BUSINESS IMPACT STATEMENT

The following business impact statement was prepared pursuant to NRS 237.090 to address the proposed impact of an ordinance to amend sections 6.12.600 and 6.12.688 to provide for the definitions of an independent massage therapist, massage therapist and to regulate massage businesses and massage establishments within the county.

1. The following constitutes a description of the number of and manner in which comment was solicited from affected businesses, a summary of their response and explanation of the manner in which other interested persons may obtain a copy of the summary. NRS 237.090(1)(a)

   Businesses were contacted thru a mailing that included all businesses operating in Clark County with a massage business, massage establishment, massage therapist, outcall massage or chair massage business license. Additionally, notices were sent to business consultants and community partners via mail. The mail list was comprised of over 959 contacts. Comments received consisted of questions regarding the ordinance. The department did not receive any comments that were against the adoption of the ordinance.

2. The estimated economic effect of the proposed rule on businesses, including, without limitation, both adverse and beneficial effects, and both direct and indirect effects: NRS 237.090(1)(b)

   Adverse effects:
   None

   Beneficial effects:
   None

   Direct effects:
   None

   Indirect effects:
   None

3. The following constitutes a description of the methods that the local government considered to reduce the impact of the proposed rule on businesses and a statement regarding whether any, and if so which, methods were used: NRS 237.090(1)(c)

   No impacts estimated

4. The governing body estimates that the annual cost to the local government for enforcement of the proposed rule is: NRS 237.090(1)(d)

   None

5. (If applicable, provide the following:) The proposed rule provides a new fee or increases an existing fee and the total annual amount expected to be collected is: NRS 237.090(1)(e)

   Not Applicable
The money generated by the new fee or increase in existing fee will be used by the local government to: Not Applicable

6. (If applicable, provide the following:) The proposed rule includes provisions which duplicate or are more stringent than federal, state or local standards regulating the same activity. The following explains which such duplicative or more stringent provisions are necessary. NRS 237.090(1)(f)
Not Applicable