Amendment No. 645

Assembly Amendment to Assembly Bill No. 188 First Reprint							(BDR 19-595)
Proposed by	y: Assemblymar	n Parks					
Amendmen	t Box:						
Resolves Co	onflicts with: N	'A					
Amends:	Summary: No	Title: No	Preamble: No	Joint	Sponsorsh	ip: No	Digest: Yes
ASSEMBL	Y ACTION	Initial and Date	e SENATI	E ACT	ION	Initia	al and Date
Adopted	□ Lost □		Ado	pted 🗆	Lost 🗆 _		
Concurred In	□ Not □		Concurre	ed In □	Not 🗆 _		
Receded	□ Not □		Rece	eded 🗌	Not 🗆		
following the enacting clause, to read as follows: "Section 1. I. Except as otherwise provided in this section or by specific statute:							
(a) If a person or his agent provides the electronic mail address of the person to a							
governmental entity for the purpose of or in the course of communicating electronically with that							
governmental entity, the governmental entity may maintain the electronic mail address in a							
database.							
(b) A database described in this subsection and the electronic mail addresses contained therein							

MSM/RBL Date: 4/26/2005

2. The electronic mail address of a person is not confidential and may be disclosed if the

A.B. No. 188—Provides that certain databases which contain electronic mail addresses are confidential and not public records open for public inspection.

is confidential and not a public book or record within the meaning of NRS 239.010.

person or his agent provides the electronic mail address to a governmental entity:

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- (a) In the course of an existing business or contractual relationship with the governmental entity; or
- (b) In the course of seeking to establish a business or contractual relationship with the governmental entity, including, without limitation, in response to a request for proposals or invitation to bid from the governmental entity.
- 3. A governmental entity shall disclose the confidential electronic mail addresses contained in a database described in subsection 1 in response to an order issued by a court upon a finding that the disclosure of the electronic mail addresses is necessary:
 - (a) To protect the public safety; or
 - (b) To assist in the investigation or prosecution of a crime.
- 4. The provisions of this section do not alter, limit or otherwise affect the operation of any statute or regulation of this State which provides greater or more stringent protections for the confidentiality of the electronic mail address of a person.".

If this amendment is adopted, the Legislative

Counsel's Digest will be changed to read as follows:

Legislative Counsel's Digest:

Existing law requires certain books and records of a governmental entity to be open for public inspection. (NRS 239.010) Books and records of a governmental entity are not required to be open for public inspection if they are deemed by statute to be confidential or if the governmental entity determines pursuant to a balancing test that disclosure is not required. (*Donrey v. Bradshaw*, 106 Nev. 630 (1990))

This bill provides that if a person or his agent provides the electronic mail address of the person to a governmental entity for the purpose of or in the course of communicating electronically with that entity, the governmental entity may maintain the address in a database. Such a database and its contents is confidential and is not a public book or record, but may be disclosed by the governmental entity which maintains the database in response to a court order. This bill also provides that the individual electronic mail address of a person is not confidential if the person or his agent provided the address to a governmental entity in the course of an existing business or contractual relationship or in the course of establishing such a relationship.