

SENATE BILL NO. 69—COMMITTEE ON GOVERNMENT AFFAIRS
(ON BEHALF OF THE CITY OF LAS VEGAS)

PREFILED DECEMBER 15, 2010

Referred to Committee on Government Affairs

SUMMARY—Revises provisions governing the issuance of city business licenses. (BDR 21-534)

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

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

AN ACT relating to cities; authorizing cities to issue business licenses before certain professionals and businesses obtain a license or permit from the State and approval from the health authority; and providing other matters properly relating thereto.

Legislative Counsel's Digest:

1 **Section 1** of this bill removes the requirement that certain professionals and
2 sellers of tangible personal property receive a permit or license from the
3 Department of Taxation or other regulatory agency of the State before receiving a
4 business license from a city.

5 Existing law requires a food establishment to receive a permit from the health
6 authority before receiving a business license from a city, county or other licensing
7 authority. (NRS 446.877) **Section 2** of this bill removes the requirement that a food
8 establishment receive a permit from the health authority before receiving a city
9 business license.

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

1 **Section 1.** NRS 268.095 is hereby amended to read as follows:
2 268.095 1. Except as otherwise provided in subsection 4, the
3 city council or other governing body of each incorporated city in
4 this State, whether organized under general law or special charter,
5 may:



* S B 6 9 *

1 (a) Except as otherwise provided in subsection 2 and NRS
2 268.0968 and 576.128, fix, impose and collect for revenues or for
3 regulation, or both, a license tax on all character of lawful trades,
4 callings, industries, occupations, professions and businesses
5 conducted within its corporate limits.

6 (b) Assign the proceeds of any one or more of such license taxes
7 to the county within which the city is situated for the purpose or
8 purposes of making the proceeds available to the county:

9 (1) As a pledge as additional security for the payment of any
10 general obligation bonds issued pursuant to NRS 244A.597 to
11 244A.655, inclusive;

12 (2) For redeeming any general obligation bonds issued
13 pursuant to NRS 244A.597 to 244A.655, inclusive;

14 (3) For defraying the costs of collecting or otherwise
15 administering any such license tax so assigned, of the county fair
16 and recreation board and of officers, agents and employees hired
17 thereby, and of incidentals incurred thereby;

18 (4) For operating and maintaining recreational facilities
19 under the jurisdiction of the county fair and recreation board;

20 (5) For improving, extending and bettering recreational
21 facilities authorized by NRS 244A.597 to 244A.655, inclusive; and

22 (6) For constructing, purchasing or otherwise acquiring such
23 recreational facilities.

24 (c) Pledge the proceeds of any tax imposed on the revenues from
25 the rental of transient lodging pursuant to this section for the
26 payment of any general or special obligations issued by the city for
27 a purpose authorized by the laws of this State.

28 (d) Use the proceeds of any tax imposed pursuant to this section
29 on the revenues from the rental of transient lodging:

30 (1) To pay the principal, interest or any other indebtedness
31 on any general or special obligations issued by the city pursuant to
32 the laws of this State;

33 (2) For the expense of operating or maintaining, or both, any
34 facilities of the city; and

35 (3) For any other purpose for which other money of the city
36 may be used.

37 2. The city council or other governing body of an incorporated
38 city shall not require that a person who is licensed as a contractor
39 pursuant to chapter 624 of NRS obtain more than one license to
40 engage in the business of contracting or pay more than one license
41 tax related to engaging in the business of contracting, regardless of
42 the number of classifications or subclassifications of licensing for
43 which the person is licensed pursuant to chapter 624 of NRS.



* S B 6 9 *

1 3. The proceeds of any tax imposed pursuant to this section
2 that are pledged for the repayment of general obligations may be
3 treated as "pledged revenues" for the purposes of NRS 350.020.

4 4. The city council or other governing body of an incorporated
5 city shall not require a person to obtain a license or pay a license tax
6 on the sole basis that the person is a professional. ~~[No license to
7 engage in any type of business may be granted unless the applicant
8 for the license signs an affidavit affirming that the business has
9 complied with the provisions of chapter 76 of NRS.]~~ The city
10 licensing agency shall provide upon request an application for a
11 business license pursuant to chapter 76 of NRS. As used in this
12 subsection, "professional" means a person who:

13 (a) Holds a license, certificate, registration, permit or similar
14 type of authorization issued by a regulatory body as defined in NRS
15 622.060, or who is regulated pursuant to the Nevada Supreme Court
16 Rules; and

17 (b) Practices his or her profession for any type of compensation
18 as an employee.

19 5. ~~[No license to engage in business as a seller of tangible
20 personal property may be granted unless the applicant for the license
21 presents written evidence that:~~

22 ~~(a) The Department of Taxation has issued or will issue a permit
23 for this activity, and this evidence clearly identifies the business by
24 name; or~~

25 ~~(b) Another regulatory agency of the State has issued or will
26 issue a license required for this activity.~~

27 6.] Any license tax levied under the provisions of this section
28 constitutes a lien upon the real and personal property of the business
29 upon which the tax was levied until the tax is paid. The lien has the
30 same priority as a lien for general taxes. The lien must be enforced:

31 (a) By recording in the office of the county recorder, within 6
32 months following the date on which the tax became delinquent or
33 was otherwise determined to be due and owing, a notice of the tax
34 lien containing the following:

- 35 (1) The amount of tax due and the appropriate year;
36 (2) The name of the record owner of the property;
37 (3) A description of the property sufficient for identification;

38 and

39 (4) A verification by the oath of any member of the board of
40 county commissioners or the county fair and recreation board; and

41 (b) By an action for foreclosure against such property in the
42 same manner as an action for foreclosure of any other lien,
43 commenced within 2 years after the date of recording of the notice
44 of the tax lien, and accompanied by appropriate notice to other
45 lienholders.



* S B 6 9 *

1 [7.] **6.** The city council or other governing body of each
2 incorporated city may delegate the power and authority to enforce
3 such liens to the county fair and recreation board. If the authority is
4 so delegated, the governing body shall revoke or suspend the license
5 of a business upon certification by the board that the license tax has
6 become delinquent, and shall not reinstate the license until the tax is
7 paid. Except as otherwise provided in NRS 239.0115 and 268.0966,
8 all information concerning license taxes levied by an ordinance
9 authorized by this section or other information concerning the
10 business affairs or operation of any licensee obtained as a result of
11 the payment of those license taxes or as the result of any audit or
12 examination of the books of the city by any authorized employee of
13 a county fair and recreation board for any license tax levied for the
14 purpose of NRS 244A.597 to 244A.655, inclusive, is confidential
15 and must not be disclosed by any member, official or employee of
16 the county fair and recreation board or the city imposing the license
17 tax unless the disclosure is authorized by the affirmative action of a
18 majority of the members of the appropriate county fair and
19 recreation board. Continuing disclosure may be so authorized under
20 an agreement with the Department of Taxation or the Secretary of
21 State for the exchange of information concerning taxpayers.

22 [8.] **7.** The powers conferred by this section are in addition and
23 supplemental to, and not in substitution for, and the limitations
24 imposed by this section do not affect the powers conferred by, any
25 other law. No part of this section repeals or affects any other law or
26 any part thereof, it being intended that this section provide a
27 separate method of accomplishing its objectives, and not an
28 exclusive one.

29 **Sec. 2.** NRS 446.877 is hereby amended to read as follows:

30 446.877 [No]

31 **1. Except as otherwise provided in subsection 2, no** license
32 under any license ordinance of a [city,] county or other licensing
33 authority [shall] **may** be issued for the operation of a food
34 establishment to any person owning or operating such food
35 establishment unless the permit required by this chapter has first
36 been granted by the health authority.

37 **2. The city council or other governing body of any**
38 **incorporated city in this State, whether organized under general**
39 **law or special charter, may issue a license to operate a food**
40 **establishment to a food establishment before the food**
41 **establishment obtains the permit required by this chapter from the**
42 **health authority.**

43 **Sec. 3.** This act becomes effective upon passage and approval.

