RENO NEWSPAPERS, INC. Publishers of

RENO GAZETTE-JOURNAL
P.O. BOX 22000, Reno, Nevada 89520-2000
PHONE: 702-788-6200 for general information or 702-788-6394 for Legal Advertising Dept.

DESCRIPTION OF LEGAL ADVERTISING Bill #836 3349008

TERMS: Please pay from this invoice. It is due upon presentation and is past due after 15 days.

126.00 Legal Ad. Cost__ 5.00 Extra Proofs

2.00 Notary Fee___ Total Amt due 133.00

Washoe County Clerk

- Charlotte James
- P. O. Box 11130
- Reno, NV 89520

																				1 C	IIQ	M	8 6 8 8	uu	C				00	ė.	
MONTH	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31
August	T	I							II																			x			
September				X																					1						

PROOF OF PUBLICATION

STATE OF NEVADA COUNTY OF WASHOE

SS.

Doris Mertz

	· ·
	being first duly sworn, deposes and says: That as the legal clerk of
	the RENO GAZETTE-JOURNAL, a daily newspaper published in
	Reno, Washoe County, State of Nevada, that the notice of
	County Ordinance
	of which a copy is hereto
	attached, was first published in said newspaper in its issue dated the
2	28th day of <u>Aug</u> , 19 <u>85</u> and, <u>Sep 4</u> ,
	the full period of days, the last publication thereof being in
	the issue of September 4 1985. Signed Signed Merty
	Subscribed and sworn to before me this

4th

September

Notary Public

ALICE L. BUFFALOE Notary Public - State of Nevada Appointment Recorded In Washoe County MY APPOINTMENT EXPIRES JUNE 5, 1989

0 662

Summary - An ordinance authorizing the issuance of registered interim warrants in connection with the Washoe County, Nevada, Special Assessment District No. 8 (Lawton-Verdi Interceptor, Phase I) and providing other matters relating thereto.

BILL NO. 836

ORDINANCE NO. 662

(of Washoe County, Nevada)

ORDINANCE CONCERNING WASHOE COUNTY, AN NEVADA, SPECIAL ASSESSMENT DISTRICT NO. 8 PHASE INTERCEPTOR, (LAWTON-VERDI AUTHORIZING AND DIRECTING THE ISSUANCE OF GENERAL OBLIGATION INTERIM WARRANTS AGGREGATE PRINCIPAL AMOUNT OF NOT TO EXCEED \$855,798.20 FOR THE PAYMENT OF THE COSTS AND EXPENSES IN WASHOE COUNTY, NEVADA, SPECIAL ASSESSMENT DISTRICT NO. 8 (LAWTON-VERDI INTERCEPTOR, PHASE I); PRESCRIBING THE FORM WARRANTS; INTERIM REGISTERED PROVIDING FOR THE PAYMENT OF THE PRINCIPAL THEREON; PRESCRIBING THEREOF AND INTEREST DETAILS IN CONNECTION THEREWITH; RATIFYING, ALL ACTION APPROVING CONFIRMING AND TOWARD DIRECTED PREVIOUSLY TAKEN CONSTRUCTION OF SANITARY ACOUISITION AND SPECIAL ASSESSMENT IN IMPROVEMENTS (LAWTON-VERDI DISTRICT NO. INTERCEPTOR, 8 PHASE I); PROVIDING OTHER MATTERS RELATING THERETO; AND PROVIDING THE EFFECTIVE DATE HEREOF.

"Board") of the County of Washoe (herein "County"), and State of

Nevada, pursuant to an ordinance adopted August 27, 1985 (herein "District Ordinance"), created Washoe County, Nevada, Special Assessment District No. 8 (Lawton-Verdi Interceptor, Phase I) (herein "District") and ordered the acquisition of a Sanitary Sewer Project for the District (the "Project"); and

WHEREAS, the District has been created by the District Ordinance in accordance with NRS 271.010 to 271.630, i.e., the Consolidated Local Improvement Law; and

WHEREAS, the Board has authorized the proper officers of the County to advertise for a construction contract for the Sanitary Sewer Project on behalf of said County and District; and

WHEREAS, the County has in addition, in the manner provided by law, incurred obligations in connection with the District; and

WHEREAS, Section 271.355, NRS, provides that the Board may issue interim warrants for the purpose of paying any contractor or otherwise defraying any costs of the Project as the same become due from time to time until moneys are available therefor from the levy and collection of assessments to the benefited lots, tracts and parcels of land (and any issuance of bonds), and that such interim warrants may be general obligation interim warrants to which the full faith and credit of the County is pledged, and shall be issued in such manner, in such form, with such recitals, terms, covenants and conditions and with such other details as may be provided by the Board by ordinance; and

WHEREAS, the Board now desires to issue general obligation interim warrants for the purpose of paying such a contractor (herein the "Contractor") and otherwise defraying the costs and expenses of the aforesaid Project until moneys are available from the levy and collection of assessments or the issuance of any special assessment bonds; and

WHEREAS, the Board has determined and does hereby determine to issue an interim warrant or interim warrants in connection with the District, payable to the purchaser thereof to be designated by motion or resolution of the Board (the

"Purchaser") upon estimates of the County's Chief Sanitary Engineer (herein the "Engineer") to provide funds to pay the Contractor or other proper persons, which warrant or warrants, together with the interest thereon, shall be general obligations of the County to which the full faith and credit of the County shall be pledged; and

WHEREAS, the Board intends to pay the interim warrants from special assessments to be levied to pay, in part, the cost of the improvements in the District and from the proceeds of special assessment bonds to be hereafter sold and delivered.

NOW, THEREFORE, THE BOARD OF COUNTY COMMISSIONERS OF THE COUNTY OF WASHOE, IN THE STATE OF NEVADA, DO ORDAIN:

Section 1. This ordinance shall be known as, and may be cited by, the short title "District No. 8 (Lawton-Verdi Interceptor, Phase I) Interim Warrant Ordinance" (herein the "Ordinance").

For the purpose of providing for Section 2. payment to the Contractor or other proper person of the costs and expenses of the improvements and for the purpose of defraying the other costs (incidental or otherwise) heretofore incurred or to be incurred in Washoe County, Nevada, Special Assessment District No. 8 (Lawton-Verdi Interceptor, Phase I), there shall be issued, and the Board hereby authorizes and directs the County Comptroller to issue (pursuant to Section 271.355, NRS), the County's fully registered (i.e. registered only as to both principal and interest) general obligation interim warrant or from time to time interim warrants in an aggregate principal amount not to exceed \$855,798.20, which is the Engineer's present estimate of construction costs and incidental costs to be assessed in the District. The interim warrants shall consist of such numbers and denominations as may be necessary, bearing a rate of interest to be designated by motion or resolution of the Board, which does not exceed by more than 3% the "Index of 20 Bonds" most recently published before bids are received or a negotiated offer to purchase the warrants is accepted from the

date of their issuance until their respective maturities, not to exceed twelve months after the date of the issuance thereof; provided, however, that such interim warrants may be paid at any time upon call by the County (such date of payment to be selected? The Board has determined that solely at the County's option). the interest rate on the interim warrants of the District will not exceed by more than three percent (3%) such "Index of Twenty Bonds" which shall have been most recently published in "Credit Markets" before the bids are received or a negotiated offer to purchase the warrants is accepted. Both principal and interest shall be payable solely to the registered owner thereof in lawful money of the United States of America, without deduction for exchange or collection charges, at the office of the County Comptroller of the County of Washoe, at Reno, Nevada. presentation at maturity or on call by the County, payment of any of the interim warrants is not made as therein provided, interest thereon shall continue at the same rate stated therein until the principal thereof is paid in full.

Section 3. The fully registered general obligation interim warrant or interim warrants, together with the interest due thereon from the date of issue until paid, shall be redeemed and retired in regular numerical order from any legally available County funds, and the full faith and credit of the County is pledged to such payment.

Section 4. Each warrant shall be issued pursuant to the laws of the State, and shall be fully registered in the name of the owner thereof, and each warrant issued to the Purchaser or to any other proper person, together with all other interim warrants theretofore issued to said Purchaser or person in connection with the District, shall not exceed the estimates of the Engineer of the costs to be assessed in the District, made on or before the date of issuing each of said interim warrants.

Section 5. The fully registered interim warrant or interim warrants shall be signed and executed in the name of and on behalf of the County of Washoe, Nevada, with the signatures of

the Chairman of the Board of County Commissioners, the County Treasurer and the County Comptroller, as provided by law, and shall be attested by the County Clerk under the seal of the County, and shall be consecutively numbered, beginning with number one.

Section 6. The fully registered interim warrant or interim warrants bearing the signatures of the officers in office at the time of the signing thereof shall be the valid and binding obligations of the County notwithstanding that before the delivery thereof and payment therefor, any or all of the persons whose signatures appear thereon shall have ceased to fill their respective offices.

Each interim warrant shall be Section 7. registered in the name of the owner for the payment of both principal and interest in the office of the County Comptroller and any transfer thereof must likewise be registered in said The Comptroller of the County is hereby appointed Registrar and shall maintain books in the office Comptroller showing at all times what interim warrants registered as to both principal and interest, and the name and address of the owner thereof. The Comptroller shall register or permit to be transferred any interim warrant presented for such purpose subject to such reasonable regulations as the Comptroller may prescribe. The Comptroller, as Registrar, shall note such registration on his registration books and on the registration panel on the back of the interim warrant showing that each interim warrant is registered as to both principal and interest. The County and its officers may treat the person in whose name any interim warrant is registered as the absolute owner, whether or not such interim warrant shall be overdue. All payments made as provided in this ordinance shall be valid and effectual to discharge the liability upon any interim warrants to the extent of the amounts so paid.

Section 8. The interim warrant or interim warrants shall be in substantially the following form:

(Form of Face of Interim Warrant)

Transfer of This Warrant Other Than By Registration is not Effective

WASHOE COUNTY, NEVADA

SPECIAL ASSESSMENT DISTRICT NO. 8

(LAWTON-VERDI INTERCEPTOR, PHASE I)

FULLY REGISTERED

GENERAL OBLIGATION INTERIM WARRANT

	Principal Amo	unt: \$	
	Washoe County, Nevada,	, 198	
	The County of Washoe (the "Count	y"), State o	f Nevada
(the "S	State"), acknowledges itself indebted		
	day of, 198 (being wi		
	nereof) or earlier upon call by said		
	of, of	•	
	gistered owner hereof, or order, or re		
	of DOLLAR		
Sum O.			
togethe:	er with the interest due thereo	n at the	rate or
	percent (%) per	annum from	the date
hereof	until paid, or upon call by said Co	ounty, both p	principal
and int	sterest being payable solely to the re	gistered owne	er hereof
in law	wful money of the United States	of America,	without
	ion for exchange or collection charg		
	ounty Comptroller in Reno, Nevada. If,		
	ty, or upon call by the County, pay		
	at is not made as herein provided, in		
at the	e said rate of	percent (%) per
	until the principal hereof is paid in		

This fully registered interim warrant and the interest thereon is a general obligation of the County for the payment of which the Board of County Commissioners of the County has pledged the County's full faith and credit. The County intends to pay the principal of and interest on this warrant from special assessments to be hereafter levied to pay the cost of the sanitary sewer improvements in Washoe County, Nevada, Special Assessment District No. 8 (Lawton-Verdi Interceptor, Phase I) (the "District") and the proceeds of the special assessment bonds of the District to be hereafter sold and delivered, as provided by NRS 271.355.

This interim warrant is issued pursuant to the laws of the State and County, and this interim warrant, together with all other interim warrants heretofore issued in connection with the District, does not exceed the estimate of the County's Chief Sanitary Engineer of the costs to be assessed in the District, made on or before the date of the issuance of this interim warrant.

This interim warrant is fully registered in the name of the owner for the payment of both principal and interest in the office of the County Comptroller and any transfer thereof must likewise be registered in said office and may be transferred by registered assignment only and noted on the back hereof. This interim warrant must be registered only as to both principal and interest.

This fully registered interim warrant is issued by the County for the purpose of paying for a portion of the costs of certain sanitary sewer improvements in the District under the authority of and in full conformity with the provisions of Chapter 271, Nevada Revised Statutes, and Ordinance No. _____ of the County duly enacted on August 27, 1985, i.e., prior to the issuance of this interim warrant.

It is hereby certified, recited and warranted that all of the requirements of law have been fully complied with by the

proper officers of the County in the issuance of this interim warrant.

IN WITNESS WHEREOF, the Board of County Commissioners of the County of Washoe and State of Nevada, has caused this interim warrant to be signed in the name of and on behalf of the County by the signature of the Chairman and the County Comptroller, and by the signature of the County Treasurer, and attested by the County Clerk and the corporate seal of the County to be affixed hereon, all as of the date written above.

Dated the day, month and year, and numbered, as above written, and duly registered as to both principal and interest by the County Comptroller of Washoe County, Nevada.

By order of the Board of County Commissioners

Chairman of the Board of County Commissioners

County Comptroller

APPROVED:

(SEAL)

Attest:

County Clerk

County Treasurer

(Form of Registration Panel on Back of Interim Warrant)

PROVISION FOR REGISTRATION AS TO PRINCIPAL AND INTEREST

This interim warrant must be registered as to both principal and interest on the registration books of the County, kept by the Comptroller of the County as Registrar. After registration as to both principal and interest, the Registrar shall note such registration on such registration books and in the registration blank below, and that the principal and interest on the interim warrant is to be paid to the registered holder upon the proper acknowledgment of the receipt thereof. After registration this interim warrant may be transferred by the registered owner or his legal representative only upon a duly executed assignment in form satisfactory to the Registrar, such transfer to be made on said registration books and endorsed hereon.

Every privilege, registration, and transfer, shall be exercised only in accordance with the authorizing ordinance and such reasonable rules and regulations as the Registrar may prescribe.

Date of Registration	Name of Registered Owner	Signature of Registrar

(End of Form of Registration Panel on Back of Interim Warrant)

	(Form o	r Assignn	ent on E	Sack Of	THUC	: T TITE A	arranc,		
hereby s	old, as	hin and signed,	transfe	rred	anđ	set	over,	with	out
terms and	conditi	ons of sa	aid inter	rim war	rant.	•	*		
						70	wner		
Signature	Guarant	eed:	· v .	•					
(F	orm of R	egistrat	ion Cert	ificate	e on l	Back (of Warra	nt)	
No interest the Cou	, has b on said inty in	interim the	regist warrant	ered a and in	s to the:	bot regis	n princ: tration	ipal books	and o

County Comptroller

Section 9. The interim warrants shall be sold at a price which is not less than their par amount.

Section 10. All action, proceedings, matters and things heretofore taken, had and done by the County and the officers thereof (not inconsistent with the provisions of this ordinance) concerning the District, including, but not limited to, the performance of all prerequisites to the creation of the District, the acquisition of the sanitary sewer improvements, the specially benefited property therein, the sale and issuance of its interim warrants, and the levy of assessments for that purpose be, and the same hereby are, ratified, approved, and conformed.

Section 11. The officers of the County be, and they hereby are, authorized and directed to take all action necessary or appropriate to effectuate the provisions of this ordinance, including, without limiting the generality of the foregoing, the preparation of all necessary interim warrants and other items necessary or desirable for the completion of the levying of the assessments for the District and the issuance of the interim warrants therefor.

Section 12. All ordinances or resolutions, or parts thereof, in conflict with the provisions of this ordinance, are hereby repealed to the extent only of such inconsistency. This repealer shall not be construed to revive any ordinance or resolution, or part thereof, heretofore repealed.

Section 13. In accordance with NRS 244.100, this ordinance when first proposed is to be read by title to the Board, immediately after which several copies of the proposed ordinance are to be filed with the office of the County Clerk for public examination; therefore, the County Clerk is authorized and directed to give notice of the filing, together with the title of the ordinance and an adequate summary of the ordinance, and the date upon which a public hearing will be held on such ordinance by publication at least once in the Reno Gazette-Journal, i.e., a newspaper published and having general circulation in the County,

at least ten (10) days before the date set for such hearing, i.e., at least ten (10) days before the 27th day of August, 1985, such publication to be in substantially the following form:

(Form of Publication of Notice of Filing of Bill for an Ordinance)

Bill No. _____
Ordinance No. ____

(of Washoe County, Nevada)

Notice of Public Hearing Before The Washoe County Board of County Commissioners

NOTICE IS HEREBY GIVEN that the Board of County Commissioners of Washoe County, Nevada, will hold a public hearing in the Auditorium, Washoe County Administration Building, 1205 Mill Street, in Reno, at 10:00 o'clock a.m., on the 27th day of August, 1985, for the purpose of hearing objections to the adoption of a proposed ordinance. At such hearing, interested persons may present their views. The ordinance is entitled:

ORDINANCE CONCERNING WASHOE COUNTY, AN NEVADA, SPECIAL ASSESSMENT DISTRICT NO. 8 INTERCEPTOR, PHASE (LAWTON-VERDI AUTHORIZING AND DIRECTING THE ISSUANCE OF GENERAL OBLIGATION INTERIM WARRANTS AGGREGATE PRINCIPAL AMOUNT OF NOT TO EXCEED \$855,798.20 FOR THE PAYMENT OF THE COSTS AND EXPENSES IN WASHOE COUNTY, NEVADA, SPECIAL ASSESSMENT DISTRICT NO. 8 (LAWTON-VERDI INTERCEPTOR, PHASE I); PRESCRIBING THE FORM REGISTERED INTERIM SAID PROVIDING FOR THE PAYMENT OF THE PRINCIPAL AND INTEREST THEREON; PRESCRIBING THEREOF DETAILS IN CONNECTION THEREWITH; RATIFYING, AND CONFIRMING ALL ACTION APPROVING THE PREVIOUSLY TAKEN DIRECTED TOWARD

ACQUISITION AND CONSTRUCTION OF SANITARY SEWER IMPROVEMENTS IN SPECIAL ASSESSMENT DISTRICT NO. 8 (LAWTON-VERDI INTERCEPTOR, PHASE I); PROVIDING OTHER MATTERS RELATING THERETO; AND PROVIDING THE EFFECTIVE DATE HEREOF.

An adequate summary of the ordinance is as follows:

The preambles of the Ordinance recite that the Board of County Commissioners (the "Board") has created Washoe County, (Lawton-Verdi Assessment District 8 No. Special Nevada, (the "District") for the purpose of Interceptor, Phase I) acquiring sanitary sewer improvements and sanitary sewer a project; provide that the proceedings for the District have been taken under NRS Chapter 271; recite that the Board has authorized the advertisement for a construction contract; recite that the incur and will incurred obligations County has obligations in connection with the District; recite that under NRS 271.355 the Board may issue general obligation interim warrants for the purpose of paying the contractor or other proper person; recite that the Board desires to issue such general interim warrants; and recite that such interim obligation warrants shall be general obligations of the County, to which the full faith and credit of the County is pledged; and state that the County intends to pay the interim warrants from special assessments and from the proceeds of special assessment bonds.

The ordaining clause is then set forth.

Section 1 provides that the ordinance shall be designated "District No. 8 (Lawton-Verdi Interceptor, Phase I) Interim Warrant Ordinance".

Section 2 provides for the issuance of such interim warrants in a principal amount not to exceed \$855,798.20 to be outstanding at a rate or rates of interest to be hereafter designated by motion or resolution of the Board, but in any event not to exceed that authorized by law, and to be payable in not

more than 12 months from date and at any time upon call by the County, and provides that the principal and interest are payable solely to the registered owner at the Office of the County Comptroller.

Section 3 provides that the interim warrants shall be paid and retired in regular numerical order from any legally available funds of the County and pledges the County's full faith and credit to such payment.

Section 4 provides that each warrant issued to the Purchaser thereof or other proper person not exceed the estimates of the County's Chief Sanitary Engineer of the costs to be assessed in the District.

Section 5 provides that each registered interim warrant shall be executed with the signatures of the Chairman of the Board of County Commissioners, the County Comptroller, the County Treasurer, and attested and sealed by the County Clerk.

Section 6 provides that the warrants bearing the signature of such Officers shall be the valid obligations of the County notwithstanding that such Officers might have ceased to fill their respective Offices.

Section 7 provides that each interim warrant must be registered as to both principal and interest and that the Comptroller as Registrar shall note such registration on the County registration books.

Section 8 provides for the form of each interim warrant.

Section 9 provides that the interim warrants shall be sold at a price which is not less than their par amount.

Section 10 ratifies, approves, and confirms all consistent prior action taken in connection with the District, the levying of special assessments against the property in the District and the sale and issuance of the interim warrants.

Section 11 authorizes the County officials to take any action necessary to effectuate the ordinance.

Section 12 provides a repealer clause for conflicting provisions.

Section 13 provides for notice by publication of the August 27, 1985 hearing on the ordinance and provides for this summary of provisions.

Section 14 provides that this ordinance shall be in effect from and after its publication for two weeks following its final adoption on August 27, 1985; and provides the form for such publication which includes the names of the Commissioners voting for and against the adoption of the ordinance.

Section 15 provides a severability clause.

Typewritten copies of Bill No. _____ are on file in the office of the Washoe County Clerk at the County Courthouse, Virginia and Court Streets, in Reno, Nevada, for public examination. The Board shall adopt or reject the ordinance (or the ordinance as amended) within 35 days after the date of the final public hearing.

IN WITNESS WHEREOF, the Board of County Commissioners, Washoe County, Nevada, has caused this notice to be published.

DATED this 13th day of August, 1985.

/s/	Judi	Bailey
	Count	y Clerk

(SEAL)

Section 14. This ordinance shall be in effect from and after its publication as hereinafter provided, and after this ordinance is signed by the Chairman of the Board and attested and sealed by the County Clerk, this ordinance shall be published by title only, together with the names of the Commissioners voting for or against its passage, and with a statement that typewritten copies of said ordinance are available for inspection by all interested parties at the office of the County Clerk, such publication to be made in the Reno Gazette-Journal, a newspaper published and having general circulation in the County, at least once a week for a period of two (2) weeks by two (2) insertions, pursuant to NRS 244.100 and all laws thereunto enabling, such publication to be in substantially the following form:

(Form for Publication)

BILL	NO.		
ORDINAN	ICE	NO.	

ORDINANCE CONCERNING WASHOE COUNTY, AN NEVADA, SPECIAL ASSESSMENT DISTRICT NO. 8 INTERCEPTOR, I), PHASE (LAWTON-VERDI AUTHORIZING AND DIRECTING THE ISSUANCE OF GENERAL OBLIGATION INTERIM WARRANTS AGGREGATE PRINCIPAL AMOUNT OF NOT TO EXCEED \$855,798.20 FOR THE PAYMENT OF THE COSTS AND EXPENSES IN WASHOE COUNTY, NEVADA, SPECIAL DISTRICT NO. 8 (LAWTON-VERDI ASSESSMENT INTERCEPTOR, PHASE I); PRESCRIBING THE FORM SAID REGISTERED INTERIM WARRANTS; PROVIDING FOR THE PAYMENT OF THE PRINCIPAL THEREOF AND INTEREST THEREON; PRESCRIBING DETAILS IN CONNECTION THEREWITH; RATIFYING, ACTION ALL CONFIRMING APPROVING AND DIRECTED TOWARD THE TAKEN PREVIOUSLY OF SANITARY ACQUISITION AND CONSTRUCTION IN SPECIAL ASSESSMENT SEWER IMPROVEMENTS DISTRICT NO. 8 (LAWTON-VERDI INTERCEPTOR, PHASE I); PROVIDING OTHER MATTERS RELATING THERETO; AND PROVIDING THE EFFECTIVE DATE HEREOF.

PUBLIC NOTICE IS HEREBY GIVEN that typewritten copies of the above-numbered and entitled ordinance are available for inspection by the interested parties at the office of the County Clerk of Washoe County, Nevada, at her office at the Washoe County Courthouse, Virginia and Court Streets, in Reno, Nevada; and that said ordinance was proposed by Commissioner on August 13, 1985, and passed and adopted

without ar	mendment at a regular mee	ting held no	ot more than 35 days
after the	closing of the hearing	thereon, i.	.e., at the regular
meeting or	n August 27, 1985, by the	following v	ote of the Board of
County Cor	mmissioners:		;
	Those Voting Aye:		Jim King
		, contract the second s	James Lillard
		- (Gene McDowell
		I	Dick Ritter
		- I	Belie Williams
	Those Voting Nay:		
	Those Absent and Not Vot	ing:	
	This ordinance shall be	in full fo	rce and effect from
and after		i.e., the	date of the second
	on of such ordinance by i		
-	IN WITNESS WHEREOF, the		
of Washo	e County, Nevada, has		
	by title only.		
	Dated this August 27, 19	85.	
		/s/	Jim King
			Chairman
			County Commissioners e County, Nevada
			4
(SEAL)			
Attest:			
/s/J	udi Bailey		
	County Clerk	•	

(End of Form of Publication)

Section 15. That if any section, paragraph, clause or other provision of this ordinance shall for any reason be held to be invalid or unenforceable, the invalidity or unenforceability of such section, paragraph, clause or other provision shall not affect any of the remaining provisions of this ordinance.

Proposed on August 13,1985.

Proposed by Commissioner McDowell

Passed on August 27, 1985.

Ayes:

Jim King

James Lillard

Gene McDowell

Dick Ritter

Belie Williams

Nays:

Absent:

none

none

Chairman

Foard of County/Commissioners
Washoe County, Nevada

(SEAL)

Attest:

This ordinance shall be in force and effect from and after September $\frac{4}{}$, 1985, i.e., the date of the second publication of such ordinance by its title only.