 5 on such bonds or the payment of any redemption premium required 6 to be paid when the bonds are redeemed before maturity.

7 (c) To pay the costs incurred by the Stadium Authority to carry 8 out the provisions of sections 18 to 35, inclusive, of this act in an 9 amount not to exceed \$2,000,000.

3. The Stadium Authority shall not expend any proceeds of the
taxes, fees and charges described in section 29 of this act to pay any
costs to acquire, construct, design, entitle, lease, improve, equip,
operate or maintain, or any combination thereof, the Major League
Baseball stadium project unless:

(a) The costs are costs described in paragraph (c) of subsection2; or

(b) The conditions set forth in paragraphs (a) to (d), inclusive, ofsubsection 1 of section 22 of this act have been satisfied.

4. Except as otherwise provided in subsection 5, after the
issuance of bonds pursuant to section 34 of this act, the Stadium
Authority shall use money in the baseball stadium tax account
created pursuant to section 19 of this act only for the following uses:

(a) To pay the administrative costs of the Stadium Authority in
 an amount not to exceed \$1,000,000 each fiscal year, as adjusted
 annually pursuant to subsection 7.

26 (b) From the proceeds remaining after the payments required by 27 paragraph (a), to supplement the cost of operating and maintaining 28 the Major League Baseball stadium project if the Board of Directors 29 determines such payments are necessary because the Baseball 30 Stadium Events Company has failed to perform or breached the 31 lease agreement entered into pursuant to subsection 3 of section 22 32 of this act or a combined development and lease agreement entered 33 into pursuant to subsection 4 of section 22 of this act.

(c) From the proceeds remaining after the payments required by
 paragraphs (a) and (b), to create and make contributions to a debt
 service reserve fund:

37 (1) Until the start of the fiscal year immediately following 38 the date on which a certificate of occupancy or other governmental 39 authorization required in order to operate the Major League Baseball 40 stadium project is issued or obtained, in an amount equal to such 41 remaining proceeds until the debt service reserve level on the bonds 42 or other securities issued pursuant to section 34 of this act is two 43 times the average annual debt service on such bonds or other 44 securities; and





1 (2) After such date, in an amount not to exceed \$5,000,000 2 each fiscal year until the maximum debt service reserve level on the 3 bonds or other securities issued pursuant to section 34 of this act is 4 two times the average annual debt service on such bonds or other 5 securities.

6 (d) From the proceeds remaining after the payments required by 7 paragraphs (a), (b) and (c), to repay any amounts drawn under a 8 credit enhancement provided pursuant to section 30 of this act.

9 (e) From the proceeds remaining after the payments required by 10 paragraphs (a) to (d), inclusive, to replenish any draws on the debt 11 service reserve funds for the bonds in an amount equal to the total 12 aggregate amount of any such draws.

(f) From the proceeds remaining after the payments required by
paragraph (a) to (e), inclusive, and upon completion of the Major
League Baseball stadium project, to make contributions to the
baseball stadium capital projects fund created pursuant to section 19
of this act in an amount equal to at least \$5,000,000 per fiscal year,
as adjusted annually pursuant to subsection 7.

(g) From the proceeds remaining after the payments required by
paragraphs (a) to (f), inclusive, to refund to the State any amount of
transferrable tax credits made available to a developer partner
pursuant to section 31 of this act in excess of \$90,000,000.

(h) From the proceeds remaining after the payments required by
paragraphs (a) to (g), inclusive, and upon completion of the Major
League Baseball stadium project, to make contributions to the resort
corridor homelessness prevention and assistance fund in an amount
equal to at least \$5,000,000 per fiscal year, as adjusted annually
pursuant to subsection 7.

29 (i) From the proceeds remaining after the payments required by 30 paragraphs (a) to (h), inclusive, to make payments to a fund to 31 provide early debt retirement in an amount determined by the 32 Stadium Authority, a fund to make capital improvements to the 33 Major League Baseball stadium project in an amount determined by 34 the Stadium Authority and, subject to the provisions of subsection 35 10, a fund to pay for any infrastructure the Stadium Authority 36 determines is required on or around the project, except that no 37 payment pursuant to this paragraph may violate any covenant made 38 in connection with bonds issued pursuant to section 34 of this act 39 and, if any payment would violate such a covenant, the amount of 40 the payment must be used for such purpose as specified in the 41 ordinance or other instrument under which the bond or other 42 security is issued.

43 5. Upon the later to occur of the dates set forth in subparagraph
44 (1) of paragraph (b) of subsection 7 of section 29 of this act, the
45 Stadium Authority may use an amount not to exceed 10 percent of





1 the proceeds of the taxes, fees and charges described in section 29 of 2 this act generated in a fiscal year:

3

(a) To pay the operating expenses of the Stadium Authority; and 4 (b) To pay for capital improvements to the Major League 5 Baseball stadium project in an amount determined by the Stadium 6 Authority and, subject to the provisions of subsection 10, any 7 infrastructure the Stadium Authority determines is required on or 8 around the Major League Baseball stadium project.

9 The proceeds of the taxes, fees and charges described in 6. section 29 of this act, less the amount otherwise allocated to the 10 Stadium Authority pursuant to subsection 5, shall be returned to the 11 12 taxing entity or other entity that collected such taxes, fees and 13 charges for use by such taxing entity or other entity in accordance 14 with law once:

15 (a) The bonds issued pursuant to section 34 of this act have been 16 fully repaid and retired; and

17 (b) All refundable transferrable tax credits issued pursuant to section 31 of this act have been repaid to the State pursuant to 18 19 paragraph (d) of subsection 8 of section 31 of this act.

20 The monetary amounts specified in paragraphs (a), (f) and 7. (h) of subsection 4 must be adjusted for each fiscal year by adding 21 22 to the amount the product of the amount multiplied by the 23 percentage increase in the consumer price inflation index between 24 the calendar year ending on December 31, 2023, and the calendar 25 year immediately preceding the fiscal year for which the adjustment 26 is made.

27 8. Any debt service reserve fund described in this section to 28 secure the payment of bonds or securities issued pursuant to section 29 34 of this act must be held by the County or a trustee for the bonds. 30 The debt service reserve fund must be funded with cash and 31 investments permitted by the bond ordinance and NRS 355.170. 32 Interest on money in the debt service reserve fund must remain in 33 the fund and be used for the purposes for which the fund was 34 created. In addition to the uses of the debt service reserve fund in 35 paragraph (b) of subsection 2, money in the debt service reserve 36 fund may be:

37 (a) Allocated to pay the final years' debt service on the bonds 38 secured by the reserve funds if the money in the fund is fully 39 sufficient to retire all outstanding bonds secured thereby;

40 (b) When all bonds or other securities issued pursuant to section 34 of this act and any special obligations of the County under 41 42 section 30 of this act are no longer outstanding, transferred to the 43 baseball stadium capital projects fund created pursuant to section 19 44 of this act; or





1 (c) A combination of the purposes set forth in paragraphs (a) 2 and (b).

9. Any allocation of money in the debt service reserve fund pursuant to paragraph (a), (b) or (c) of subsection 8 requires the approval of the Stadium Authority, except that the County may, in its sole discretion, allocate money in the debt service reserve fund to pay scheduled principal and interest payments on bonds or other securities issued pursuant to section 34 of this act.

9 For purposes of determining the infrastructure required on 10. or around the Major League Baseball stadium project to be funded 10 as provided in paragraph (i) of subsection 4 and paragraph (b) of 11 12 subsection 5, upon completion of the Major League Baseball 13 stadium project and continuing each year thereafter, the County 14 shall provide to the Stadium Authority a list of infrastructure on or 15 around the Major League Baseball stadium project that the County 16 proposes to be funded as provided in paragraph (i) of subsection 4 and paragraph (b) of subsection 5. The Stadium Authority shall 17 18 consider such list when determining which infrastructure will be 19 funded as provided in paragraph (i) of subsection 4 and paragraph 20 (b) of subsection 5.

11. As used in this section, "consumer price inflation index"
means the Consumer Price Index for All Urban Consumers, U.S.
City Average, West Urban (All Items), as published by the Bureau
of Labor Statistics of the United States Department of Labor or, if
that index ceases to be published by the United States Department of
Labor, the published index that most closely resembles that index,
as determined by the Stadium Authority.

28 **Sec. 33.** 1. In addition to the requirements set forth in section 29 22 of this act, a development agreement, lease agreement or a 30 combined development agreement and lease agreement entered into 31 pursuant to section 22 of this act and any other agreement of any 32 kind entered into by the Stadium Authority with a developer partner, 33 the Baseball Stadium Events Company or the Major League Baseball team, or any affiliate, subsidiary or entity related to such a 34 person, must provide that: 35

36 (a) The contribution of the Stadium Authority to the costs of construction of the Major League Baseball stadium project, 37 38 excluding debt service on the bonds issued pursuant to section 34 of 39 this act and the proceeds from the sale, transfer or license of 40 personal seat licenses, stadium builder's licenses or other similar instruments pursuant to section 27 of this act and the sale of other 41 42 assets of the project which must be used to pay the costs of the 43 project and capital improvements thereto and including the 44 transferrable tax credits described in section 31 of this act, must not 45 exceed the lesser of:





- 1
- (1) The amount of \$380,000,000; or

2 (2) The amount of money generated and contributed to the 3 construction fund by the taxes, fees and charges described in section 4 29 of this act before the issuance of bonds pursuant to section 34 of 5 this act, plus the amount of \$25,000,000 as provided in subsection 3 6 and the maximum amount that may be raised and contributed to the construction fund from the issuance of bonds and other securities 7 pursuant to section 34 of this act that are secured by the proceeds of 8 9 the taxes, fees and charges described in section 29 of this act, as reasonably determined by the chief financial officer of the County 10 and the State Treasurer, after payment of issuance costs, including 11 12 capitalized interest, if applicable, and the cost of funding the debt 13 service reserve fund, plus the amount of transferrable tax credits described in section 31 of this act. 14

15 (b) The total debt undertaken by the Board of County 16 Commissioners at the request of the Stadium Authority must not at 17 any time exceed the amount required to satisfy the amount set forth 18 in paragraph (a), minus:

19 (1) The amount generated by the taxes, fees and charges 20 described in section 29 of this act before the issuance of bonds 21 pursuant to section 34 of this act; and

(2) The amount of any transferrable tax credits described in
 section 31 of this act.

Any bonds issued to refund bonds issued pursuant to section 34
of this act must not be taken into account in calculating compliance
with the debt limit set forth in this paragraph.

(c) Except as otherwise provided in this paragraph, all land, improvements and other property of any kind included in the total cost of the Major League Baseball stadium project pursuant to paragraph (h) of subsection 1 of section 34 of this act shall be the sole and exclusive property of the Stadium Authority and shall be exempt from ad valorem property taxes in this State. The provisions of this paragraph do not apply to:

(1) Any leasehold improvements that the Stadium Authority
and the Baseball Stadium Events Company or the Major League
Baseball team agree are made solely by the Stadium Events
Company or the Major League Baseball team; or

38 (2) Any personal property owned by the Major League 39 Baseball team.

40  $\rightarrow$  If any such leasehold improvements remain in existence at the 41 expiration of the lease, such leasehold improvements must be 42 transferred to the Stadium Authority at the expiration of the lease 43 agreement and, at that time, becomes the sole and exclusive 44 property of the Stadium Authority, unless otherwise provided in an 45 agreement between the Stadium Authority and the Baseball Stadium





Events Company or the Major League Baseball team. The ad
 valorem property tax exemption provided in this paragraph shall be
 terminated if the Stadium Authority, or any successor governmental
 entity, ceases to be the owner of the Major League Baseball stadium
 project.

6 (d) A developer partner and the Major League Baseball team 7 must ensure that any required transfer of land, improvements or 8 property occurs before the issuance of bonds or other securities 9 pursuant to section 34 of this act or simultaneously with the issuance of those bonds or other securities, provided, however, that 10 the Major League Baseball team may have the option to repurchase 11 12 the Major League Baseball stadium project at the end of the lease 13 period, including any extensions, at a cost reasonably determined 14 through a third-party appraisal obtained by the Board of Directors.

15 (e) The land on which the Major League Baseball stadium 16 project is to be located must be dedicated to the Stadium Authority 17 at no cost to the Stadium Authority before the issuance of bonds 18 pursuant to section 34 of this act or simultaneously with the 19 issuance of those bonds, provided, however, that the Major League 20 Baseball team may have the option to repurchase the Major League 21 Baseball stadium project at the end of the lease period, including 22 any extensions, at a cost reasonably determined by the Board of 23 Directors.

24 2. Except as otherwise provided in this act, the contribution of 25 the Stadium Authority to the cost of the development and 26 construction of the Major League Baseball stadium project must be 27 proportional in terms of amount, contemporaneous in terms of 28 timing and similar in terms of risk profile to the contribution to the 29 cost of the development and construction of the project by the 30 developer partner and:

(a) The developer partner shall pay the initial \$100,000,000 of
 the costs of the Major League Baseball stadium project.

(b) Payments after the initial payment described in paragraph (a) 33 34 will be pro-rata based on the percentage of the total cost of the 35 project described in paragraph (h) of subsection 1 of section 34 of 36 this act to be paid from money derived from the proceeds of the bonds issued pursuant to section 34 of this act and the taxes, fees 37 38 and charges described in section 29 of this act, excluding the 39 proceeds of the tax, fee or charge used to pay principal and interest 40 on the bonds issued pursuant to section 34 of this act, and the 41 proceeds generated from the transfer of the transferable tax credits 42 described in section 31 of this act, compared to the costs to be paid 43 from other sources, as adjusted to reflect that money derived from 44 the proceeds of the bonds issued pursuant to section 34 of this act 45 and the taxes, fees and charges described in section 29 of this act,





excluding the proceeds of the tax used to pay principal and interest
 on the bonds issued pursuant to section 34 of this act, together with
 the proceeds generated from the transfer of the transferable tax
 credits described in section 31 of this act, will be used to pay the last
 \$50,000,000 of the cost of the project.

6 (c) The procedures for making monthly draws for the cost of the 7 project will be delineated in a trust agreement, which will ensure 8 that no money derived from the proceeds of the bonds issued pursuant to section 34 of this act, the taxes, fees and charges 9 described in section 29 of this act and the proceeds generated from 10 the transfer of the transferable tax credits described in section 31 of 11 12 this act are expended unless money of the developer partner is 13 simultaneously expended and that no funds of the developer partner 14 are expended unless money derived from the proceeds of the bonds issued pursuant to section 34 of this act, the taxes, fees and charges 15 16 described in section 29 of this act and the proceeds generated from 17 the transfer of the transferable tax credits described in section 31 of this act are simultaneously expended, except for the initial payment 18 19 described in paragraph (a) and the last payment described in 20 paragraph (b).

(d) A trust agreement governing the draw of money for the costs
of the project will detail the evidence required to be provided before
a draw can be made and the requirements for an independent
engineer to review all work before the draw of money.

25 (e) The independent engineer described in paragraph (d) will 26 review the project sources and uses of money each month and, if the 27 independent engineer determines that there is a need for additional 28 money for the project because of a cost overrun, no payment may be 29 made from money derived from the proceeds of the bonds issued 30 pursuant to section 34 of this act or the taxes, fees and charges 31 described in section 29 of this act until the cost overrun is paid from 32 a source or combination of sources described in subparagraphs (1) 33 to (3), inclusive, of paragraph (f) of subsection 1 of section 34 of this act. 34

35 3. Any development agreement entered into between the 36 development partner and the County or any municipality in which 37 the project is located, including, without limitation, any agreement 38 required to be entered into with a local government pursuant to paragraph (h) of subsection 2 of section 22 of this act, shall provide 39 40 that the County or any other municipality in which the project is 41 located shall provide a credit in an amount not less than \$25,000,000 42 for any costs, expenses or charges imposed upon, assessed to or 43 otherwise required to be incurred by the development partner as part 44 of such agreement.





1 **Sec. 34.** 1. The Board of Directors shall request that the 2 Board of County Commissioners issue bonds of the County 3 pursuant to subsection 2 if the Board of Directors determines that:

4

(a) The Stadium Authority has:

5 (1) Entered into a development agreement, a lease agreement 6 and a non-relocation agreement pursuant to subsections 2, 3 and 5 of 7 section 22 of this act or a combined development and lease 8 agreement pursuant to subsection 4 of section 22 of this act and a 9 non-relocation agreement pursuant to subsection 5 of section 22 of 10 this act; and

11 (2) Approved a community benefits agreement pursuant to 12 section 23 of this act.

13 (b) The proceeds of the taxes, fees and charges described in 14 section 29 of this act that will be pledged to the payment of the 15 bonds issued by the County pursuant to this section and the Local 16 Government Securities Law, when combined with any credit 17 enhancement provided by the State pursuant to section 30 of this act, will reasonably generate sufficient revenue to meet or exceed 18 19 the debt service coverage ratio of 2.0 times the anticipated annual 20 debt service for each year of the term of the bonds.

(c) The Board of County Commissioners has enacted the
ordinance creating the sports and entertainment improvement
district and pledging the taxes, fees and charges described in section
29 of this act.

(d) The contract for the construction of the Major League
Baseball stadium project is a guaranteed maximum price contract
with a contingency amount of 10 percent of the estimated hard costs
of the Major League Baseball stadium project or such lesser
percentage as is determined to be adequate by the Board of
Directors but not less than 5 percent of the estimated hard costs of
Major League Baseball stadium project.

(e) The prime contractor for the construction of the Major
League Baseball stadium project has provided adequate security to
guarantee timely performance of the construction of the project and
liquidated damages related thereto.

(f) A developer partner has provided a financing commitment
that the Board of Directors finds is sufficient to pay the portion of
the estimated cost of the Major League Baseball stadium project that
is to be paid from sources other than money derived from the
proceeds of the bonds issued pursuant to this section, plus the
contingency amount approved by the Board pursuant to paragraph
(d), and is secured by any combination of the following:

(1) An irrevocable deposit of cash into a stadium project
construction fund held in trust by a commercial bank with trust
powers, which is established by a developer partner and the Stadium





1 Authority and which cannot be used for any purpose other than 2 payment of the cost of the project until those costs have been paid in 3 full.

4 (2) Closed construction debt financing, from a lender or 5 lenders rated "BBB+" or better by Standard and Poor's Rating 6 Services or "Baa1" or better by Moody's Investor Services, Inc., or 7 their equivalent as determined by the Board of Directors, which allows draws for the costs of construction of the project, interest 8 9 during construction and any costs of issuance. A draw under the closed construction debt financing may be subject to conditions 10 precedent, including, without limitation, a condition that there has 11 12 been delivery of proof of the availability of County money, a 13 condition that there has been delivery of satisfactory reports from an 14 independent engineer that certifies work being paid for under the 15 closed construction debt financing has been completed and that 16 stored materials have been verified, any condition required by state 17 or federal regulations or regulators governing banks and any condition that relates to confirmation of insurance for the project. 18 19 Such conditions precedent may also be required by the Board of 20 County Commissioners or the Stadium Authority to allow a draw on 21 the proceeds of the bonds issued pursuant to this section which are 22 held in trust by a commercial bank with trust powers.

23 (3) Irrevocable letters of credit or commitments to pay the 24 costs of construction of the project, which irrevocably and 25 unconditionally allow draws for the costs of construction of the 26 project and no other purpose until those costs have been paid in full, 27 which is provided by a bank with at least \$1 billion in assets that is 28 rated "BBB+" or better by Standard and Poor's Rating Services or "Baa1" or better by Moody's Investor Services, Inc., or their 29 30 equivalent as determined by the Board of Directors.

(g) A developer partner and the required state or local
government counterparty have executed any development
agreements required by state or local governments relative to
providing adequate offsite infrastructure improvements for the
Major League Baseball stadium project.

(h) The Stadium Authority and a developer partner have agreed
on an estimate of the total cost of the Major League Baseball
stadium project.

2. Except as otherwise provided in subsection 3, upon the request of the Board of Directors pursuant to subsection 1, the Board of County Commissioners shall issue bonds of the County in an amount that can be supported by the proceeds of the taxes, fees and charges described in section 29 of this act, together, if necessary, with the State credit enhancement described in section 30 of this act, while also meeting the debt service coverage ratio





required pursuant to subsection 1. After payment of the costs of
 issuing the bonds and making provisions for any required debt
 service reserve fund, the proceeds of any bonds issued pursuant to
 this subsection must be allocated to the Stadium Authority to be
 used for the Major League Baseball stadium project.

6 3. The Board of County Commissioners shall not issue bonds
7 pursuant to subsection 2 unless the Board of County Commissioners
8 finds that:

9

(a) The requirements of subsection 1 have been satisfied; and

10 (b) Payment of the costs of construction of the Major League 11 Baseball stadium project will be made over time by both the 12 Stadium Authority and a developer partner in accordance with 13 subsection 2 of section 33 of this act.

4. The securities required to be issued pursuant to this section
must be issued pursuant to the Local Government Securities Law,
and any bonds issued pursuant to this section may be refunded by
the County as provided in the Local Government Securities Law.

18 5. If the Board of County Commissioners issues bonds of the 19 County pursuant to subsection 2 and the Board of County 20 Commissioners has made the findings set forth in subsection 3:

(a) The bonds may be issued without complying with the
requirements of NRS 350.011 to 350.0165, inclusive, and 350.020,
pursuant to an ordinance of the Board of County Commissioners as
provided in the Local Government Securities Law, and no other
approval by a governmental entity or otherwise is required for the
issuance of the bonds under the laws of this State.

(b) The bonds are exempt from the limitation on indebtedness set forth in NRS 244A.059, and must not be included in the calculation of the indebtedness of the County under that section, but the County shall not become indebted by the issuance of the bonds for the purposes set forth in sections 18 to 35, inclusive, of this act in an amount exceeding 5 percent of the total last assessed valuation of taxable property of the County.

(c) The bonds must be treated as if the finding described in subparagraph (1) of paragraph (b) of subsection 3 of NRS 361.4727 had been made by the Board of County Commissioners and approved by the debt management commission of the County under subparagraph (2) of paragraph (b) of subsection 3 of NRS 361.4727.

6. Any determination or finding by the Board of Directors orthe Board of County Commissioners pursuant to this section isconclusive, absent fraud.

42 7. The Board of County Commissioners shall notify the
43 Department of Taxation following the repayment in full of bonds
44 issued by the County pursuant to this section.





1 **Sec. 35.** 1. The authority of the Board of Directors to 2 undertake the Major League Baseball stadium project shall expire if 3 the Board makes any of the following determinations:

4 (a) Within 12 months after the effective date of sections 18 to 5 35, inclusive, of this act or, if the Board determines that an 6 extension of this period is necessary or desirable, within 18 months 7 after the effective date of those sections, Major League Baseball has 8 not authorized the Major League Baseball team to locate or relocate 9 within the sports and entertainment improvement district.

(b) Within 12 months after the effective date of sections 18 to 35, inclusive, of this act or, if the Board determines that an extension of this period is necessary or desirable, within 18 months after the effective date of those sections, the Major League Baseball team has not committed to locate or relocate within the sports and entertainment improvement district.

16 (c) Within 18 months after the effective date of sections 18 to 17 35, the Stadium Authority has not approved and entered into a 18 development agreement pursuant to subsection 2 of section 22 of 19 this act.

(d) Within 18 months after Major League Baseball has
authorized the Major League Baseball team to locate or relocate
within the sports and entertainment improvement district, the
Stadium Authority has not approved and entered into a lease
agreement pursuant to subsection 3 of section 22 of this act.

(e) In lieu of the agreements described in paragraphs (c) and (d),
within 18 months after Major League Baseball has authorized the
Major League Baseball team to locate or relocate within the sports
and entertainment improvement district, the Stadium Authority has
not approved and entered into a combined development and lease
agreement pursuant to subsection 4 of section 22 of this act.

(f) Within 18 months after Major League Baseball has
authorized the Major League Baseball team to locate or relocate
within the sports and entertainment improvement district, the
Stadium Authority has not:

(1) Approved and entered into a non-relocation agreement
 pursuant to subsection 5 of section 22 of this act.

37 (2) Approved a community benefits agreement pursuant to 38 section 23 of this act.

2. Upon the expiration of the Board of Directors' authority to undertake the Major League Baseball stadium project pursuant to this section, the proceeds of the taxes, fees and charges described in section 29 of this act shall be returned to the taxing entity or other entity that collected such taxes, fees and charges for use by such taxing entity or other entity in accordance with law.





Sec. 36. Section 22 of the Southern Nevada Tourism
 Improvements Act, being chapter 2, Statutes of Nevada 2016, 30th
 Special Session, at page 20, is hereby amended to read as follows:
 Sec. 22, 1. The Stadium Authority must be governed

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34 35 Sec. 22. 1. The Stadium Authority must be governed by a Board of Directors consisting of the County Treasurer [,] and State Treasurer, who [is a] are nonvoting, ex officio [member] members of the Board, and nine members to be appointed as follows:

9 (a) Three members appointed by the Governor, at least 10 one of which must be appointed in the manner set forth in 11 subsection 2.

(b) Three members appointed by the Board of County
Commissioners, at least one of which must be appointed in
the manner set forth in subsection 2.

(c) One member appointed by the President of the
University who must be the executive director in charge of
managing events for the University or, if that position ceases
to exist, another officer or employee of the University who
has experience in the management of events.

(d) Two members representing the public elected by the
 members appointed pursuant to paragraphs (a), (b) and (c) [ In electing members pursuant to this paragraph, the members
 appointed pursuant to paragraphs (a), (b) and (c) shall
 consider the recommendations of:

(1) A National Football League team that has:

26 (I) Demonstrated to those members that it is
 27 interested in locating or relocating within the stadium district;
 28 or

29 (II) Committed to locate or relocate within the
 30 stadium district; and

(2) The person or persons who have:

(I) Demonstrated to those members that the person or persons are interested in and capable of entering into a lease with the Stadium Authority to operate the National Football League stadium project; or

(II) Entered into such a lease.] and appointed in
 the manner set forth in subsection 3.

38 2. One member appointed pursuant to paragraph (a) of 39 subsection 1 and one member appointed pursuant to 40 paragraph (b) of subsection 1 must be selected from a list of 41 nominees submitted to the appointing authority by the two 42 companies who, either directly or through subsidiaries, affiliates or any related entity under common control with the 43 44 companies, own or manage the businesses within the County, 45 which in the aggregate generate the greatest amount of taxes



1 on the rental of transient lodging in the County. If the 2 appointing authority reasonably determines that the nominees 3 on any such list of nominees submitted by a nominating 4 company are unacceptable, the companies must submit a new 5 list of nominees. If the appointing authority has determined 6 that no nominee on the first four lists of nominees offered by 7 a nominating company is acceptable, all additional 8 nominations for appointment to the Board must be made by 9 the association of resort hotels whose membership collectively paid the greatest amount of taxes on the rental of 10 transient lodging to the Fund for the Promotion of Tourism 11 12 pursuant to paragraph (a) of subsection 1 of NRS 244.3354 13 and paragraph (a) of subsection 1 of NRS 268.0962 in the 14 fiscal year immediately preceding the fiscal year in which the 15 appointment is made and whose members include the two 16 nominating companies or could include those companies if 17 those companies chose to be members of that association. For 18 purposes of this subsection, "affiliate" includes any company 19 in which a nominating company owns fifty percent or more of 20 the ownership interests. 21 3. Except as otherwise provided in subsection 4 of 22 section 23 of this act, in electing members pursuant to 23 paragraph (d) of subsection 1, the members appointed 24 pursuant to paragraphs (a), (b) and (c) shall: 25 (a) For one of the two members, consider the 26 recommendations of: 27 (1) A National Football League team that has: 28 (I) Demonstrated to those members that it is 29 interested in locating or relocating within the stadium 30 district: or (II) Committed to locate or relocate within the 31 32 stadium district; and 33 (2) The person or persons who have: 34 (I) Demonstrated to those members that the 35 person or persons are interested in and capable of entering 36 into a lease with the Stadium Authority to operate the 37 National Football League stadium project; or 38 (II) Entered into such a lease. 39 (b) For the other of the two members, consider the 40 recommendation of: 41 (1) A Major League Baseball team that has: 42 (I) Demonstrated to those members that it is

43 interested in locating or relocating within the sports and 44 entertainment improvement district created pursuant to





1	section 28 of the Southern Nevada Tourism Innovation Act;
2	or
3	(II) Committed to locate or relocate within that
4	district; and
5	(2) The person or persons who have:
6	(I) Demonstrated to those members that the
7	person or persons are interested in and capable of entering
8	into a lease with the Stadium Authority to operate the Major
9	League Baseball stadium project; or
10	(II) Entered into such a lease.
11	4. Each member of the Board of Directors must reside
12	within the stadium district and must:
13	(a) Have experience in the design, engineering and
14	construction of major commercial projects and estimating the
15	costs of the construction of major commercial projects;
16	(b) Have experience in the financing of capital projects in
17	this State;
18	(c) Have experience in the field of stadium, arena or event
19	management;
20	(d) Have experience in workforce development, training,
21	diversity or supplier engagement; or
22	(e) Be representatives of the private sector and have the
23	education, experience and skills necessary to effectively
24	execute the duties and responsibilities of a member of the
25	Board of Directors.
26	[4.] 5. A member of the Board of Directors may not be
27	employed by the same person as another member of the
28	Board or by an affiliate of such a person.
29	[5.] 6. A vacancy on the Board of Directors occurs
30	when a member:
31	(a) Dies or resigns; or
32	(b) Is removed, with or without cause, by the appointing
33	authority.
34	[6.] 7. A vacancy on the Board of Directors must be
35	filled for the remainder of the unexpired term in the same
36	manner as the original appointment pursuant to subsection 1.
37	[7.] 8. A member of the Board of Directors is not
38	entitled to receive any compensation for serving as a member
39	of the Board or as an officer or employee of the Stadium
40	Authority.
41	[8.] 9. The members of the Board of Directors are
42	public officers for the purposes of chapter 281A of NRS.





Sec. 37. Section 23 of the Southern Nevada 1 Tourism 2 Improvements Act, being chapter 2, Statutes of Nevada 2016, 30th 3 Special Session, at page 21, is hereby amended to read as follows: 4 Sec. 23. 1. Not later than 30 days after the effective 5 date of sections 21 to 37, inclusive, of this act: 6 (a) The Governor shall appoint: 7 (1) One member of the Board of Directors pursuant to 8 paragraph (a) of subsection 1 of section 22 of this act to an 9 initial term that commences on the date of the appointment and expires on December 31, 2018; and 10 (2) Two members of the Board of Directors pursuant 11 12 to paragraph (a) of subsection 1 of section 22 of this act to an 13 initial term that commences on the date of the appointment 14 and expires on December 31, 2019. 15 (b) The Board of County Commissioners shall appoint: 16 (1) One member of the Board of Directors pursuant to 17 paragraph (b) of subsection 1 of section 22 of this act to an 18 initial term that commences on the date of the appointment, 19 and expires on December 31, 2018; and 20 (2) Two members of the Board of Directors pursuant 21 to paragraph (b) of subsection 1 of section 22 of this act to an 22 initial term that commences on the date of the appointment, 23 and expires on December 31, 2019. 24 (c) The President of the University shall appoint the 25 member of the Board of Directors appointed pursuant to 26 paragraph (c) of subsection 1 of section 22 of this act. 27 Not later than 90 days after the organizational meeting 2. 28 held pursuant to subsection 2 of section 24 of this act, the 29 members of the Board of Directors appointed pursuant to 30 paragraphs (a), (b) and (c) of subsection 1 shall elect: 31 (a) One member of the Board pursuant to paragraph (d) of 32 subsection 1 of section 22 of this act to an initial term that 33 commences on the date of his or her election, and expires on December 31, 2018; and 34 35 (b) One member of the Board pursuant to paragraph (d) of 36 subsection 1 of section 22 of this act to an initial term that 37 commences on the date of his or her election, and expires on 38 December 31, 2019. 39 [After] Except as otherwise provided in this section, 3. 40 *after* the initial terms, each member of the Board of Directors 41 must be appointed for a 4-year term that begins on the day 42 following the day on which the immediately preceding term 43 expires. A member of the Board of Directors may be 44 reappointed.





If the County issues bonds pursuant to section 34 of 1 4. 2 the Southern Nevada Tourism Innovation Act. within 30 3 days of the date following the issuance of such bonds on which a vacancy occurs in the membership of the Board of 4 5 Directors with respect to one of the two members described 6 in paragraph (d) of subsection 1 of section 22 of this act or 7 the term of one of the two members described in paragraph 8 (d) of subsection 1 of section 22 of this act expires, the members of the Board of Directors appointed pursuant to 9 paragraphs (a), (b) and (c) of subsection 1 of section 22 of 10 this act shall elect a member of the Board pursuant to 11 12 paragraph (d) of subsection 1 of section 22 of this act to an 13 initial 4 year term that commences on the date of his or her 14 election. In electing a member pursuant to this subsection, the members of the Board of Directors appointed pursuant 15 16 to paragraphs (a), (b) and (c) of subsection 1 of section 22 17 of this act shall comply with the provisions of paragraph (b) 18 of subsection 3 of section 22 of this act.

**Sec. 38.** There is hereby appropriated from the State General Fund to the Nevada State Infrastructure Bank Fund the sum of \$25,000,000 for the credit enhancement described in section 30 of this act.

Sec. 39. Notwithstanding the provisions of NRS 218D.430 and
218D.435, a committee may vote on this act before the expiration of
the period prescribed for the return of a fiscal note in NRS
218D.475. This section applies retroactively from and after May 24,
2023.

28 Sec. 40. 1. This section and sections 1 to 35, inclusive, of 29 this act become effective upon passage and approval.

30 2. Sections 36 and 37 of this act become effective on the date that the Board of Directors of the Clark County Stadium Authority 31 32 determines that Major League Baseball has authorized a Major 33 League Baseball team to locate or relocate within the sports and 34 entertainment improvement district created pursuant to section 28 of 35 this act and that a Major League Baseball team has committed to 36 locate or relocate within the sports and entertainment improvement 37 district.

38

3. Section 38 of this act becomes effective on July 1, 2024.

(30)



