SENATE BILL NO. 191-SENATOR TITUS

FEBRUARY 15, 1999

Referred to Committee on Government Affairs

SUMMARY—Establishes requirements relating to projects of significant impact in Las Vegas urban growth zone. (BDR S-34)

FISCAL NOTE: Effect on Local Government: No.

Effect on the State or on Industrial Insurance: 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 land use; requiring a person who proposes to develop a project of significant impact in the Las Vegas urban growth zone to submit an impact statement; prohibiting a local governmental entity from approving such a project in certain circumstances; providing a remedy for alleged violations; and providing other matters properly relating thereto.

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

- **Section 1.** 1. A person who proposes to develop a project of
- 2 significant impact within the Las Vegas urban growth zone, as that zone is
- 3 described in NRS 463.3094, shall, unless the project was approved before
- 4 the effective date of this act, submit an impact statement to the local
- 5 government or unit thereof having authority over the zoning and approval
- of the project. The impact statement must be submitted at or before the time
- at which the project is being considered for approval.
- 2. An impact statement required pursuant to subsection 1 must set
- 9 forth:
- (a) The number of vehicle trips that the project will generate, estimated
- by applying to the proposed project the average trip rates for the peak days
- and hours established by the Institute of Transportation Engineers or its
- 13 successor.
- (b) The estimated number of additional pupils per grade that the project
- will cause to be enrolled in local schools.

- (c) The quantity of sewage effluent that the project will generate, estimated by applying a sewage generation factor established by the provider of sewer service or an equivalent calculation to the number of units or area of indoor floor space that will be created by the project.
- (d) The quantity of water that the project will demand during and after its construction, estimated by applying a demand factor established by the provider of water service or an equivalent calculation to the number of units that will be created by and the gross acreage that will be occupied by the project.
 - (e) The increase in quantity of storm water runoff that the project will generate, estimated by using standard hydrologic methods.

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- (f) The distance from the site on which the project will be located to the nearest facilities from which fire-fighting, police and emergency services are provided.
- (g) The existing capacities of schools, roads, sources of water supply and facilities for wastewater and flood control that will be affected by the project. This information must be obtained from the appropriate local providers of those services.
- (h) A brief statement setting forth the anticipated effect of the project on housing, mass transit, open space and recreation.
 - 3. A person shall not develop in phases, subdivide or otherwise partition a proposed project for the purpose of evading or avoiding the provisions of this section.
 - 4. An impact statement required pursuant to this section need not repeat information or data relevant to such a statement that is a matter of public record or is generally available to the public, including, without limitation, information:
 - (a) Contained in a report required by another federal or state law or local ordinance; or
 - (b) Regarding a phase of a project that consists of multiple phases of construction, if information pertaining to that phase has already been disclosed in a report pertaining to another phase or to the project as a whole.
- 5. A local government or unit thereof having authority over the zoning and approval of a project of significant impact shall not approve such a project unless:
 - (a) An impact statement has been submitted for the project pursuant to subsection 1; and
- (b) The local government or unit thereof determines that the capacities
 of schools, roads, sources of water supply and facilities for wastewater and
 flood control will be sufficient to support the project.
- 6. As used in this section, "project of significant impact" means a project that would create:

- (a) Tentative maps or planned unit developments of 300 units or more;
- (b) Tourist accommodations of 300 units or more;

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- 3 (c) A commercial or industrial facility having more than 350 employees 4 or generating more than 3,000 average daily vehicle trips; or
 - (d) A nonresidential development encompassing more than 160 acres.
- Sec. 2. 1. Whenever any person reasonably believes that a local government, unit thereof or any other person has violated section 1 of this act, the person may, through the attorney general, cause a complaint to be filed in the district court seeking to enjoin and restrain the local government, unit thereof or other person from continuing the violation or performing any act in furtherance thereof.
 - 2. The district court has jurisdiction of the proceeding and has the power to make and enter an order or judgment awarding such preliminary or final injunctive relief as in its judgment is proper.
- 3. This section does not require the attorney general to proceed with a complaint that the attorney general determines to be frivolous, without merit or filed with a vexatious purpose.
 - **Sec. 3.** This act becomes effective upon passage and approval.

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