Amendment No. 903

Assembly Amendment to Senate Bill No. 20	(BDR 20-682)
Proposed by: Committee on Government Affairs	
Amendment Box:	
Resolves Conflicts with: N/A	
Amends: Summary: No Title: No Preamble: No Joint Sponsorship: No	Digest: Yes
ASSEMBLY ACTION Initial and Date SENATE ACTION Init	tial and Date
Adopted Lost Lost Adopted Lost Los	
Concurred In Not Loncurred In Not Loncurred In Not Loncurred In Lo	
Receded Not Receded Not	
Amend section 1, page 2, by deleting lines 8 through 15 and inserting:	
"(b) Two members by the governing body of the [largest] incorporated city with the largest	
population in the county from their own number.	
(c) One member by the governing body of the [second largest] incorporated city with the second	
largest population in the county from their own number.	
(d) One member by the governing body of the [third largest] incorporated city with the third	
largest population in the county from their own number.	
(e) One member by the governing body of the incorporated city with the smallest population in	
the county from their own number.".	
Amend section 1, page 2, by deleting lines 21 and 22 and inserting:	

S.B. No. 20—Revises provisions governing certain county fair and recreation boards.

* A S B 2 0 9 0 3 *

Date: 5/23/2005

HC/EGO

"submitted by the chamber of commerce of the [largest] incorporated city with the largest population in the county. If the nominees so listed are unsatisfactory to the".

Amend section 1, page 2, by deleting line 40 and inserting:

[&]quot;[largest] incorporated city with the largest population in the county.".

If this amendment is adopted, the Legislative

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

Legislative Counsel's Digest:

Existing law establishes the number and qualifications of members of county fair and recreation boards, which are commonly known as convention and visitors authorities in some counties. (NRS 244A.599, 244A.601, 244A.603) In counties with a population of 400,000 or more (currently Clark County), such a board consists of 13 members, including two members of the board of county commissioners, four members designated for certain incorporated cities in the county, one member designated for all the remaining incorporated cities in the county and six members from the private business sector. (NRS 244A.603)

This bill increases the membership of a county fair and recreation board in a county with a population of 400,000 or more to 14 members by adding an additional member who is selected by the governing body of the incorporated city with the smallest population in the county (currently the City of Mesquite) and who is a member of that governing body. This bill also clarifies that membership on the board is based on the population of an incorporated city as determined by the last national decennial census.

Existing law provides a procedure for rotating representation on the county fair and recreation board in a county with a population of 400,000 or more (currently Clark County) among the remaining incorporated cities in the county that do not have a specifically designated member. (NRS 244A.603)

This bill acknowledges that this rotation is not required when there is only one such remaining incorporated city in the county.