

*Nellis Dunes Citizens Advisory Committee (CAC)  
Application*



Name of TAB or CAC: Nellis Dunes Advisory Committee

Applicant Name: \_\_\_\_\_

Home Address: \_\_\_\_\_ Phone: \_\_\_\_\_

Work Address: \_\_\_\_\_ Phone: \_\_\_\_\_

**\*MEMBER MUST HAVE OFF-HIGHWAY EXPERIENCE**

Please provide the times you are available to serve on this Committee:

Please provide a brief description of your Off-Highway Vehicle qualifications, experience, or interests which would be considered an asset to this Advisory Committee:

My resume/letter of interest is attached: Yes\_\_\_ No\_\_\_

*I certify that I am a qualified elector, that my primary residence is within Clark County to which I am applying, and that the information provided is true and accurate to the best of my knowledge.*

\_\_\_\_\_  
*Signature*

\_\_\_\_\_  
*Date*

You may deliver this application in person to the Clark County Comprehensive Planning Department, 3<sup>rd</sup> Floor, Clark County Government Center, 500 South Grand Central Parkway, or mail to the following address:

**OR**  
**Clark County Comprehensive Planning Department**  
**Attn: Michael Popp**  
**P. O. Box 551741**  
**Las Vegas – NV 89155-1741**

**OR**  
**Fax to 380-9989**

*(This document becomes a public record once it has been received by Clark County.)*

## **TOWN ADVISORY BOARDS/CITIZENS ADVISORY COUNCILS**

Town Advisory Boards (TABs) are formed per Nevada Revised Statutes (NRS) Section 269.576, and Citizens Advisory Councils (CACs) are formed per Clark County Code Section 3.32, to assist the Board of County Commissioners with the decision-making process in supplying public services to the unincorporated towns and areas of the County. Members are appointed by the County Commissioners and are subject to the provisions of the Nevada Open Meeting Law, NRS Chapter 241, and Nevada Ethics in Government Law, NRS Chapter 281.481-551. The final decision for appointments to TABs/CACs lies with the Board of County Commissioners. The results of any poll or recommendation are advisory and will be considered by the Board of County Commissioners, although they are not binding. Persons submitting letters of interest and applications that may not be a part of a poll or recommendation may also be considered for appointment.

TABs are appointed to represent unincorporated towns which have been created by law to generate area-specific taxes designated for additional services in the town. CACs are appointed to serve specific areas in the County that fall outside the boundaries of either incorporated cities or unincorporated towns, but because of the proximity of the residents share common concerns. The Board of County Commissioners may appoint either three or five residents to serve as members of a TAB or CAC. The members must meet two criteria: 1) be a qualified elector; and 2) be a resident of the unincorporated town or area encompassed by the council. These members serve without compensation for two-year terms beginning on the first Monday in odd-numbered years, and assist the Board of County Commissioners in the governance of the unincorporated town or council area by acting as representatives of the residents of their town or area.

TABs and CACs hold public meetings at least once a month, usually in the evenings, and make recommendations based on community input on issues pertaining to the town or area (long-term planning, zoning changes, public works and parks projects, etc.); provide input regarding resident concerns and problems to the Board of Commissioners; and disseminate information from the County to the residents of the town or area. TABs and CACs and the communities they serve receive assistance and liaison from the staff of the County Manager's Office and other County departments.

### **NEVADA OPEN MEETING LAW**

Persons interested in applying for membership on a TAB/CAC should be aware of the requirements of the Nevada Open Meeting Law under which all TABs/CACs are governed. The Nevada Open Meeting Law, NRS Chapter 241, declares legislative intent that all public bodies (including TABs and CACs) exist to aid in the conduct of the people's business and that it is the intent of the law that the public body's actions be taken openly and their deliberations conducted openly. Any TAB/CAC member who takes action in violation of the Open Meeting Law, with knowledge of the violation, is guilty of a misdemeanor and may be prosecuted. Wrongful exclusion of any person from a meeting of the public body is also a misdemeanor. Any time a majority of TAB/CAC members gathers together in a place that has not been legally posted per Open Meeting Law requirements, they cannot discuss or deliberate on an issue over which they have advisory power. It is important that TAB/CAC members understand the impact of such an action. This does not preclude members from gathering together; it does require that they do not discuss and deliberate on town or area business.