PROPOSED REGULATION OF THE

NEVADA TAX COMMISSION

LCB File No. R095-14

July 28, 2014

EXPLANATION – Matter in *italics* is new; matter in brackets [omitted material] is material to be omitted.

AUTHORITY: §§1-7, 9 and 14, NRS 360.750; §8, NRS 360.750, 361.0687 and 701A.210; §10, NRS 360.750 and 363B.120; §11, NRS 360.750 and 374.357; §§12 and 13, NRS 360.750, 363B.120 and 374.357.

A REGULATION relating to taxation; revising provisions governing the partial abatement from certain taxes for new and expanding businesses; and providing other matters properly relating thereto.

Legislative Counsel's Digest:

Existing law authorizes a business which intends to locate or expand in this State to apply to the Office of Economic Development for a partial abatement of the property taxes, modified business taxes or local school support taxes imposed on the new or expanding business. Under existing law, to be eligible for the partial abatement, the business must continue in operation at a specified location for a period of at least 5 years after the effective date of the partial abatement and satisfy certain requirements for the partial abatement within a specified period after the effective date of the partial abatement. Existing law further provides that the Nevada Tax Commission may adopt regulations as it deems necessary to carry out existing law governing partial abatement for new and expanding businesses. (NRS 360.750) **Sections 3, 7 and 10-12** of this regulation specify that the effective date of the partial abatement is the effective date stated in the agreement executed by the business with the Office of Economic Development.

Under existing law, the criteria that a new or expanding business must satisfy to be eligible for a partial abatement of modified business taxes may include making a capital investment in capital assets that will be retained at the location of the business for a certain period. (NRS 360.750, 363B.120) **Section 10** amends existing regulations to provide that for the purpose of determining the eligibility of a new or expanding business for a partial abatement of the modified business taxes imposed on the business, expenditures for "eligible machinery and equipment" are deemed to be a capital investment by the new or expanding business. Under existing law and regulations, the term "eligible machinery and equipment" is defined as machinery or equipment deductible as a business asset under section 179 of the federal Internal Revenue Code, except for buildings or the structural components of buildings, equipment used by a public utility, equipment used for medical treatment, machinery or equipment used in mining, or machinery or equipment used in gaming. (NRS 374.357, NAC 360.469)

Under existing regulations, if the Department of Taxation determines that a business for which the Office has approved an application for a partial abatement has failed to continue to meet the requirements for the partial abatement, the Department must determine the amount of tax owed to the Department. A business against whom such a determination is made may appeal to the Nevada Tax Commission for a determination of whether the business has substantially complied with the requirements for the partial abatement. (NAC 360.4775) **Section 13** of this regulation amends this procedure by requiring the business to file a petition for redetermination with the Department for such a determination, in the same manner as required for taxpayers contesting a determination that taxes are owed to the Department. Under **section 13**, the business may appeal to the Tax Commission from the order of the Department's hearing officer.

The remaining provisions of this regulation: (1) update existing regulations to include references to the Office of Economic Development rather than the Commission on Economic Development and to the current statutory provisions; and (2) repeal a regulation relating to refunds of taxes paid by an applicant for a partial abatement before those taxes were abated.

- **Section 1.** Chapter 360 of NAC is hereby amended by adding thereto the provisions set forth as sections 2 and 3 of this regulation.
 - Sec. 2. "Office" means the Office of Economic Development.
- Sec. 3. "Tax Abatement and Incentive Agreement" means the agreement executed by the applicant and the Office for a partial abatement pursuant to paragraph (b) of subsection 2 of NRS 360.750.
 - **Sec. 4.** NAC 360.466 is hereby amended to read as follows:
- 360.466 As used in NAC 360.466 to 360.4775, inclusive, *and sections 2 and 3 of this regulation*, unless the context otherwise requires, the words and terms defined in NAC [360.468,] 360.469 and 360.470 *and sections 2 and 3 of this regulation* have the meanings ascribed to them in those sections.
 - **Sec. 5.** NAC 360.470 is hereby amended to read as follows:
- 360.470 "Partial abatement" means the reduction of a portion of the taxes imposed pursuant to chapter 361, [364A] 363B or 374 of NRS, or any combination thereof, which is authorized by NRS 360.750.

- **Sec. 6.** NAC 360.472 is hereby amended to read as follows:
- 360.472 1. To apply for a partial abatement, a person must submit an application to the [Commission] Office on a form prescribed by the [Commission within the period prescribed in subsection 2.] Office.
- 2. [If the application is for a partial abatement of the taxes imposed pursuant to chapter 361 or 364A of NRS, the application must be submitted not earlier than 18 months before the business is located or expanded in this State. If the application is for a partial abatement of the taxes imposed pursuant to chapter 374 of NRS, the application must be submitted not later than 60 days after the date of acquisition of the eligible machinery or equipment.
- 3.] Except as otherwise provided in subsection [4,] 3, the [Commission] Office will consider an application submitted pursuant to subsection 1 if the application is received:
- (a) At least [15 working] 45 days before a regularly scheduled meeting of the [Commission,] Office, at that meeting; or
- (b) Less than [15 working] 45 days before a regularly scheduled meeting of the [Commission,] Office, at the next regularly scheduled meeting immediately following that meeting.
- [4.] 3. If the [Commission] Office determines that an application submitted pursuant to subsection 1 requires special or additional review and consideration by the [Commission,] Office, the [Commission] Office may postpone consideration of the application until the next regularly scheduled meeting of the [Commission.
- <u>−5.</u>] *Office*.
- 4. If the [Commission] Office approves an application for a partial abatement, the [Commission] Office will forward to the Department, with the certificate of eligibility required

pursuant to subsection 4 of NRS 360.750, any materials submitted to the [Commission] *Office* in support of the application submitted pursuant to subsection 1.

- **Sec. 7.** NAC 360.474 is hereby amended to read as follows:
- 360.474 1. The [Commission] Office will consider an application for a partial abatement if the goals of the applicant are consistent with the goals of the [Commission] Office concerning industrial development and diversification. The goals of the [Commission] Office include, without limitation:
 - (a) Diversification from the industries of gaming and hospitality;
- (b) The attraction of basic industries to this State, including, without limitation, manufacturing, warehousing and distribution;
- (c) The attraction to this State of business facilities and services, including, without limitation, corporate headquarters, facilities for research and development, and facilities for services such as technical assistance with products of the business or credit services; and
- (d) The expansion of existing businesses and industries that are consistent with the goals described in paragraphs (a), (b) and (c).
- 2. Before the [Commission] *Office* approves an application for a partial abatement, the [Commission] *Office* will consider whether the applicant:
 - (a) Complies with the requirements set forth in NRS 360.750;
 - (b) Commits to continue in operation in this State for:
- (1) At least 5 years [;] after the effective date of the partial abatement as indicated in the Tax Abatement and Incentive Agreement; or

- (2) The period specified in the [agreement executed by the applicant with the Commission pursuant to paragraph (b) of subsection 2 of NRS 360.750,] Tax Abatement and Incentive Agreement,
- whichever is later; [, after the date on which the applicant initially pays taxes to the Department or the county treasurer, as applicable, after the partial abatement has been approved by the Commission;]
 - (c) Offers primary jobs; and
- (d) If the application concerns a partial abatement of the taxes imposed pursuant to chapter [364A] 363B or 374 of NRS, registers with the Department on a form provided by the Department.
- 3. As used in this section, "primary job" means a position of employment offered by an applicant for a partial abatement, the compensation for which is obtained from revenue that is generated outside the economic region in which the business is located.
 - **Sec. 8.** NAC 360.4743 is hereby amended to read as follows:
- 360.4743 1. Except as otherwise provided in NRS [361.0685 or] 361.0687 [,] or 701A.210, the [Commission] Office may not approve a partial abatement pursuant to NRS [361.0685 or] 361.0687 [.] or 701A.210:
- (a) Of greater percentage of the taxes on real and personal property payable by the business each year pursuant to chapter 361 of NRS than the lesser of:
 - (1) Fifty percent; or
- (2) A percentage agreed upon in writing by the business receiving the partial abatement and the governing body of the local government whose tax revenue will be affected by the partial abatement; or

- (b) Of longer duration than the shorter of:
 - (1) Ten years; or
- (2) A duration agreed upon in writing by the business receiving the partial abatement and the governing body of the local government whose tax revenue will be affected by the partial abatement.
- 2. If the [Commission] *Office* grants a partial abatement pursuant to NRS [361.0685 or] 361.0687 *or* 701A.210 during the period beginning on:
- (a) January 1 and ending on June 30 of the same year, the partial abatement begins to apply on the later of:
 - (1) July 1 of the same year; or
- (2) A date agreed upon in writing by the business receiving the partial abatement and the governing body of the local government whose tax revenue will be affected by the partial abatement; or
- (b) July 1 and ending on December 31 of the same year, the partial abatement begins to apply on the later of:
 - (1) The date on which the [Commission] Office grants the partial abatement; or
- (2) A date agreed upon in writing by the business receiving the partial abatement and the governing body of the local government whose tax revenue will be affected by the partial abatement.
- 3. If the [Commission] Office grants a partial abatement pursuant to NRS [361.0685 or] 361.0687 [,] or 701A.210, the [Commission] Office will immediately forward a certificate of eligibility for the partial abatement that states the percentage and duration of the partial

abatement to the county assessor of each county in which real or personal property used in connection with the business will be located.

- **Sec. 9.** NAC 360.4745 is hereby amended to read as follows:
- 360.4745 A partial abatement of the taxes imposed pursuant to chapter [364A] 363B of NRS that is approved by the [Commission] Office for an expanded business:
- 1. Applies only to the taxes due for the additional employees employed by the business as a result of the expansion of the business.
- 2. Does not apply to the taxes due for the employees that were employed by the business before the expansion.
 - **Sec. 10.** NAC 360.475 is hereby amended to read as follows:
- 360.475 1. For the purposes of NRS 360.225: [, to determine eligibility for a partial abatement of the taxes imposed pursuant to chapter 364A of NRS, a proposed or expanded business which qualifies as an employer pursuant to NRS 612.055 shall be deemed by the Department to have begun operations in this State:
- (a) If the business is a proposed business, on the date on which the business first pays wages to an employee of the business who performs services for the business in this State.
- (b) If the business is an expanded business, on the date on which the business first pays wages to an employee of the business who was not employed by the business before the expansion.
- 2.] (a) To determine the amount of capital investment required pursuant to paragraph (d), (e) or (f) of subsection 2 of NRS 360.750 for a partial abatement of the taxes imposed pursuant to chapter [364A] 363B of NRS:

- [(a)] (1) A capital investment shall be deemed to be any expenditure for [an asset that qualifies as "section 1245 property," as defined in 26 U.S.C. § 1245, if the asset will be used by the proposed business to establish its operations in this State or by the expanded business to expand its operations in this State; eligible machinery or equipment; and
- [(b)] (2) The amount paid for such [an asset,] eligible machinery or equipment, including any capitalized interest, shall be deemed to be the amount of the capital investment for that [asset.] eligible machinery or equipment. Any finance charge, tax or interest paid for the [asset] eligible machinery or equipment must not be included in the determination of the amount of the capital investment for that [asset.]
- —3.] eligible machinery or equipment.
- (b) To determine whether a new or expanding business in a city or county satisfies the capital investment requirement set forth in paragraph (d), (e) or (f) of subsection 2 of NRS 360.750 for a partial abatement of the taxes imposed pursuant to chapter 363B of NRS, the business must retain eligible machinery or equipment deemed to be a capital investment pursuant to paragraph (a) at the location of the business in that city or county until at least the date which is 5 years after the effective date of the partial abatement as indicated in the Tax Abatement and Incentive Agreement.
- 2. A business for which the [Commission] Office has approved a partial abatement of the taxes imposed pursuant to chapter [364A] 363B of NRS shall, not later than 30 days after the end of the [first] fourth calendar quarter [in which the business has been in operation after the approval of] following the calendar quarter in which the partial abatement [,] becomes effective as indicated in the Tax Abatement and Incentive Agreement, file with the Department on a form prescribed by the Department, a statement that the business has complied with the

requirements of NRS 360.750. [The form must be accompanied by proof that the business has made the capital investment required by the Commission pursuant to NRS 360.750.]

Sec. 11. NAC 360.476 is hereby amended to read as follows:

360.476 If an application is approved by the [Commission] Office for a partial abatement of the taxes imposed pursuant to chapter 374 of NRS, the period of abatement begins on the [date on which the applicant takes possession of the first delivery of eligible machinery or equipment at the location designated in the certificate of eligibility issued by the Commission. Upon taking possession of such eligible machinery or equipment, the applicant shall immediately notify the Commission and the Nevada Tax Commission.] effective date of the partial abatement as indicated in the Tax Abatement and Incentive Agreement.

Sec. 12. NAC 360.4765 is hereby amended to read as follows:

360.4765 If the [Commission] *Office* approves an application for a partial abatement of the taxes imposed pursuant to chapter [364A] 363B or 374 of NRS, the applicant must [employ]:

- 1. Employ the number of employees required by the [Commission for approval of the application] Tax Abatement and Incentive Agreement by the [last day of the first] fourth calendar quarter [that the applicant has been in operation after the partial abatement has been approved by the Commission] after the calendar quarter immediately following the calendar quarter in which the partial abatement becomes effective as indicated in the Tax Abatement and Incentive Agreement and must continue to employ at least that number of employees for:
- [1.] (a) At at least 5 years [;] after the effective date of the partial abatement as indicated in the Tax Abatement and Incentive Agreement; or

- [2.] (b) The period specified in the [agreement executed by the applicant with the Commission pursuant to paragraph (b) of subsection 2 of NRS 360.750,] Tax Abatement and Incentive Agreement,
- → whichever is later. [, after the last day of that fourth quarter.]
- 2. Make any capital investment required by paragraph (d), (e) or (f) of subsection 2 of NRS 360.750 not later than 2 years after the effective date of the partial abatement as indicated in the Tax Abatement and Incentive Agreement. Upon the request of the Department, a business whose application for a partial abatement of the taxes imposed pursuant to chapter 363B or 374 of NRS has been approved by the Office shall provide to the Department all necessary records to verify the capital investment.
 - **Sec. 13.** NAC 360.4775 is hereby amended to read as follows:
- 360.4775 1. If the Department finds that a business for which the [Commission] Office has approved an application for a partial abatement of the taxes imposed pursuant to chapter [364A] 363B or 374 of NRS has failed to continue to meet the requirements for the partial abatement [imposed by the Commission pursuant to] set forth in NRS 360.750, the Department shall determine the amount of tax owed to the Department in the manner prescribed in NRS 360.300 to 360.400, inclusive.
- 2. A business against whom the Department has made such a determination may, in the manner prescribed in NRS 360.300 to 360.400, inclusive, file [an appeal] a petition for redetermination with the [Nevada Tax Commission] Department for a determination whether the business has substantially complied with the requirements [for the partial abatement approved by the Commission pursuant to] of NRS 360.750. An order by the officer of the

Department upon the petition for redetermination may be appealed to the Nevada Tax Commission pursuant to NRS 360.390.

Sec. 14. NAC 360.468 and 360.477 are hereby repealed.

TEXT OF REPEALED SECTIONS

360.468 "Commission" defined. (NRS 360.750) "Commission" means the Commission on Economic Development.

360.477 Refund upon approval of application. (NRS 360.750, 364A.170, 374.357)

- 1. If the Commission approves an application for a partial abatement of the taxes imposed pursuant to chapter 364A of NRS, the applicant is eligible for a refund of any taxes imposed pursuant to chapter 364A of NRS which were paid previously by the applicant and which are subject to the abatement.
- 2. If the Commission approves an application for a partial abatement of the taxes imposed pursuant to chapter 374 of NRS, the applicant is eligible for a refund of any taxes imposed pursuant to chapter 374 of NRS which were paid previously by the applicant and which are subject to the abatement, if the Department determines pursuant to NAC 360.4755 that the machinery or equipment qualifies as eligible machinery or equipment and:
- (a) If the machinery or equipment was acquired outside this State from a retailer that is not registered with the Nevada Tax Commission, the application for the partial abatement was made:
 - (1) Before the acquisition of the machinery or equipment; or

- (2) After the acquisition of the machinery or equipment and within 60 days after the date on which the taxes on the acquisition imposed pursuant to chapter 374 of NRS were due; or
- (b) If the machinery or equipment was acquired from a retailer that is registered with the Nevada Tax Commission, the application for the partial abatement was made within 60 days after the payment of the taxes on the acquisition imposed pursuant to chapter 374 of NRS.