



togetherforbetter

Department of Business License

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December 17, 2024

NOTIFICATION OF PROPOSED AMENDMENT TO CLARK COUNTY CODE TITLE 8, CHAPTER 8.20 – LIQUOR LICENSE REGULATIONS

Dear Licensee and Community Partners:

Pursuant to NRS 237.080, please be notified of proposed amendments to Clark County Code, Title 8, Chapter 8.20 – Liquor License Regulations. The amendments are available for your review online at www.clarkcountynv.gov/businesslicense/proposedamendments.

Specifically, the proposed amendments will revise sections of Title 8, Chapters 8.20 regarding the licensing and operations of Major Entertainment Facilities. The proposed amendments address the following key areas:

- **Subsection 8.20.020.213** adds a new definition for “Major Entertainment Facility”.
- **Section 8.20.276** exempts major entertainment facilities from the requirement that licensed liquor establishments cannot be closed to the general public when liquor is sold, served, consumed, distributed or allowed to be sold.
- **Section 8.20.470** establishes the fee for liquor sales for a major entertainment facility based on gross revenue, including the retail value of complimentary alcohol.

In accordance with NRS 237.080, business owners and interested parties may submit data and arguments to the Clark County Board of Commissioners, in care of the Department of Business License as to whether the proposed amendment will:

1. Impose a direct and significant economic burden upon a business; or
2. Directly restrict the formation, operation or expansion of a business.

Please direct your comments, data and arguments in writing to PublicCommentCCBL@ClarkCountyNV.gov by 5:00 p.m. on January 16, 2025.

Sincerely,

Michael Harwell

Michael Harwell

Franchise Manager