

Amendment No. 309

Senate Amendment to Senate Bill No. 497

(BDR 22-1352)

Proposed by: Senate Committee on Government Affairs**Amends:** Summary: Yes Title: Yes Preamble: No Joint Sponsorship: No Digest: Yes

ASSEMBLY ACTION		Initial and Date	SENATE ACTION		Initial and Date
Adopted	<input type="checkbox"/>	Lost <input type="checkbox"/> _____	Adopted	<input type="checkbox"/>	Lost <input type="checkbox"/> _____
Concurred In	<input type="checkbox"/>	Not <input type="checkbox"/> _____	Concurred In	<input type="checkbox"/>	Not <input type="checkbox"/> _____
Receded	<input type="checkbox"/>	Not <input type="checkbox"/> _____	Receded	<input type="checkbox"/>	Not <input type="checkbox"/> _____

EXPLANATION: Matter in (1) ***blue bold italics*** is new language in the original bill; (2) ***green bold italic underlining*** is new language proposed in this amendment; (3) ***red strikethrough*** is deleted language in the original bill; (4) ***purple double strikethrough*** is language proposed to be deleted in this amendment; (5) ***orange double underlining*** is deleted language in the original bill that is proposed to be retained in this amendment; and (6) ***green bold*** is newly added transitory language.

SJA/EGO



Date: 4/15/2007

S.B. No. 497—Revises provisions relating to certain public facilities.
(BDR 22-1352)

SENATE BILL NO. 497—COMMITTEE ON GOVERNMENT AFFAIRS

MARCH 26, 2007

Referred to Committee on Government Affairs

SUMMARY—Revises provisions relating to certain public facilities. (BDR ~~122~~
20-1352)

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 public facilities; ~~authorizing the use of the proceeds of the residential construction tax for the maintenance of neighborhood parks;~~ authorizing the boards of county commissioners of certain larger counties to adopt procedures for the sale of the naming rights to a ~~park or recreational facility~~ shooting range owned by the county; and providing other matters properly relating thereto.

Legislative Counsel's Digest:

~~Existing law authorizes a city or county to impose a residential construction tax, the proceeds of which may only be used for the acquisition, improvement and expansion of neighborhood parks or the installation of facilities in existing or neighborhood parks. (NRS 278.4983) Section 1 of this bill authorizes a city or county to also use the proceeds of the residential construction tax for the maintenance of neighborhood parks.]~~

Under existing law, boards of county commissioners are authorized to acquire parcels of land for park, recreational, cultural and memorial purposes and to operate, maintain and improve parks and other recreational and cultural facilities and areas owned by the county. (NRS 244.300-244.3091) **Section 2** of this bill authorizes a board of county commissioners in a county whose population is 400,000 or more (currently Clark County) to adopt by ordinance procedures for the sale of the naming rights to a ~~park or recreational facility owned by the county, including a~~ shooting range ~~is~~ owned by the county.

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

1 **Section 1.** ~~NRS 278.4983 is hereby amended to read as follows:~~

2 ~~278.4983 1. The city council of any city or the board of county
3 commissioners of any county which has adopted a master plan and recreation plan,
4 as provided in this chapter, which includes, as a part of the plan, future or present
5 sites for neighborhood parks may, by ordinance, impose a residential construction
6 tax pursuant to this section.~~

7 ~~2. If imposed, the residential construction tax must be imposed on the
8 privilege of constructing apartment houses and residential dwelling units and~~

1 developing mobile home lots in the respective cities and counties. The rate of the
2 tax must not exceed:

3 (a) With respect to the construction of apartment houses and residential
4 dwelling units, 1 percent of the valuation of each building permit issued or \$1,000
5 per residential dwelling unit, whichever is less. For the purpose of the residential
6 construction tax, the city council of the city or the board of county commissioners
7 of the county shall adopt an ordinance basing the valuation of building permits on
8 the actual costs of residential construction in the area.

9 (b) With respect to the development of mobile home lots, for each mobile
10 home lot authorized by a lot development permit, 80 percent of the average
11 residential construction tax paid per residential dwelling unit in the respective city
12 or county during the calendar year next preceding the fiscal year in which the lot
13 development permit is issued.

14 3. The purpose of the tax is to raise revenue to enable the cities and counties
15 to provide neighborhood parks and facilities for parks which are required by the
16 residents of those apartment houses, mobile homes and residences.

17 4. An ordinance enacted pursuant to subsection 1 must establish the
18 procedures for collecting the tax, set its rate, and determine the purposes for which
19 the tax is to be used, subject to the restrictions and standards provided in this
20 chapter. The ordinance must, without limiting the general powers conferred in this
21 chapter, also include:

22 (a) Provisions for the creation, in accordance with the applicable master plan,
23 of park districts which would serve neighborhoods within the city or county.

24 (b) A provision for collecting the tax at the time of issuance of a building
25 permit for the construction of any apartment houses or residential dwelling units, or
26 a lot development permit for the development of mobile home lots.

27 5. All residential construction taxes collected pursuant to the provisions of
28 this section and any ordinance enacted by a city council or board of county
29 commissioners, and all interest accrued on the money, must be placed with the city
30 treasurer or county treasurer in a special fund. Except as otherwise provided in
31 subsection 6, the money in the fund may only be used for the acquisition,
32 improvement, maintenance and expansion of neighborhood parks or the
33 installation of facilities in existing or neighborhood parks in the city or county.
34 Money in the fund must be expended for the benefit of the neighborhood from
35 which it was collected.

36 6. If a neighborhood park has not been developed or facilities have not been
37 installed in an existing park in the park district created to serve the neighborhood in
38 which the subdivision or development is located within 3 years after the date on
39 which 75 percent of the residential dwelling units authorized within that
40 subdivision or development first became occupied, all money paid by the
41 subdivider or developer, together with interest at the rate at which the city or county
42 has invested the money in the fund, must be refunded to the owners of the lots in
43 the subdivision or development at the time of the reversion on a pro rata basis.

44 7. The limitation of time established pursuant to subsection 6 is suspended for
45 any period not to exceed 1 year, during which the State or the Federal Government
46 takes any action to protect the environment or an endangered species which
47 prohibits, stops or delays the development of a park or installation of facilities.

48 8. For the purposes of this section:

49 (a) "Facilities" means turf, trees, irrigation, playground apparatus, playing
50 fields, areas to be used for organized amateur sports, play areas, picnic areas,
51 horseshoe pits and other recreational equipment or appurtenances designed to serve
52 the natural persons, families and small groups from the neighborhood from which
53 the tax was collected.

1 (b) "Neighborhood park" means a site not exceeding 25 acres, designed to
2 serve the recreational and outdoor needs of natural persons, families and small
3 groups.] **(Deleted by amendment.)**

4 Sec. 2. Chapter 244 of NRS is hereby amended by adding thereto a new
5 section to read as follows:

6 *The board of county commissioners in a county whose population is 400,000
7 or more may adopt, by ordinance, procedures for the sale of the naming rights to
8 a park or recreational facility that is owned by the county, including, without
9 limitation, a shooting range [] that is owned by the county.*

10 Sec. 3. This act becomes effective on July 1, 2007.