

SENATE BILL No. 354—COMMITTEE ON JUDICIARY

MARCH 23, 2009

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Referred to Committee on Judiciary

**SUMMARY**—Revises provisions governing land use decisions.  
(BDR 22-235)

**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 land use planning; revising provisions relating to the appeal of land use decisions; and providing other matters properly relating thereto.

**Legislative Counsel's Digest:**

Under existing law, the governing body of each city and county is required to adopt an ordinance providing that an aggrieved person may appeal the decision of a planning commission, board of adjustment, hearing examiner or other similar official to the governing body. (NRS 278.3195) A person who is aggrieved by a decision of the governing body concerning that appeal may then appeal the decision of the governing body to the district court by filing a petition for judicial review. This bill authorizes an aggrieved person to appeal the decision of a governing body that considered a recommendation of a planning commission, board of adjustment, hearing examiner or other similar official or a decision of a governing body which was made without the necessity of a decision or recommendation by a planning commission, board of adjustment, hearing examiner or other similar official. Solely within the confines of a county whose population is 400,000 or more (currently Clark County), this bill also provides that, for the purpose of determining whether a person who is seeking judicial review of a decision of a governing body is an “aggrieved person” who may seek such judicial review of the decision: (1) the person shall be deemed not to be aggrieved unless the person appeared before the governing body, planning commission, board of adjustment, hearing examiner or other similar official on the matter which is the subject of the decision and fully set forth his position and the grounds in support of his position; and (2) the person shall not be deemed to be aggrieved on the basis that the decision he is appealing may increase or create competition which he claims may be detrimental to his property rights or other legal interests.

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\* S B 3 5 4 R 2 \*

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

1       **Section 1.** NRS 278.3195 is hereby amended to read as  
2 follows:

3       278.3195 1. Except as otherwise provided in NRS 278.310,  
4 each governing body shall adopt an ordinance providing that any  
5 person who is aggrieved by a decision of:

6       (a) The planning commission, if the governing body has created  
7 a planning commission pursuant to NRS 278.030;

8       (b) The board of adjustment, if the governing body has created a  
9 board of adjustment pursuant to NRS 278.270;

10     (c) A hearing examiner, if the governing body has appointed a  
11 hearing examiner pursuant to NRS 278.262; or

12     (d) Any other person appointed or employed by the governing  
13 body who is authorized to make administrative decisions regarding  
14 the use of land,

15     → may appeal the decision to the governing body. In a county  
16 whose population is 400,000 or more, a person shall be deemed to  
17 be aggrieved under an ordinance adopted pursuant to this subsection  
18 if the person appeared, either in person, through an authorized  
19 representative or in writing, before a person or entity described in  
20 paragraphs (a) to (d), inclusive, on the matter which is the subject of  
21 the decision.

22     2. Except as otherwise provided in NRS 278.310, an ordinance  
23 adopted pursuant to subsection 1 must set forth, without limitation:

24       (a) The period within which an appeal must be filed with the  
25 governing body.

26       (b) The procedures pursuant to which the governing body will  
27 hear the appeal.

28       (c) That the governing body may affirm, modify or reverse a  
29 decision.

30       (d) The period within which the governing body must render its  
31 decision except that:

32           (1) In a county whose population is 400,000 or more, that  
33 period must not exceed 45 days.

34           (2) In a county whose population is less than 400,000, that  
35 period must not exceed 60 days.

36           (e) That the decision of the governing body is a final decision  
37 for the purpose of judicial review.

38           (f) That, in reviewing a decision, the governing body will be  
39 guided by the statement of purpose underlying the regulation of the  
40 improvement of land expressed in NRS 278.020.

41           (g) That the governing body may charge the appellant a fee for  
42 the filing of an appeal.



\* S B 3 5 4 R 2 \*

1       3. In addition to the requirements set forth in subsection 2, in a  
2 county whose population is 400,000 or more, an ordinance adopted  
3 pursuant to subsection 1 must:

- 4       (a) Set forth procedures for the consolidation of appeals; and  
5       (b) Prohibit the governing body from granting to an aggrieved  
6 person more than two continuances on the same matter, unless the  
7 governing body determines, upon good cause shown, that the  
8 granting of additional continuances is warranted.

9       4. Any person who:

10      (a) Has appealed a decision to the governing body in accordance  
11 with an ordinance adopted pursuant to subsection 1 ~~H~~ and *is  
12 aggrieved by the decision of the governing body;*

13      (b) Is aggrieved by ~~the~~ a decision of ~~the~~ a governing body ~~H~~  
14 *regarding the use of land in which the governing body considered  
15 a recommendation of a person or entity described in paragraphs  
16 (a) to (d), inclusive, of subsection 1; or*

17      (c) *Is aggrieved by a decision of the governing body which,  
18 pursuant to the procedures contained in the applicable local  
19 ordinance, was made without the necessity of a decision or  
20 recommendation by a person or entity described in paragraphs (a)  
21 to (d), inclusive, of subsection 1,*

22      → may appeal that decision to the district court of the proper county  
23 by filing a petition for judicial review within 25 days after the date  
24 of filing of notice of the decision with the clerk or secretary of the  
25 governing body, as set forth in NRS 278.0235.

26       5. *In a county whose population is 400,000 or more, for the  
27 purpose of determining whether a person who is appealing a  
28 decision by filing a petition for judicial review is aggrieved by the  
29 decision:*

30       (a) *The person shall be deemed not to be aggrieved by the  
31 decision unless the person appeared in person, through an  
32 authorized representative or in writing and fully set forth his  
33 position and the grounds in support of his position:*

34           (1) *Before a person or entity described in paragraphs (a) to  
35 (d), inclusive, of subsection 1 that considered the matter, if  
36 applicable; and*

37           (2) *Before the applicable governing body.*

38           (b) *The person shall not be deemed to be aggrieved on the  
39 basis that the decision he is appealing may increase or create  
40 competition that he claims may be detrimental to his property  
41 rights or other legal interests.*

42       6. *The provisions of this section do not apply to a petition to  
43 designate the location of a proposed establishment as a gaming  
44 enterprise district pursuant to NRS 463.3084 or 463.3086.*

45       7. As used in this section, "person" includes ~~the~~:



\* S B 3 5 4 R 2 \*

1       (a) **The** Armed Forces of the United States or an official  
2 component or representative thereof **H; and**

3       (b) **Any governmental entity.**

4       **Sec. 2.** This act becomes effective on July 1, 2009.

(30)



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