## Amendment No. 954

Const. Amonda. Amonda. According 504 Einst Doming. (DDD 50 122)						
Senate Amendment to Assembly Bill No. 504 First Reprint (BDR 58-1236)						
Proposed by: Committee on Transportation and Homeland Security						
Amendment Box:						
Resolves Conflicts with: N/A						
Amends: Summary: No	Title: No	Preamble: No	Joint	Sponsorsh	iip: No	Digest: No
A COLLADA AL A CITADA		· CDNA DV		ON		
ASSEMBLY ACTION	Initial and Dat	· · · · · · · · · · · · · · · · · · ·			Initial	and Date
•		<del></del>	•	Lost 🗆 _		
		<del></del> ·	_   Concurred In			
Receded Not		Reco	eded 🔟	Not		
Amend section 1, page 2, line 1, after "customers," by inserting: "guests, casino hosts, key employees,".  Amend section 1, page 2, line 6, after "business" by inserting:						
"of the resort hotel".						
Amend the bill as a whole by adding new sections designated sections 3 and 4, following sec. 2,						
to read as follows:						
"Sec. 3. 1. Each owner or operator of a resort hotel shall:						
(a) To the greatest extent practicable, meet and confer with all other owners and operators of						
resort hotels in this State; ar	ıd					

A.B. No. 504—Exempts owner or operator of motor vehicle that is used for transportation of passengers or property from provisions governing fully regulated carriers under certain circumstances.

Date: 5/25/2005

JDA/JRS

- (b) Prepare a report concerning limousines and other motor vehicles to which the provisions of section 1 of this act apply.
  - 2. The report must include, without limitation, a discussion of the following subjects:
- (a) The employment practices used for employees who drive limousines and other motor vehicles, including, without limitation, conducting background investigations, policies concerning testing for the presence of drugs and reviewing of driving records;
- (b) The training provided for drivers to ensure proficiency in the operation of limousines and other motor vehicles; and
  - (c) The procedures used for the maintenance of limousines and other motor vehicles.
- 3. The report must be submitted on or before February 1, 2007, to the Director of the Legislative Counsel Bureau for transmittal to the 74th Session of the Nevada Legislature.
- 4. As used in this section, "resort hotel" means any building or group of buildings that is maintained as and held out to the public to be a hotel where sleeping accommodations are furnished to the transient public and that has:
  - (a) More than 200 rooms available for sleeping accommodations;
- (b) At least one bar with permanent seating capacity for more than 30 patrons that serves alcoholic beverages sold by the drink for consumption on the premises;
- (c) At least one restaurant with permanent seating capacity for more than 60 patrons that is open to the public 24 hours each day and 7 days each week; and
  - (d) A gaming area within the building or group of buildings.
  - **Sec. 4.** This act becomes effective upon passage and approval.".