CLARK COUNTY BOARD OF COMMISSIONERS
AGENDA ITEM

Issue: Introduce an Ordinance to Amend Title 8, Chapters 8.20 and Chapter 8.04 of the Clark County Code

Petitioner: Jacqueline R. Holloway, Director of Business License

Recommendation:
That the Clark County Liquor and Gaming Licensing Board introduce an ordinance to amend Title 8, Chapter 8.20, Sections 8.20.020.040, 8.20.020.270, 8.20.020.405, 8.20.060, 8.20.115, 8.20.295, 8.20.450 and Chapter 8.04, Sections 8.04.070 and 8.04.075 of the Clark County Code to eliminate distance restriction requirements for liquor and gaming establishments from business license code and create distance restrictions as part of the land use approval process pursuant to Title 30; to amend Section 8.20.020.385 to require taverns with Class A gaming licenses to have a permanent bar structure with at least four slot machines embedded in the bar; to create section 8.20.020.386 for a new liquor license category, non-gaming bar; providing for other matters properly related thereto; and set a public hearing. (Amendment No. 4)

FISCAL IMPACT:

Fund # N/A Funded Program/Grant: N/A
Description: N/A Fund Name: N/A
Fund Center: N/A Amount: N/A

BACKGROUND:

On December 21, 2010, the Board approved a moratorium for tavern liquor licenses effective December 22, 2010 for up to seventy (70) days, and invited stakeholders to propose an agreed-upon amendment to Clark County Liquor and Gaming Code Title 8. Four amendments were proposed by stakeholders and Commissioners. Amendment No. 4 was submitted by Commissioner Giunchigliani.

Staff recommends that the Board set a public hearing for March 15, 2011 at 10:00 a.m.

Respectfully submitted,

Jacqueline R. Holloway, Director

3/1/2011
Agenda Item #