

**Amendment No. 350**

Senate Amendment to Senate Bill No. 103

(BDR 41-828)

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

Adoption of this amendment will REMOVE the 2/3s majority vote requirement from S.B. 103.

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 underlining*** is newly added transitory language.

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MNM/BAW



Date: 4/18/2011

S.B. No. 103—Authorizes a licensed interactive gaming service provider to perform certain actions on behalf of an establishment licensed to operate interactive gaming. (BDR 41-828)

## SENATE BILL NO. 103—COMMITTEE ON JUDICIARY

PREFILED JANUARY 27, 2011

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Referred to Committee on Judiciary

SUMMARY—~~[Authorizes a licensed interactive gaming service provider to perform certain actions on behalf of an establishment licensed to operate interactive gaming.] Clarifies that certain service charges are subject to the tax on live entertainment.~~  
(BDR ~~[41-828]~~ 32-828)

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 gaming; ~~[authorizing a licensed interactive gaming service provider to perform certain actions on behalf of an establishment licensed to operate interactive gaming.] clarifying that certain service charges are subject to the tax on live entertainment;~~ and providing other matters properly relating thereto.

Legislative Counsel's Digest:

1 Existing law authorizes certain gaming establishments to obtain a license to operate  
2 interactive gaming and additionally authorizes the licensing of manufacturers of interactive  
3 gaming systems and manufacturers of equipment associated with interactive gaming. (NRS  
4 ~~162.750, 162.765~~) This bill: (1) authorizes an interactive gaming service provider to perform  
5 certain actions on behalf of an establishment licensed to operate interactive gaming; and (2)  
6 requires that a person must obtain a license as an interactive gaming service provider before  
7 performing such actions. This bill also requires the Nevada Gaming Commission to establish  
8 by regulation certain provisions concerning: (1) the licensing requirements for an interactive  
9 gaming service provider; and (2) certain fees that an interactive gaming service provider may  
10 be required to pay.)

11 Under existing law, there is an excise tax that is imposed, with certain exceptions, on  
12 admission to any facility in this State where live entertainment is provided. Certain  
13 admission charges, gratuities and service charges are not subject to such tax on live  
14 entertainment. (NRS 368A.200) This bill clarifies existing law and specifies that service  
15 charges which are collected and retained by certain third parties are subject to the tax  
16 on live entertainment. This provision applies retroactively from January 1, 2004, the  
17 date on which the imposition of the tax on live entertainment became effective.

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

1      **Section 1. (Deleted by amendment.)**

2      **Sec. 2. (Deleted by amendment.)**

3      **Sec. 3. NRS 368A.200 is hereby amended to read as follows:**

4      368A.200 1. Except as otherwise provided in this section, there is hereby  
5 imposed an excise tax on admission to any facility in this State where live  
6 entertainment is provided. If the live entertainment is provided at a facility with a  
7 maximum occupancy of:

8      (a) Less than 7,500 persons, the rate of the tax is 10 percent of the admission  
9 charge to the facility plus 10 percent of any amounts paid for food, refreshments  
10 and merchandise purchased at the facility.

11     (b) At least 7,500 persons, the rate of the tax is 5 percent of the admission  
12 charge to the facility.

13     2. Amounts paid for:

14     (a) Admission charges collected and retained by a nonprofit religious,  
15 charitable, fraternal or other organization that qualifies as a tax-exempt  
16 organization pursuant to 26 U.S.C. § 501(c), or by a nonprofit corporation  
17 organized or existing under the provisions of chapter 82 of NRS, are not taxable  
18 pursuant to this section.

19     (b) Gratuities directly or indirectly remitted to persons employed at a facility  
20 where live entertainment is provided or for service charges, including those  
21 imposed in connection with the use of credit cards or debit cards, which are  
22 collected and retained by persons other than the taxpayer, the operator of the  
23 entertainment facility or an affiliate of the taxpayer or the operator are not  
24 taxable pursuant to this section. As used in this paragraph, "affiliate" has the  
25 meaning ascribed to it in NRS 463.0133.

26     3. A business entity that collects any amount that is taxable pursuant to  
27 subsection 1 is liable for the tax imposed, but is entitled to collect reimbursement  
28 from any person paying that amount.

29     4. Any ticket for live entertainment must state whether the tax imposed by  
30 this section is included in the price of the ticket. If the ticket does not include such a  
31 statement, the taxpayer shall pay the tax based on the face amount of the ticket.

32     5. The tax imposed by subsection 1 does not apply to:

33        (a) Live entertainment that this State is prohibited from taxing under the  
34 Constitution, laws or treaties of the United States or the Nevada Constitution.

35        (b) Live entertainment that is provided by or entirely for the benefit of a  
36 nonprofit religious, charitable, fraternal or other organization that qualifies as a tax-  
37 exempt organization pursuant to 26 U.S.C. § 501(c), or a nonprofit corporation  
38 organized or existing under the provisions of chapter 82 of NRS.

39        (c) Any boxing contest or exhibition governed by the provisions of chapter 467  
40 of NRS.

41        (d) Live entertainment that is not provided at a licensed gaming establishment  
42 if the facility in which the live entertainment is provided has a maximum  
43 occupancy of less than 200 persons.

44        (e) Live entertainment that is provided at a licensed gaming establishment that  
45 is licensed for less than 51 slot machines, less than 6 games, or any combination of  
46 slot machines and games within those respective limits, if the facility in which the  
47 live entertainment is provided has a maximum occupancy of less than 200 persons.

1                         (f) Merchandise sold outside the facility in which the live entertainment is  
2 provided, unless the purchase of the merchandise entitles the purchaser to  
3 admission to the entertainment.

4                         (g) Live entertainment that is provided at a trade show.

5                         (h) Music performed by musicians who move constantly through the audience  
6 if no other form of live entertainment is afforded to the patrons.

7                         (i) Live entertainment that is provided at a licensed gaming establishment at  
8 private meetings or dinners attended by members of a particular organization or by  
9 a casual assemblage if the purpose of the event is not primarily for entertainment.

10                         (j) Live entertainment that is provided in the common area of a shopping mall,  
11 unless the entertainment is provided in a facility located within the mall.

12                         (k) Food and product demonstrations provided at a shopping mall, a craft show  
13 or an establishment that sells grocery products, housewares, hardware or other  
14 supplies for the home.

15                         (l) Live entertainment that is incidental to an amusement ride, a motion  
16 simulator or a similar digital, electronic, mechanical or electromechanical  
17 attraction. For the purposes of this paragraph, live entertainment shall be deemed to  
18 be incidental to an amusement ride, a motion simulator or a similar digital,  
19 electronic, mechanical or electromechanical attraction if the live entertainment is:

20                             (1) Not the predominant element of the attraction; and

21                             (2) Not the primary purpose for which the public rides, attends or  
22 otherwise participates in the attraction.

23                         (m) Live entertainment that is provided to the public in an outdoor area,  
24 without any requirements for the payment of an admission charge or the purchase  
25 of any food, refreshments or merchandise.

26                         (n) An outdoor concert, unless the concert is provided on the premises of a  
27 licensed gaming establishment.

28                         (o) Beginning July 1, 2007, race events scheduled at a race track in this State  
29 as a part of the National Association for Stock Car Auto Racing Nextel Cup Series,  
30 or its successor racing series, and all races associated therewith.

31                         (p) Beginning July 1, 2007, a baseball contest, event or exhibition conducted  
32 by professional minor league baseball players at a stadium in this State.

33                         (q) Live entertainment provided in a restaurant which is incidental to any other  
34 activities conducted in the restaurant or which only serves as ambience so long as  
35 there is no charge to the patrons for that entertainment.

36                         6. The Commission may adopt regulations establishing a procedure whereby  
37 a taxpayer that is a licensed gaming establishment may request an exemption from  
38 the tax pursuant to paragraph (q) of subsection 5. The regulations must require the  
39 taxpayer to seek an administrative ruling from the Chair of the Board, provide a  
40 procedure for appealing that ruling to the Commission and further describe the  
41 forms of incidental or ambient entertainment exempted pursuant to that paragraph.

42                         7. As used in this section, "maximum occupancy" means, in the following  
43 order of priority:

44                             (a) The maximum occupancy of the facility in which live entertainment is  
45 provided, as determined by the State Fire Marshal or the local governmental agency  
46 that has the authority to determine the maximum occupancy of the facility;

47                             (b) If such a maximum occupancy has not been determined, the maximum  
48 occupancy of the facility designated in any permit required to be obtained in order  
49 to provide the live entertainment; or

50                             (c) If such a permit does not designate the maximum occupancy of the facility,  
51 the actual seating capacity of the facility in which the live entertainment is  
52 provided.

1       *Sec. 4. Section 3 of this act becomes effective upon passage and approval*  
2       *and applies retroactively from January 1, 2004.*