

ASSEMBLY BILL NO. 68—COMMITTEE ON COMMERCE AND LABOR  
(ON BEHALF OF THE DEPARTMENT OF TAXATION)

FEBRUARY 16, 2005

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Referred to Committee on Commerce and Labor

**SUMMARY**—Authorizes Department of Taxation to deny licenses or permits to persons liable to Department for payment of money. (BDR 32-390)

**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.

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AN ACT relating to taxation; authorizing the Department of Taxation to refuse to issue or renew certain licenses or permits if the applicant for the license or permit is liable to the Department for the payment of money; and providing other matters properly relating thereto.

**Legislative Counsel's Digest:**

- 1 Existing law authorizes the Department of Taxation to issue various licenses  
2 and permits in its administration of the tax laws. (Title 32 of NRS)  
3 This bill authorizes the Department to refuse to issue or renew any license or  
4 permit if the applicant is delinquent in paying certain taxes, fees, penalties and  
5 other obligations that are administered by or owed to the Department.
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THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN  
SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

- 1   **Section 1.** Chapter 360 of NRS is hereby amended by adding  
2 thereto a new section to read as follows:  
3   ***The Department may refuse to issue or renew any license or  
4 permit it is authorized to issue pursuant to the provisions of this  
5 title if the applicant for the license or permit:***  
6   ***1. Is delinquent in the payment of any tax or fee administered  
7 by the Department;***



- 1      2. *Has not paid a deficiency determination;*
- 2      3. *Is in default on a payment required pursuant to a written*
- 3      *agreement with the Department; or*
- 4      4. *Is otherwise liable to the Department for the payment of*
- 5      *money, including, without limitation, any penalties or interest*
- 6      *owed on any other obligation to the Department.*

7      **Sec. 2.** NRS 372.135 is hereby amended to read as follows:

- 8      372.135 1. **[After] Except as otherwise provided in NRS**  
9      **372.145 and section 1 of this act, after** compliance with NRS  
10     372.125, 372.130 and 372.510 by the applicant, the Department  
11     shall:

12     (a) Grant and issue to each applicant a separate permit for each  
13     place of business within the State.

14     (b) Provide the applicant with a full, written explanation of the  
15     liability of the applicant for the collection and payment of the taxes  
16     imposed by this chapter. The explanation required by this  
17     paragraph:

18        (1) Must include the procedures for the collection and  
19     payment of the taxes that are specifically applicable to the type of  
20     business conducted by the applicant, including, without limitation  
21     and when appropriate:

22            (I) An explanation of the circumstances under which a  
23     service provided by the applicant is taxable;  
24            (II) The procedures for administering exemptions; and  
25            (III) The circumstances under which charges for freight  
26     are taxable.

27        (2) Is in addition to, and not in lieu of, the instructions and  
28     information required to be provided by NRS 360.2925.

29        2. A permit is not assignable and is valid only for the person in  
30     whose name it is issued and for the transaction of business at the  
31     place designated on it. It must at all times be conspicuously  
32     displayed at the place for which it is issued.

33      **Sec. 3.** NRS 374.140 is hereby amended to read as follows:

- 34      374.140 1. **[After] Except as otherwise provided in NRS**  
35      **374.150 and section 1 of this act, after** compliance with NRS  
36      374.130, 374.135 and 374.515 by the applicant, the Department  
37      shall:

38        (a) Grant and issue to each applicant a separate permit for each  
39     place of business within the county.

40        (b) Provide the applicant with a full, written explanation of the  
41     liability of the applicant for the collection and payment of the taxes  
42     imposed by this chapter. The explanation required by this  
43     paragraph:



\* A B 6 8 \*

1       (1) Must include the procedures for the collection and  
2 payment of the taxes that are specifically applicable to the type of  
3 business conducted by the applicant, including, without limitation  
4 and when appropriate:

- 5           (I) An explanation of the circumstances under which a  
6 service provided by the applicant is taxable;  
7           (II) The procedures for administering exemptions; and  
8           (III) The circumstances under which charges for freight  
9 are taxable.

10       (2) Is in addition to, and not in lieu of, the instructions and  
11 information required to be provided by NRS 360.2925.

12       2. A permit is not assignable and is valid only for the person in  
13 whose name it is issued and for the transaction of business at the  
14 place designated therein. A permit must at all times be  
15 conspicuously displayed at the place for which it is issued.

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