

LEGISLATIVE REPORT

An electronic publication of the Nevada Taxpayers Association ♦ Serving the citizens of Nevada since 1922

ISSUE 19-1

Pre-filed Bills: Taxes, Fees and Fines, and Appropriations Issue

JANUARY 25, 2019

This issue of Legislative Report summarizes the taxes, fees and fines, and appropriation bills which have been pre-filed.

Notes:

To access the full text of the bills reported in this issue, use the link which appears at the end of the bill summary.

Unless otherwise shown, the effective date of bills reported is July 1, 2019. (The Legislative default date is October 1).

To review all bills introduced to date or the BDR list, click [here](#) or go to www.leg.state.nv.us and click on "Session Information – 80th (2019) Session.

TAXES

Section 18, subsections 2 and 3 of Article 4 of the Nevada Constitution require a 2/3s vote of each House of the Legislature to approve a public revenue measure, or a simple majority if the measure is put to the voters for approval. The following is the language as it appears in the Constitution.

2. Except as otherwise provided in subsection 3, an affirmative vote of not fewer than two-thirds of the members elected to each House is necessary to pass a bill or joint resolution which creates, generates, or increases any public revenue in any form, including but not limited to taxes, fees, assessments and rates, or changes in the computation bases for taxes, fees, assessments and rates.

3. A majority of all of the members elected to each House may refer any measure which creates, generates, or increases any revenue in any form to the people of the State at the next general election, and shall become effective and enforced only if it has been approved by a majority of the votes cast on the measure at such election.

TAXES: Administration

AB 3 – Marijuana Administration: Dispensary Licenses

Requested by Nevada League of Cities. Introduced by Committee on Judiciary. (BDR 40-431)

Allows the Department of Taxation to issue additional medical marijuana dispensary licenses and marijuana retail store licenses at the request of the governing body of a city. Existing law restricts the number of licenses issued.

Effective: Section 3 on November 23, 2019.

<https://www.leg.state.nv.us/App/NELIS/REL/80th2019/Bill/5887/Text>

AB 79 – Property Administration: Delinquent Taxes

Requested by Clark County. Introduced by Committee on Taxation. (BDR 32-490)

Allows the tax receiver to issue to the county treasurer a certificate authorizing the county to hold property for redemption and sale within 1 year instead of 2 years if the property is determined to be abandoned. The conditions for abandonment are specified.

<https://www.leg.state.nv.us/App/NELIS/REL/80th2019/Bill/6030/Text>

SB 32 – Marijuana: Confidential and Privileged Records

Requested by Department of Taxation. Introduced by Committee on Taxation. (BDR 32-189)

The records and files of any disciplinary action taken against a tobacco or marijuana licensee would be confidential if provided to specified law enforcement agencies or grand juries.

Effective: Upon passage and approval

<https://www.leg.state.nv.us/App/NELIS/REL/80th2019/Bill/5915/Text>

SB 62 – Tobacco: Cigarette Styles

Requested by Attorney General. Introduced by Committee on Revenue and Economic Development. (BDR 32-424)

Adds “styles” of cigarettes to contraband tobacco products that are not listed in the directory of cigarette brand families maintained by the Department.

Effective: October 1, 2019

<https://www.leg.state.nv.us/App/NELIS/REL/80th2019/Bill/5993/Text>

SB 81 – Other Tobacco Products: Uniform Provisions

Requested by Department of Taxation. Introduced by Committee on Revenue and Economic Development. (BDR 32-190)

Existing law regulates licenses related to cigarettes separately from licenses related to other tobacco products. This will establish uniform provisions for the licensing of persons engaged in the manufacture, distribution and sale of cigarettes and other tobacco products and establish new licenses for logistics companies and warehouse or distribution centers.

Effective: Upon passage and approval. Section 29 and subsection 2 of Section 83 180 days after passage.

<https://www.leg.state.nv.us/App/NELIS/REL/80th2019/Bill/6024/Text>

TAXES: Business**SB 45 – Business Licenses**

Requested by Secretary of State. Introduced by Committee on Judiciary. (BDR 7-471)

Specifies the circumstances in which a person is not required to obtain a business license in Nevada. A person shall be deemed not to conduct business in Nevada if they do not have an office in Nevada, do not have a registered agent in Nevada, and do not pay wages or other remuneration, or the Secretary of State determines the person is not conducting business in Nevada.

Effective: Upon passage and approval.

NTA POSITION: Support. This is just common-sense.

<https://www.leg.state.nv.us/App/NELIS/REL/80th2019/Bill/5964/Text>

TAXES: Combination**AB 4 – Fire District: Tax and Fee**

Requested by City of Reno. Introduced by Committee on Government Affairs. (BDR 21-459)

Authorizes a governing body of a city to create a district for a city fire department. Authorizes the governing body of a city to impose and collect fees for the transportation of a person to a medical facility and to levy a tax for the support of the district.

Effective: October 1, 2019

NTA Comment: Why should a city whose residents expect their city to provide services such as public safety, including fire, need to establish a fire protection district? It is unknown what tax would be levied to support the creation of the district.

NTA POSITION: PENDING.

<http://www.leg.state.nv.us/App/NELIS/REL/80th2019/Bill/5889/Text>

AB 36 – Personal Property and Sales Tax: Aircraft Exemption

Requested by Governor’s Office of Economic Development. Introduced by Committee on Taxation. (BDR 32-330)

Expands aircraft abatement to include aircraft with more than 20 seats, and over 6,000 pounds of payload capacity and flown by a single pilot (14 CFR, parts 125 and 135). Expires by limitation on June 30, 2035.

<https://www.leg.state.nv.us/App/NELIS/REL/80th2019/Bill/5936/Text>

AB 73 – Real Property Transfer Tax & Sewer Fee – Requires 2/3s Majority

Requested by City of Las Vegas. Introduced by Committee on Taxation. (BDR 32-461)

Section 1 of this legislation requires a tax of \$0.25 for each \$500 of value imposed on the sale or transfer of real property in Clark County and is subject to a 2/3s vote of the legislature. Section 4 allows the governing body of a city to impose an annual surcharge not to exceed \$25 multiplied by the equivalent residential unit calculated for the class of user. The proceeds from the tax and surcharge will be used to provide affordable housing for the homeless or indigent persons.

Effective: Upon passage and approval.

NTA comment: The imposition of the real property transfer tax applies only to Clark County, but the authority to establish a sewer fee is available to all cities.

NTA POSITION: OPPOSE. This is poor tax policy; it earmarks revenue without a user benefit relationship.

<https://www.leg.state.nv.us/App/NELIS/REL/80th2019/Bill/6016/Text>

TAXES: Fuel and Vehicle**SB 48 – Diesel Tax: Authorization for Imposition**

Requested by Nevada Association of Counties. Introduced by Committee on Revenue and Economic Development. (BDR 32-481)

Authorizes the county commission, in counties other than Washoe and Clark, to impose a diesel fuel tax by ordinance not to exceed \$0.05 per gallon. The ordinance must be adopted by 2/3s majority of the county commission, or by voters of the county in a general election.

Effective: Upon passage and approval.

NTA Comment. Clark and Washoe counties already impose the diesel fuel tax.

<https://www.leg.state.nv.us/App/NELIS/REL/80th2019/Bill/5967/Text>

SB 61 – City Diesel Fuel Tax Law

Requested by City of Fernley. Introduced by Committee on Revenue and Economic Development. (BDR 32-463)

Authorizes the city council of a city to impose an excise tax on diesel fuel sold in the city in an amount not to exceed \$0.05.

NTA Comment: This proposed legislation does not take into account the tax implications of cross border tax evasion if a city were to impose this tax.

NTA POSITION: AMEND. The imposition of this tax should go to a vote of the people as it originally did in Clark and Washoe counties.

<https://www.leg.state.nv.us/App/NELIS/REL/80th2019/Bill/5992/Text>

SB 71 – Certificate of Registration Requirements

Requested by Department of Motor Vehicles. Introduced by Committee on Growth and Infrastructure. (BDR 43-228)

Commercial fuel suppliers and distributors who are part of the International Fuel Tax Plan (IFTTP) allow drivers to produce an electronic copy of the certificate of registration. Additionally, this bill includes, but is not limited to, definitions for “responsible party” to “special fuel suppliers.”

Effective: October 1, 2019

<https://www.leg.state.nv.us/App/NELIS/REL/80th2019/Bill/6002/Text>

TAXES: Property**AB 48 – Fire District: Changes Property Tax Implementation**

Requested by Nye County. Introduced by Committee on Government Affairs. (BDR 20-485)

Changes existing law from “shall levy a tax” to “may levy a tax.”

Effective: Upon passage and approval.

<https://www.leg.state.nv.us/App/NELIS/REL/80th2019/Bill/5948/Text>

AB 84 – General Obligation Bonds - Requires 2/3s Majority

Requested by Office of the Governor. Introduced by Committee on Ways and Means. (BDR S-326)

In 2002, voters approved \$200 million in general obligation bonds to protect, preserve and obtain the benefits of the property and natural resources of this State. Requires State Board of Finance to issue an additional \$200 million in general obligation bonds.

NTA Comment: Since 2002 the tax rate to retire the bonds has not exceeded 2 cents per \$100 of value. If the tax rate to pay the bonds causes the property tax to exceed the property tax cap, the legislature is allowed to establish a property tax outside the \$3.64 per \$100 of assessed valuation cap. Section 3 of Article 9 of Nevada’s constitution says: “*The Legislature may from time to time make such appropriations as may be necessary to carry out the obligations of the State under such contracts, and shall levy such tax as may be necessary to pay the same or carry them into effect.*”

<https://www.leg.state.nv.us/App/NELIS/REL/80th2019/Bill/6040/Text>

MISCELLANEOUS TAXES**SB 12 – Telephone: Surcharges for 911**

Requested by Nevada Association of Counties. Introduced by Committee on Government Affairs. (BDR 20-475)

Expands the use of the surcharge for the enhancement of 911 service to pay the costs associated with performing an analysis or audit of the surcharge fees collected by telecommunications providers to the list of appropriate expenses.

NTA POSITION. AMEND, to include transparency provisions for audit to be conducted by an independent third party, public review, a mutually agreed upon plan on how to deal with deficits, and a payment plan option available for retroactively due monies.

<https://www.leg.state.nv.us/App/NELIS/REL/80th2019/Bill/5868/Text>

SB 25 – Telephone: Surcharges for 911

Requested by City of Reno. Introduced by Committee on Government Affairs. (BDR 20-442)

Expands the costs associated with and the payment of those costs to training and maintaining the recording devices and paying the costs of personnel associated with the maintenance, retention and redaction of audio and video events recorded on police body cams.

Effective: Upon passage and approval.

NTA Comment. Fees should be used for a specific user benefit purpose and not diverted to the point that another fee or tax is added to replenish funds for the original purpose. What is the nexus between 911 and body cams, police vehicles, etal.?

<https://www.leg.state.nv.us/App/NELIS/REL/80th2019/Bill/5908/Text>

SB 46 – Gaming: “Tout” Services and Gross Revenue – Requires 2/3s Majority

Requested by Nevada Gaming Control Board. Introduced by Committee on Judiciary. (BDR 41-342)

The Nevada Gaming Commission, with the assistance of the Nevada Gaming Control Board, will require the registration of a person and payment of licensing fees for business engaged in tout services. Tout service is defined as a person who provides wagering advice on racing or sporting events for compensation. Also expands the definition of gross revenue to include cash received from an entry fee for contests or tournaments.

Effective: Upon passage and approval for adopting regulations and July 1, 2019 for all other purposes.

<https://www.leg.state.nv.us/App/NELIS/REL/80th2019/Bill/5965/Text>

FEES, FINES & PENALTIES**NTA Policy Statement on Fee Financing of Public Services**

- *Fee revenue should be used to finance specific services, licensing, or products provided to the fee payer by the governmental agency. Fees should not finance general governmental services that have a broad benefit to the general community, such as law enforcement, fire services, libraries and education. These are governmental services that are traditionally and appropriately financed by tax revenue.*
- *Fees should cover the cost of the service, license, or product and not exceed the costs reasonably borne by the government entity in providing the service or product, including overhead costs.*
- *Fee revenue should not be used to finance services other than those for which the fees are charged. If fees produce revenue greater than the amounts necessary to finance the indicated services, the fees should be reduced rather than transferred to other accounts for other uses.*

AB 51 - Management of Ground and Surface Water – Requires 2/3s Majority

Requested by Division of Water Resources of Department of Conservation and Natural Resources. Introduced by Committee on Natural Resources, Agriculture and Mining. (BDR 48-213)

Authorizes the State Engineer to levy a special assessment annually against the property tax of a groundwater user. The fee is used for a program for the conjunctive management of groundwater and surface water.

Effective: Upon passage and approval for adopting regulations and July 1, 2019 for all other purposes.

NTA Comment: This bill contains an unfunded mandate to local government that was not requested by local government.

<https://www.leg.state.nv.us/App/NELIS/REL/80th2019/Bill/5951/Text>

AB 60 – Domestic Violence - Requires 2/3s Majority

Requested by Attorney General. Introduced by Committee on Judiciary. (BDR 3-425)

In addition to any fine or penalty if the court finds a person convicted of sexual assault, the court shall order the convicted person to pay an assessment fee of \$35. This will be deposited in the Account for Programs Related to Domestic Violence.

<https://www.leg.state.nv.us/App/NELIS/REL/80th2019/Bill/5985/Text>

AB 65 – Notary Publics

Requested by Secretary of State. Introduced by Committee on Government Affairs. (BDR 19-472)

Makes several changes regarding notaries including, but not limited to fees allowed to be charged.

Effective: Upon passage and approval for adopting regulations and July 1, 2019 for all other purposes.

<https://www.leg.state.nv.us/App/NELIS/REL/80th2019/Bill/5990/Text>

AB 74 – Antler Dealers - Requires 2/3s Majority

Requested by Department of Wildlife. Introduced by Committee on Natural Resources, Agriculture, and Mining. (BDR 45-208)

Establishes a fee for resident and nonresident antler dealers of \$63 and \$125 respectively and excludes taxidermists from the fee. Antlers are defined as antlers of big game mammal which are not naturally shed or any head or skull of a big game mammal.

Effective: Upon passage and approval for adopting regulations and July 1, 2019 for all other purposes.

<https://www.leg.state.nv.us/App/NELIS/REL/80th2019/Bill/6017/Text>

AB 77 – Optometry Fee Revision - Requires 2/3s Majority

Requested by Nevada State Board of Optometry. Introduced by Committee on Commerce and Labor. (BDR 54-366)

Provisions in this bill include, but are not limited to the State Board of Optometry creating regulations for the licensing of mobile optometry clinics and the fees for licensing and the annual renewal of these licenses. Another provision requires the Board of Optometry to develop a schedule of fees for the issuance and renewal of optometry licenses. The minimum and maximum fee thresholds in statute are repealed. At least once every two years the Board shall review these fees and revise them if the Board deems it necessary. The purposes for which the fees are to be levied is specified.

Effective: Upon passage and approval for adopting regulations and July 1, 2019 for all other purposes.

NTA POSITION: AMEND, to include a provision that the fees should not exceed the cost of providing the service associated with the program.

<https://www.leg.state.nv.us/App/NELIS/REL/80th2019/Bill/6020/Text>

SB 29 – Unarmed Combat Fees - Requires 2/3s Majority

Requested by Nevada Athletic Commission. Introduced by Committee on Judiciary. (BDR 41-363)

The Athletic Commission may require the costs of drug testing to be paid by an applicant. If the actual cost is less than the cost charged, the excess is refunded to the applicant. Substantial other changes are made to this legislation including, but not limited to exempting the commissioner from following the Administrative Procedures Act when adopting rules per section 1 of the bill.

<https://www.leg.state.nv.us/App/NELIS/REL/80th2019/Bill/5912/Text>

SB 37 – Professional Counselors Board - Requires 2/3s Majority

Requested by Board of Examiners for Marriage and Family Therapists and Clinical Professional Counselors. Introduced by Committee on Commerce and Labor. (BDR 54-250)

Increases the minimum and maximum fee thresholds and adds 6 new fee categories. There are many other provisions including, but not limited to decreasing the number of members who are licensed marriage and family therapists on the Board to three from four and increasing the number of general public representatives on the Board from two to three.

Effective Dates: Vary from upon passage and approval to January 1, 2020.

NTA POSITION: AMEND, to include a provision that the fees should not exceed the cost of providing the service associated with the program.

<https://www.leg.state.nv.us/App/NELIS/REL/80th2019/Bill/5956/Text>

SB 38 – Court Reporters - Requires 2/3s Majority

Requested by Certified Court Reporters' Board of Nevada. Introduced by Committee on Commerce and Labor. (BDR 54-235)

Changes fee for original issuance of a license as a court reporter from \$250, to no less than \$250 or more than \$500. Changes fee for renewal license and reinstatement of license from \$175, to no less than \$175 or more than \$500.

Effective: Upon passage and approval for adopting regulations, Section 19 on July 1, 2019 and all other sections July 1, 2020.

NTA POSITION: AMEND, to include a provision that the fees should not exceed the cost of providing the service associated with the program.

<https://www.leg.state.nv.us/App/NELIS/REL/80th2019/Bill/5957/Text>

SB 39 – Appraisal Management Fees - Requires 2/3s Majority

Requested by Real Estate Division of Department of Business and Industry. Introduced by Committee on Commerce and Labor. (BDR 54-224)

Incorporates new requirements for appraisers regarding the Dodd-Frank Wall Street Reform and Consumer Protection Act including but not limited to collection and remittance of a new registry fee and investigation fee.

Effective: Upon passage and approval for Administrative tasks and July 1, 2019 for all other purposes.

<https://www.leg.state.nv.us/App/NELIS/REL/80th2019/Bill/5958/Text>

SB 47 – State Land Registrar - Requires 2/3s Majority

Requested by Division of State Lands of Department of Conservation and Natural Resources. Introduced by Committee on Natural Resources. (BDR 26-216)

Removes the fees specified in statute and allows the State Land Registrar to establish fees for the issuance and annual use of a permit or other authorization for any commercial or agricultural use. Also repeals the provision of which allows the use of a credit for a fee paid for the commercial use of state land.

Effective: The Act is effective on July 1, 2019, but the change in fees will not occur until the regulations are adopted and filed with the Secretary of State.

NTA POSITION: AMEND, to include a provision that the fees should not exceed the cost of providing the service associated with the program.

<https://www.leg.state.nv.us/App/NELIS/REL/80th2019/Bill/5966/Text>

SB 60 – State Plan for Medicaid - Requires 2/3s Majority

Requested by Attorney General. Introduced by Committee on Health and Human Services. (BDR 40-414)

Adds a Behavioral Health Care Center to the list of agencies required to be licensed and pay a fee to the Division of Public and Behavioral Health. Also establishes a monetary range for a class D felony of between \$650 and \$3,500 for attempting to defraud Medicaid.

<https://www.leg.state.nv.us/App/NELIS/REL/80th2019/Bill/5979/Text>

SB 63 – Licensing Healthcare Facility - Requires 2/3s Majority

Requested by City of Mesquite. Introduced by Committee on Commerce and Labor. (BDR 54-474)

Defines the term “license” and “licensing entity” to respectively mean a health care provider and an entity that issues a license to a health care provider. Authorizes licensing agency to establish a schedule of reasonable fees and charges for the issuance of a provisional license. Other provisions include, but are not limited to the deposit of fees, the requirement that fees be used to administer the state administrative program relating to health planning and development, and reverting the unspent funds to the general fund if not spent within two years.

Effective: Upon passage and approval.

NTA Comment: This shows that the bill is “An Unfunded Mandate – Not Requested by Affected Local Government.” Why does a bill requested by a local government contain the unfunded mandate language?

NTA POSITION: AMEND, to include a provision that the fees should not exceed the cost of providing the service associated with the program.

<https://www.leg.state.nv.us/App/NELIS/REL/80th2019/Bill/5994/Text>

SB 72 – Gaming: Sports Wagering Licenses - Requires 2/3s Majority

Requested by Nevada Gaming Control Board. Introduced by Committee on Judiciary. (BDR 41-344)

Authorizes Nevada Gaming Control Board to establish fees for initial and renewal registration of sports wagering ticket brokers. Defines “sports wagering ticket broker” as a person who for any compensation, fee or remuneration facilitates the sale of a wager between a bettor or buyer.

Effective: Upon passage and approval for administrative tasks and regulations and July 1, 2019 for all other purposes.

NTA Comment: See SB46, this issue under the heading “Miscellaneous Taxes”

NTA POSITION: AMEND, to include a provision that the fees should not exceed the cost of providing the service associated with the program.

<https://www.leg.state.nv.us/App/NELIS/REL/80th2019/Bill/6003/Text>

SB 75 – Uniformed Unclaimed Property Act - Requires 2/3s Majority

Requested by State Treasurer. Introduced by Committee on Judiciary. (BDR 10-478)

Establishes a length of time, 3 years, on abandoned U.S. Savings Bond escheats to the State.

NTA Comment: This bill requires a 2/3 vote because the state will recognize revenue from the sale of the bond(s).

<https://www.leg.state.nv.us/App/NELIS/REL/80th2019/Bill/6006/Text>

SB 86 – Regulations of Insurers - Requires 2/3s Majority

Requested by Division of Insurance of Department of Business and Industry. Introduced by Committee on Commerce and Labor. (BDR 57-238)

The revenue provisions contained in this legislation are: changes total income provided from direct premiums “to shall include” instead of “may;” allowing the Commissioner of Insurance to assess the cost for the review of a proposal to increase or decrease a rate; and requires the payment of a fee for a captive insurance who goes dormant.

Effective Date: Vary from passage and approval to October 1, 2019 to January 1, 2020.

<https://www.leg.state.nv.us/App/NELIS/REL/80th2019/Bill/6029/Text>

SB 88 – Producers of Insurance - Requires 2/3s Majority

Requested by Division of Insurance of Department of Business and Industry. Introduced by Committee on Commerce and Labor. (BDR 57-220)

Among numerous other provisions changes the triennial renewal of licenses to biennial renewal and reduces those fees from \$125 to \$85. Also adds additional fees including \$50 for a modification to an existing license.

<https://www.leg.state.nv.us/App/NELIS/REL/80th2019/Bill/6035/Text>

STATE BUDGET: Appropriations IN Executive Budget**SB 1 – Funding the 80th Legislative Session**

Declared an emergency measure. Sponsors: Senator Atkinson & Senator Settlemeyer. (BDR S-553)

Appropriates \$15 million from the State General Fund to the Legislative Fund for the costs of the 80th Legislative Session.

<https://www.leg.state.nv.us/App/NELIS/REL/80th2019/Bill/5856/Text>

STATE BUDGET: Appropriations NOT in Executive Budget**AB 76 – Regional Behavioral Health Policy Boards**

Requested by Southern Regional Behavioral Health Policy Board. Introduced by Committee on Health and Human Services. (BDR 39-470)

Makes an appropriation from the state general fund to the commission on Behavioral Health for: FY 2019-2020 of \$283,604 and for 2020-2021 of \$352,508.

Other provisions include, but are not limited to adding Lincoln County to the Southern Behavioral Health Region to each regional health policy board to employ a coordinator to assist the policy board.

<https://www.leg.state.nv.us/App/NELIS/REL/80th2019/Bill/6019/Text>

SB 52 – Education Incentive Scholarships

Requested by Lieutenant Governor. Introduced by Committee on Education. (BDR 34-430)

Creates the “Nevada Engage Scholarship Program and makes an appropriation for: 2019-2020 of \$300,000 and for 2020-2019 of \$300,000. The Program is to award scholarships to students seeking to obtain or renew a teaching license. Specific requirements must be met by applicants for the Program.

<https://www.leg.state.nv.us/App/NELIS/REL/80th2019/Bill/5971/Text>

SB 58 – Local Government Employee Management Relations Board

Requested by State Controller. Introduced by Committee on Government Affairs. (BDR 23-465)

Makes an appropriation of \$300,000 for the purpose of employing a deputy commissioner for the EMRB.

<https://www.leg.state.nv.us/App/NELIS/REL/80th2019/Bill/5977/Text>

SB 64 – Railroad Museum Visitor Center

Requested by Boulder City. Introduced by Committee on Finance. (BDR S-456)

Makes an appropriation of \$15 million for construction of a visitor center and linear park at the Nevada State Railroad Museum in Boulder City.

<https://www.leg.state.nv.us/App/NELIS/REL/80th2019/Bill/5995/Text>

SB 65 – DMV in Rural Nevada

Requested by City of West Wendover. Introduced by Committee on Finance. (BDR S-444)

Makes an appropriation from the State Highway Fund to the Department of Motor Vehicles for the creation and maintenance of a branch office in West Wendover for FY 2019-FY 2020 of \$330,000 and for FY 2020-FY 2021 \$330,000 and an appropriation for Caliente for FY 2019-FY 2020 of \$330,000 and for FY 2020-FY 2021 \$330,000. Requires that the appropriations made by this Act must be included in the base budget expenses for the 2021-2023 Executive Budget.

Effective: Upon Passage and approval for preparatory tasks and July 1, 2019 for all other provisions.

<https://www.leg.state.nv.us/App/NELIS/REL/80th2019/Bill/5996/Text>

RAIDERS PRESIDENT MARC BADAIN TO KEYNOTE LEGISLATIVE DINNER

Join Us for the NTA Biennial Legislative Dinner and Annual Meeting
On

February 21, 2019 at the Carson Nugget in Carson City, Nevada

**Raiders President Marc Badain's presentation:
"Professional Sports in Nevada: Not Just A Game"**

Badain will speak about the opportunities ahead for Nevada in regards to the Raiders relocating in Nevada. He will also update us on the status of the Las Vegas Stadium, the Henderson Practice Facility, Reno Training Camp, Las Vegas Junior Training Camps, and Las Vegas being chosen host of the 2020 NFL Draft.

Contact the NTA office for information on sponsorship opportunities and/or ticket information. Or visit our website [here](#)

LEGISLATIVE REPORT

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