

**Amendment No. 304**

Senate Amendment to Senate Bill No. 267

(BDR 52-110)

**Proposed by:** Senate Committee on Commerce, Labor and Energy**Amends:** Summary: No Title: Yes Preamble: No Joint Sponsorship: No Digest: Yes

ASSEMBLY ACTION		Initial and Date	SENATE ACTION		Initial and Date
Adopted	<input type="checkbox"/>	Lost <input type="checkbox"/> _____	Adopted	<input type="checkbox"/>	Lost <input type="checkbox"/> _____
Concurred In	<input type="checkbox"/>	Not <input type="checkbox"/> _____	Concurred In	<input type="checkbox"/>	Not <input type="checkbox"/> _____
Receded	<input type="checkbox"/>	Not <input type="checkbox"/> _____	Receded	<input type="checkbox"/>	Not <input type="checkbox"/> _____

EXPLANATION: Matter in (1) ***blue bold italics*** is new language in the original bill; (2) ***green bold italic underlining*** is new language proposed in this amendment; (3) ***red strikethrough*** is deleted language in the original bill; (4) ***purple double strikethrough*** is language proposed to be deleted in this amendment; (5) ***orange double underlining*** is deleted language in the original bill that is proposed to be retained in this amendment; and (6) ***green bold underlining*** is newly added transitory language.

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MSN/TMC



Date: 4/18/2011

S.B. No. 267—Revises provisions governing personal information. (BDR 52-110)

## SENATE BILL NO. 267—SENATOR WIENER

MARCH 18, 2011

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Referred to Committee on Commerce, Labor and Energy

SUMMARY—Revises provisions governing personal information. (BDR 52-110)

FISCAL NOTE: Effect on Local Government: No.

Effect on the State: No.

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~EXPLANATION – Matter in ***bolded italics*** is new; matter between brackets [omitted material] is material to be omitted.

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AN ACT relating to personal information; ~~requiring a business entity or data collector to encrypt or destroy personal information that is stored on a copier, facsimile machine or multifunction device under certain circumstances; requiring an owner or lessor of certain copiers, facsimile machines or multifunction devices to destroy any personal information that is stored on the copier, facsimile machine or multifunction device under certain circumstances; revising provisions governing the protection of personal information collected by a data collector;~~ and providing other matters properly relating thereto.

## Legislative Counsel's Digest:

1       ~~Section 4 of this bill requires a business entity or a data collector to ensure that any~~  
2       ~~personal information which is stored on the data storage device of a copier, facsimile machine~~  
3       ~~or multifunction device in the possession of the business entity or data collector is securely~~  
4       ~~encrypted or destroyed by certain approved methods before the business entity or data~~  
5       ~~collector relinquishes ownership, physical control or custody of the copier, facsimile machine~~  
6       ~~or multifunction device to another person. Section 4 also requires the owner or lessor of a~~  
7       ~~copier, facsimile machine or multifunction device that is leased or rented to a business entity~~  
8       ~~or data collector to ensure that any personal information which is stored on the copier,~~  
9       ~~facsimile machine or multifunction device is destroyed by certain approved methods as soon~~  
10      ~~as practicable after the termination or cancellation of the lease agreement or rental contract, or~~  
11      ~~upon assuming physical custody or control of the copier, facsimile machine or multifunction~~  
12      ~~device. Existing law prohibits a data collector from moving any data storage device~~  
13      ~~containing personal information beyond the control of the data collector or its data~~  
14      ~~storage contractor unless the data collector uses encryption to ensure the security of the~~  
15      ~~information. (NRS 603A.215) Section 6 of this bill additionally prohibits a data collector~~  
16      ~~from moving a data storage device which is used by or is a component of a~~  
17      ~~multifunctional device beyond the control of the data collector, its data storage~~  
18      ~~contractor or a person who assumes the obligation of the data collector to protect~~  
19      ~~personal information unless the data collector uses encryption to ensure the security of~~  
20      ~~the information.~~

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THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN  
SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1      **Section 1. (Deleted by amendment.)**

2      **Sec. 2. (Deleted by amendment.)**

3      **Sec. 3. (Deleted by amendment.)**

4      **Sec. 4. (Deleted by amendment.)**

5      **Sec. 5. (Deleted by amendment.)**

6      **Sec. 6.** NRS 603A.215 is hereby amended to read as follows:

7      603A.215 1. If a data collector doing business in this State accepts a  
8 payment card in connection with a sale of goods or services, the data collector shall  
9 comply with the current version of the Payment Card Industry (PCI) Data Security  
10 Standard, as adopted by the PCI Security Standards Council or its successor  
11 organization, with respect to those transactions, not later than the date for  
12 compliance set forth in the Payment Card Industry (PCI) Data Security Standard or  
13 by the PCI Security Standards Council or its successor organization.

14     2. A data collector doing business in this State to whom subsection 1 does not  
15 apply shall not:

16        (a) Transfer any personal information through an electronic, nonvoice  
17 transmission other than a facsimile to a person outside of the secure system of the  
18 data collector unless the data collector uses encryption to ensure the security of  
19 electronic transmission; or

20        (b) Move any data storage device containing personal information beyond the  
21 logical or physical controls of the data collector, ~~for~~ its data storage contractor *or,*  
22 *if the data storage device is used by or is a component of a multifunctional device,*  
23 *a person who assumes the obligation of the data collector to protect personal*  
24 *information,* unless the data collector uses encryption to ensure the security of the  
25 information.

26     3. A data collector shall not be liable for damages for a breach of the security  
27 of the system data if:

28        (a) The data collector is in compliance with this section; and

29        (b) The breach is not caused by the gross negligence or intentional misconduct  
30 of the data collector, its officers, employees or agents.

31     4. The requirements of this section do not apply to:

32        (a) A telecommunication provider acting solely in the role of conveying the  
33 communications of other persons, regardless of the mode of conveyance used,  
34 including, without limitation:

35            (1) Optical, wire line and wireless facilities;

36            (2) Analog transmission; and

37            (3) Digital subscriber line transmission, voice over Internet protocol and  
38 other digital transmission technology.

39        (b) Data transmission over a secure, private communication channel for:

40            (1) Approval or processing of negotiable instruments, electronic fund  
41 transfers or similar payment methods; or

42            (2) Issuance of reports regarding account closures due to fraud, substantial  
43 overdrafts, abuse of automatic teller machines or related information regarding a  
44 customer.

45     5. As used in this section:

46        (a) “Data storage device” means any device that stores information or data  
47 from any electronic or optical medium, including, but not limited to, computers,  
48 cellular telephones, magnetic tape, electronic computer drives and optical computer  
49 drives, and the medium itself.

1       (b) “Encryption” means the protection of data in electronic or optical form, in  
2       storage or in transit, using:

3           (1) An encryption technology that has been adopted by an established  
4       standards setting body, including, but not limited to, the Federal Information  
5       Processing Standards issued by the National Institute of Standards and Technology,  
6       which renders such data indecipherable in the absence of associated cryptographic  
7       keys necessary to enable decryption of such data; and

8           (2) Appropriate management and safeguards of cryptographic keys to  
9       protect the integrity of the encryption using guidelines promulgated by an  
10      established standards setting body, including, but not limited to, the National  
11      Institute of Standards and Technology.

12       (c) “Facsimile” means an electronic transmission between two dedicated fax  
13      machines using Group 3 or Group 4 digital formats that conform to the  
14      International Telecommunications Union T.4 or T.38 standards or computer  
15      modems that conform to the International Telecommunications Union T.31 or T.32  
16      standards. The term does not include onward transmission to a third device after  
17      protocol conversion, including, but not limited to, any data storage device.

18       (d) ~~(b)~~ “Multifunctional device” means a machine that incorporates the  
19      functionality of devices, which may include, without limitation, a printer, copier,  
20      scanner, facsimile machine or electronic mail terminal, to provide for the  
21      centralized management, distribution or production of documents.

22       (e) “Payment card” has the meaning ascribed to it in NRS 205.602.

23       ~~(e)~~ ~~(f)~~ (f) “Telecommunication provider” has the meaning ascribed to it in  
24      NRS 704.027.