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4/01/2003

**Assembly Bill 390  
(As Introduced)**

**SUGGESTED AMENDMENT**

**Proposed by CLARK COUNTY NEVADA**  
*Contact person: Dan Musgrove (702) 860-9900*

Amend section 1, page 2, by deleting lines 4 through 8 and inserting:

***"2. The provisions of subsection 1 do not prohibit a governing body from:***

***(a) Imposing an assessment or other charge authorized by law for any reconstruction described in subsection 1 that the governing body causes to be performed within a public right-of-way;***

***(b) Requiring any reconstruction described in subsection 1 of existing street improvements as a condition of approval for a change in the use of the land; and***

***(c) Entering into a license or maintenance agreement with a private entity that requires the private entity to maintain improvements described in subsection 1 that the entity owns that are contained within a public right-of-way. Improvements include, but are not limited to, special landscaping and sidewalks that deviate from general standards and private water lines from community water systems."***

ASSEMBLY GOVERNMENT AFFAIRS  
DATE: 4/2/03 ROOM: 3143 EXHIBIT G. 1/1  
SUBMITTED BY: Dan Musgrove