

ASSEMBLY BILL NO. 122—ASSEMBLYMAN LIVERMORE

PREFILED FEBRUARY 3, 2011

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Referred to Committee on Government Affairs

**SUMMARY**—Authorizes the imposition of certain reasonable restrictions or requirements relating to systems for obtaining wind and solar energy. (BDR 22-592)

**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 energy; authorizing the imposition of certain reasonable restrictions or requirements relating to systems for obtaining wind and solar energy; and providing other matters properly relating thereto.

**Legislative Counsel's Digest:**

Under existing law, the governing body of a city or county: (1) may enact zoning regulations and restrictions to promote the health, safety, morals or general welfare of the community; (2) is prohibited from adopting an ordinance or taking any other action which unreasonably prohibits or restricts an owner of real property from using a system for obtaining solar or wind energy on his or her property; (3) may impose a reasonable restriction on the use of a system for obtaining wind energy which is related to the height, noise or safety of the system; and (4) is required to authorize the use of a system which uses solar or wind energy to reduce energy costs for a structure if the system and structure comply with all applicable building codes and zoning ordinances. (NRS 278.020, 278.02077, 278.0208, 278.580) The governing body of a city or county unreasonably prohibits or restricts the use of a system for obtaining solar or wind energy if the governing body imposes restrictions that significantly decrease the efficiency or performance of the solar or wind energy system unless the restriction provides for the use of a comparable alternative system. (NRS 278.02077, 278.0208) **Section 1** of this bill provides that, in addition to reasonable restrictions relating to height, noise or safety, reasonable restrictions on the use of a system for obtaining wind energy may include restrictions relating to location and appearance, and **section 2** of this bill authorizes the imposition of reasonable restrictions relating to the appearance, height, location, noise or safety of a system for obtaining solar energy.

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WHEREAS, Nevada has significant amounts of solar and wind resources available for use in the production of clean, renewable sources of energy; and

4 WHEREAS, It has been a stated goal of the Nevada Legislature to  
5 encourage the availability of these solar and wind resources for use  
6 by the residents of this State; and

7 WHEREAS, Local governments have traditionally been  
8 authorized to enact zoning and land use regulations and restrictions  
9 to promote the health, safety, morals and general welfare of their  
10 communities; and

WHEREAS, It is the intent of the Nevada Legislature to encourage local governments to balance the use of clean, renewable sources of energy with the promotion of the health, safety, morals and general welfare of their communities; now, therefore

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

**Section 1.** NRS 278.02077 is hereby amended to read as follows:

21       278.02077 1. Except as otherwise provided in subsection 2:  
22           (a) A governing body shall not adopt an ordinance, regulation or  
23 plan or take any other action that prohibits or unreasonably restricts  
24 the owner of real property from using a system for obtaining wind  
25 energy on his or her property.

(b) Any covenant, restriction or condition contained in a deed, contract or other legal instrument which affects the transfer or sale of, or any other interest in, real property and which prohibits or unreasonably restricts the owner of the property from using a system for obtaining wind energy on his or her property is void and unenforceable.

32       2. The provisions of subsection 1 do not prohibit a reasonable  
33 restriction or requirement;

34 (a) Imposed pursuant to a determination by the Federal Aviation  
35 Administration that the installation of the system for obtaining wind  
36 energy would create a hazard to air navigation; or

(b) Relating to the *appearance*, height, *location*, noise or safety of a system for obtaining wind energy.

39       3. For the purposes of this section, “unreasonably restricts the  
40 owner of the property from using a system for obtaining wind  
41 energy” includes the placing of a restriction or requirement on the  
42 use of a system for obtaining wind energy which significantly  
43 decreases the efficiency or performance of the system and which  
44 does not allow for the use of an alternative system at a substantially



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1 comparable cost and with substantially comparable efficiency and  
2 performance.

3       **Sec. 2.** NRS 278.0208 is hereby amended to read as follows:

4       278.0208 1. ***Except as otherwise provided in subsection 2:***

5           (a) A governing body shall not adopt an ordinance, regulation or  
6 plan or take any other action that prohibits or unreasonably restricts  
7 or has the effect of prohibiting or unreasonably restricting the owner  
8 of real property from using a system for obtaining solar energy on  
9 his or her property.

10          ~~(b)~~ (b) Any covenant, restriction or condition contained in a  
11 deed, contract or other legal instrument which affects the transfer  
12 or sale of, or any other interest in, real property and which prohibits  
13 or unreasonably restricts or has the effect of prohibiting or  
14 unreasonably restricting the owner of the property from using a  
15 system for obtaining solar energy on his or her property is void and  
16 unenforceable.

17          2. ***The provisions of subsection 1 do not prohibit a reasonable  
18 restriction or requirement relating to the appearance, height,  
19 location, noise or safety of a system for obtaining solar energy.***

20          3. For the purposes of this section, the following shall be  
21 deemed to be unreasonable restrictions:

22           (a) The placing of a restriction or requirement on the use of a  
23 system for obtaining solar energy which decreases the efficiency or  
24 performance of the system by more than 10 percent of the amount  
25 that was originally specified for the system, as determined by the  
26 Director of the Office of Energy, and which does not allow for the  
27 use of an alternative system at a substantially comparable cost and  
28 with substantially comparable efficiency and performance.

29           (b) The prohibition of a system for obtaining solar energy that  
30 uses components painted with black solar glazing.

31       **Sec. 3.** This act becomes effective upon passage and approval.

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