[118H1504]

(Original Signature of Member)

119TH CONGRESS 1ST SESSION

## H.R. 618

To amend the Apex Project, Nevada Land Transfer and Authorization Act of 1989 to include the City of North Las Vegas and the Apex Industrial Park Owners Association, and for other purposes.

## IN THE HOUSE OF REPRESENTATIVES

Mr.	Horsford	introduced	the	following	bill;	which	was	referred	to	the
	Com	mittee on								

## A BILL

- To amend the Apex Project, Nevada Land Transfer and Authorization Act of 1989 to include the City of North Las Vegas and the Apex Industrial Park Owners Association, and for other purposes.
  - 1 Be it enacted by the Senate and House of Representa-
  - 2 tives of the United States of America in Congress assembled,
  - 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Apex Area Technical
- 5 Corrections Act".

1	SEC. 2. APEX PROJECT, NEVADA LAND TRANSFER AND AU
2	THORIZATION ACT OF 1989.
3	The Apex Project, Nevada Land Transfer and Au-
4	thorization Act of 1989 (Public Law 101-67; 103 Stat
5	168) is amended—
6	(1) in section 2(a), by adding at the end the
7	following:
8	"(9) Nevada's 'boom and bust' economic
9	timeline demonstrates a need for economic diversity
10	and stability in the Las Vegas Valley. In the year
11	2000, Nevada was the fastest growing State for 14
12	consecutive years and had increased its population
13	by 1,000,000 residents since 1980. During the reces-
14	sion and mortgage crisis in 2009, Nevada was one
15	of the hardest hit States, with its population facing
16	a 20 percent increase in economic insecurity. Over
17	the following decade, the Las Vegas Valley rebuilt,
18	and by 2020, Nevada led in growth nationally. How-
19	ever, in 2021, the State experienced economic hard-
20	ship at higher rates due to the impact of the
21	COVID-19 pandemic on the travel and tourism in-
22	dustries.
23	"(10) The Apex Project has expanded to be one
24	of the most promising economic endeavors in South-
25	ern Nevada, with the potential to create jobs, stimu-
26	late wages, and improve the well-being of everyone

I	in the region—especially the citizens of North Las
2	Vegas, the only predominantly minority population,
3	which has been hit particularly hard by recessions
4	and the COVID-19 pandemic.
5	"(11) The Apex Project has evolved since 1989,
6	but the partnership between Federal and private
7	land owners remains unwavering. The Bureau of
8	Land Management and Apex stakeholders have cre-
9	ated important environmental protections and per-
10	mitting procedures that are appropriate to utilize in
11	a streamlined capacity as the Apex Project continues
12	to take a new direction.";
13	(2) in section 2(b)—
14	(A) by redesignating paragraph (6) as
15	paragraph (8); and
16	(B) by inserting after paragraph (5) the
17	following:
18	"(6) The term 'Apex Industrial Park Owners
19	Association' has the meaning given such term by the
20	charter document for the entity entitled 'Apex In-
21	dustrial Park Owners Association', formed on April
22	9, 2001, and any successor documents to such char-
23	ter document, on file with the Nevada Secretary of
24	State.

1	"(7) The term 'City of North Las Vegas' means
2	North Las Vegas, Nevada.";
3	(3) in section 3(b)—
4	(A) by striking "Clark County for the con-
5	nection" and inserting "Clark County, the City
6	of North Las Vegas, and the Apex Industrial
7	Park Owners Association, individually or jointly
8	as appropriate, for the connection";
9	(B) by striking "Kerr-McGee Site" and in-
10	serting "Kerr-McGee Site and other lands con-
11	veyed in accordance with this Act"; and
12	(C) by inserting "(or any successor maps
13	created by the Secretary)" after "May 1989";
14	(4) in section 4(c), by striking "Pursuant" and
15	all that follows through "Clark County" and insert-
16	ing "During such time as the requirements of sec-
17	tion 6 are met, and pursuant to applicable law, the
18	Secretary shall grant Clark County, the City of
19	North Las Vegas, and the Apex Industrial Owners
20	Association";
21	(5) in section 4(e)(1), by striking the last sen-
22	tence and inserting "The withdrawal made by this
23	subsection shall continue in perpetuity for all lands
24	transferred in accordance with this subsection ".

1	(6) in section 4(e), by adding at the end the fol-
2	lowing:
3	"(3) In the case of the sale of mineral materials re-
4	sulting from grading, land balancing, or other activities
5	on the surface of a parcel within the Apex Site for which
6	the United States retains and interest in the minerals—
7	"(A) it shall be considered impracticable to ob-
8	tain competition for purposes of section
9	3602.31(a)(2) of title 43, Code of Federal Regula-
10	tions (as in effect on the date of the enactment of
11	the Apex Area Technical Corrections Act); and
12	"(B) such sale shall be exempt from the quan-
13	tity and term limitations imposed on noncompetitive
14	sales under subpart 3602 of such title (as in effect
15	on the date of the enactment of the Apex Area Tech-
16	nical Corrections Act."; and
17	(7) in section 6, by adding at the end the fol-
18	lowing:
19	"(d) Compliance With Environmental Assess-
20	MENTS.—Each transfer by the United States of additional
21	lands or interests in lands within the Apex Site or rights-
22	of-way issued pursuant to this Act shall be conditioned
23	upon compliance with applicable Federal land laws, includ-
24	ing the National Environmental Policy Act of 1969 and
25	the Federal Land Policy and Management Act of 1976.".