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Business Associations and Professions; Corporate and Partnership Names

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Business Associations and Professions

Business Associations and Professions; corporate and partnership names

**NEV. REV. STAT. § 80.**— (new); §§ 78.035, 78.039, 78.040, 78.090, 78.185, 78.785, 80.010, 80.170, 81.0095, 88.320, 88.325, 680A.230 (amended).  
**AB 205** (Committee on Judiciary); 1987 STAT. Ch 465

Under existing law, the Secretary of State must refuse to file the articles of incorporation of any corporation whose name is the same, or deceptively similar, to the name of any other domestic or foreign corporation or a name held reserved for any corporation. The Secretary may accept the articles of incorporation of any corporation whose name is the same or deceptively similar to any other business entity only if written consent is obtained from the other business entity.

Under existing law, a suspended corporation is required to submit another name for approval by the Secretary of State if another corporation has incorporated or reserved the name during suspension. Under Chapter 465, the suspended corporation may reinstate its prior name upon receiving written consent of the other business entity.

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2. 1987 Nev. Stat. ch. 465, sec. 2, at (amending **NEV. REV. STAT. § 78.039**). See id. sec. 7, at (enacting **NEV. REV. STAT. § 80.**— (applies to corporations, foreign corporations, and a name reserved by corporations)).


4. **NEV. REV. STAT. § 78.185** (amended by 1987 Nev. Stat. ch. 465, sec. 5, at ). Chapter 465 applies to corporations that have been suspended from doing business in Nevada and to defaulting corporations. **Id.**

5. **Id.**