

SENATE BILL NO. 248—SENATORS TOWNSEND; HARDY, HORSFORD,
LEE, MATHEWS, MCGINNESS AND RHOADS

MARCH 16, 2009

Referred to Committee on Government Affairs

SUMMARY—Authorizes the extension of the validity of certain building permits and development agreements beyond the original expiration date under certain circumstances. (BDR 22-981)

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 local governmental planning; authorizing the extension of the validity of certain building permits and development agreements for a maximum of 15 years beyond the original expiration date if the land is leased for renewable energy generation projects; providing that certain changes to regulations or laws which are made after the issuance of the permit or the time the agreement is entered into, and which apply environmental, life or safety restrictions to the land, apply to the permit; and providing other matters properly relating thereto.

Legislative Counsel's Digest:

Existing law prohibits construction without a building permit issued by the building official with authority over the land where any proposed construction would take place. (NRS 278.610) Existing law also authorizes the governing body of a city or county to enter into an agreement with a person concerning the development of land. (NRS 278.0201) This bill authorizes the extension of the validity of any such permit or agreement beyond its original expiration date if: (1) the permit holder or landowner cannot finance the proposed project; and (2) the land is leased for certain renewable energy projects. The extension is available for permits and agreements for residential and commercial development for a maximum of 15 years after the original expiration date of the permit or agreement. This bill also provides that if a building permit or development agreement is extended, no condition may be placed on the permit or agreement that was not imposed on the original permit or agreement. Additionally, this bill provides that new regulations or laws that apply environmental, life or safety protections to the



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15 land in question would also apply, but other zoning changes enacted after the
16 issuance of the permit would not.

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

1 **Section 1.** Chapter 278 of NRS is hereby amended by adding
2 thereto the provisions set forth as sections 2, 3 and 4 of this act.

3 **Sec. 2. 1. "Renewable energy" means a source of energy
4 that occurs naturally or is regenerated naturally, including,
5 without limitation:**

- (a) Biomass;
- (b) Fuel cells;
- (c) Geothermal energy;
- (d) Solar energy;
- (e) Waterpower; and
- (f) Wind.

12 **2. The term does not include coal, natural gas, oil, propane
13 or any other fossil fuel, or nuclear energy.**

14 **Sec. 3. "Renewable energy generation project" means a
15 project involving an electric generating facility or system that uses
16 renewable energy as its primary source of energy to generate
17 electricity. The term does not include a project involving an
18 electric generating facility or system that uses nuclear energy, in
19 whole or in part, to generate electricity.**

20 **Sec. 4. 1. A building official who issued a building permit
21 for a residential or commercial project may extend the period for
22 which the permit is valid if the person to whom the permit has
23 been issued:**

24 (a) Applies for an extension, subject to any applicable
25 ordinances or regulations adopted by the governing body or
26 building official; and

27 (b) Demonstrates to the satisfaction of the building official
28 that:

29 (1) Financing for the residential or commercial project is
30 not available; and

31 (2) The land will be leased for a renewable energy
32 generation project.

33 **2. A building permit that is extended pursuant to subsection 1
34 must not be effective:**

35 (a) For more than 15 years after the original expiration date of
36 the building permit; or

37 (b) If the land ceases to be leased for a renewable energy
38 generation project, after the period established by the building
39 official pursuant to subsection 3.



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1 3. If a building official extends the period for which a
2 building permit is valid pursuant to subsection 1, the building
3 official shall establish the maximum duration of the period for
4 which the permit will remain valid if the land is no longer leased
5 for a renewable energy generation project.

6 4. If a building official extends the period for which a
7 building permit is valid pursuant to subsection 1:

8 (a) No condition may be placed on the permit that was not
9 imposed on the original permit; and

10 (b) Except as otherwise provided in subsection 5, the
11 ordinances, resolutions or regulations applicable to the land and
12 governing the permitted uses of the land, density and standards for
13 design, improvements and construction are those in effect at the
14 time the building permit is issued.

15 5. Changes to ordinances, resolutions or regulations that
16 enforce environmental, life or safety standards against parcels of
17 land that the building official determines are similar to the land
18 for which the building permit was issued will apply to the parcel of
19 land for which the permit was issued.

20 6. As used in this section, "environmental, life or safety
21 standards" include, without limitation:

22 (a) Standards and codes relating to the usage of water; and
23 (b) Any specialized or uniform code related to environmental,
24 life or safety standards.

25 Sec. 5. NRS 278.010 is hereby amended to read as follows:
26 278.010 As used in NRS 278.010 to 278.630, inclusive, **and**
27 **sections 2, 3 and 4 of this act**, unless the context otherwise requires,
28 the words and terms defined in NRS 278.0105 to 278.0195,
29 inclusive, **and sections 2 and 3 of this act** have the meanings
30 ascribed to them in those sections.

31 Sec. 6. NRS 278.0201 is hereby amended to read as follows:
32 278.0201 1. In the manner prescribed by ordinance, a
33 governing body may, upon application of any person having a legal
34 or equitable interest in land, enter into an agreement with that
35 person concerning the development of that land. This agreement
36 must describe the land which is the subject of the agreement and
37 specify the duration of the agreement, the permitted uses of the land,
38 the density or intensity of its use, the maximum height and size of
39 the proposed buildings and any provisions for the dedication of any
40 portion of the land for public use. The agreement may fix the period
41 within which construction must commence and provide for an
42 extension of that deadline.

43 2. **For an agreement entered into for the residential or**
44 **commercial development of land, the governing body may extend,**
45 **beyond the original deadline and beyond any extension of that**



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1 *deadline pursuant to subsection 1, the period within which
2 construction must commence if the person:*

3 *(a) Applies for an extension, subject to any applicable
4 ordinances adopted by the governing body; and*

5 *(b) Demonstrates to the satisfaction of the governing body
6 that:*

7 *(1) Financing for the residential or commercial project is
8 not available; and*

9 *(2) The land will be leased for a renewable energy
10 generation project.*

11 *3. An agreement must not be extended pursuant to
12 subsection 2:*

13 *(a) For more than 15 years after the original deadline or, if the
14 deadline is extended pursuant to subsection 1, after that extension;
15 or*

16 *(b) If the land ceases to be leased for a renewable energy
17 generation project, after the period established pursuant to
18 subsection 4.*

19 *4. If a governing body extends a deadline pursuant to
20 subsection 2, the governing body shall establish the maximum
21 duration of the period for which the agreement will remain valid if
22 the land is no longer leased for a renewable energy generation
23 project.*

24 *5. Unless the agreement otherwise provides ~~;~~ and except as
25 otherwise provided in subsection 7, the ordinances, resolutions or
26 regulations applicable to that land and governing the permitted uses
27 of that land, density and standards for design, improvements
28 and construction are those in effect at the time the agreement is
29 made.*

30 *~~;~~ 6. This section does not prohibit the governing body from
31 adopting new ordinances, resolutions or regulations applicable to
32 that land which do not conflict with those ordinances, resolutions
33 and regulations in effect at the time the agreement is made, except
34 that any subsequent action by the governing body must not prevent
35 the development of the land as set forth in the agreement. The
36 governing body is not prohibited from denying or conditionally
37 approving any other plan for development pursuant to any
38 ordinance, resolution or regulation in effect at the time of that denial
39 or approval.*

40 *~~;~~ 7. Notwithstanding the provisions of subsection 6, if the
41 governing body extends a deadline pursuant to subsection 2,
42 changes to ordinances, resolutions or regulations that:*

43 *(a) Are made after the extension is granted; and*



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1 (b) Enforce environmental, life or safety standards against
2 land that the governing body determines are similar to the land for
3 which an agreement was made pursuant to this section,
4 ↵ apply to the land for which the agreement was made.

5 8. The provisions of subsection 2 of NRS 278.315 and NRS
6 278.350 and 278.360 do not apply if an agreement entered into
7 pursuant to this section contains provisions which are contrary to the
8 respective sections.

9 9. As used in this section, "environmental, life or safety
10 standards" include, without limitation:

11 (a) Standards and codes relating to the usage of water; and
12 (b) Any specialized or uniform code related to environmental,
13 life or safety standards.

14 Sec. 7. This act becomes effective on July 1, 2009.

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