1	Н. В. 2875
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3 4 5	(By Delegates Skinner, Folk, McGeehan, Faircloth, Rowe, Pushkin, Guthrie, Sponaugle and Fluharty)
6	[Introduced February 20, 2015; referred to the
7	Committee on the Judiciary.]
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10	A BILL to amend the Code of West Virginia, 1931, as amended, by adding thereto a new article,
11	designated §46A-6M-1, §46A-6M-2, §46A-6M-3 and §46A-6M-4, all relating to an e-mail
12	privacy act, confidentiality of electronic communications, search warrant requirement
13	required disclosure of customer records and delayed notice.
14	Be it enacted by the Legislature of West Virginia:
15	That the Code of West Virginia, 1931, as amended, be amended by adding thereto a new
16	article, designated §46A-6M-1, §46A-6M-2, §46A-6M-3 and §46A-6M-4, all to read as follows:
17	ARTICLE 6M. E-MAIL PRIVACY ACT.
18	§46A-6M-1. Short title.
19	This article may be cited as the E-mail Privacy Act.
20	§46A-6M-2. Confidentiality of electronic communications.
21	A provider of remote computing service or electronic communication service to the public
22	may not knowingly divulge to any governmental entity the contents of any communication or any
23	record or other information pertaining to a subscriber or customer of such service.

1 §46A-6M-3. Search warrant requirement; required disclosure of customer records.

- 2 (a) Contents of wire or electronic communications.
- 3 A governmental entity may require the disclosure by a provider of electronic communication
- 4 service or remote computing service of the contents of a wire or electronic communication that is
- 5 in electronic storage with or otherwise stored, held, or maintained by the provider only if the
- 6 governmental entity obtains a warrant.
- 7 (b) *Notice*.
- 8 Not later than ten business days in the case of a law-enforcement agency, or not later than
- 9 three business days in the case of any other governmental entity, after a governmental entity receives
- 10 the contents of a wire or electronic communication of a subscriber or customer from a provider of
- 11 electronic communication service or remote computing service under subsection (a), the
- 12 governmental entity shall serve upon, or deliver to by registered or first-class mail, electronic mail,
- 13 or other means reasonably calculated to be effective, as specified by the court issuing the warrant,
- 14 the subscriber or customer;
- 15 (1) A copy of the warrant; and
- 16 (2) A notice.
- 17 (c) Records concerning electronic communication service or remote computing service.
- 18 (1) In general.
- 19 Subject to subdivision (2), a governmental entity may require a provider of electronic
- 20 communication service or remote computing service to disclose a record or other information
- 21 pertaining to a subscriber or customer of the provider or service (not including the contents of
- 22 communications), only if the governmental entity:

1 (A) Obtains a warrant issued by a court of competent jurisdiction directing the disclosure; 2 (B) Obtains a court order directing the disclosure; 3 (C) Has the consent of the subscriber or customer to the disclosure; or 4 (D) Submits a formal written request relevant to a law enforcement investigation concerning telemarketing fraud for the name, address, and place of business of a subscriber or customer of the 5 provider or service that is engaged in telemarketing. 7 (2) Information to be disclosed. 8 A provider of electronic communication service or remote computing service shall, in response to an administrative subpoena authorized by federal or state statute, a grand jury, trial, or 10 civil discovery subpoena, or any means authorized under paragraph (1), disclose to a governmental 11 entity the: 12 (A) Name; 13 (B) Address; 14 (C) Local and long distance telephone connection records, or records of session times and 15 durations; 16 (D) Length of service (including start date) and types of service used; 17 (E) Telephone or instrument number or other subscriber number or identity, including any temporarily assigned network address; and 18 19 (F) Means and source of payment for such service (including any credit card or bank account number), of a subscriber or customer of such service. 21 (3) Notice not required.

A governmental entity that receives records or information under this subsection is not

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- 1 required to provide notice to a subscriber or customer.
- 2 (d) Rule of construction.
- Nothing in this section may be construed to limit the authority of a governmental entity to
- 4 use an administrative subpoena authorized under a federal or state statute or to use a federal or state
- 5 grand jury, trial, or civil discovery subpoena to:
- 6 (1) Require an originator, addressee, or intended recipient of an electronic communication
- 7 to disclose the contents of the electronic communication to the governmental entity; or
- 8 (2) Require an entity that provides electronic communication services to the officers,
- 9 directors, employees, or agents of the entity for the purpose of carrying out their duties to disclose
- 10 the contents of an electronic communication to or from an officer, director, employee, or agent of
- 11 the entity to a governmental entity, if the electronic communication is held, stored, or maintained on
- 12 an electronic communications system owned or operated by the entity.
- 13 §46A-6M-4. Delayed notice.
- 14 *(a) Delay of notification.*
- 15 (1) In general.
- A governmental entity that is seeking a warrant under this article may include in the
- 17 application for the warrant a request for an order delaying the notification required under section
- 18 three for a period of not more than one hundred eighty days in the case of a law-enforcement agency,
- 19 or not more than ninety days in the case of any other governmental entity.
- 20 (2) Determination.
- A court shall grant a request for delayed notification made under paragraph (1) if the court
- 22 determines that there is reason to believe that notification of the existence of the warrant may result

1	<u>in:</u>
2	(A) Endangering the life or physical safety of an individual;
3	(B) Flight from prosecution;
4	(C) Destruction of or tampering with evidence;
5	(D) Intimidation of potential witnesses; or
6	(E) Otherwise seriously jeopardizing an investigation or unduly delaying a trial.
7	(3) Extension.
8	Upon request by a governmental entity, a court may grant one or more extensions of the delay
9	of notification granted under subdivision (2) of not more than one hundred eighty days in the case
10	of a law-enforcement agency, or not more than ninety days in the case of any other governmental
11	entity.
12	(4) Expiration of the delay of notification.
13	Upon expiration of the period of delay of notification under subdivisions (2) or (3), the
14	governmental entity shall serve upon, or deliver to by registered or first-class mail, electronic mail,
15	or other means reasonably calculated to be effective as specified by the court approving the search
16	warrant, the customer or subscriber:
17	(A) A copy of the warrant; and
18	(B) Notice that informs the customer or subscriber:
19	(i) Of the nature of the law enforcement inquiry with reasonable specificity;
20	(ii) That information maintained for the customer or subscriber by the provider of electronic
21	communication service or remote computing service named in the process or request was supplied
22	to, or requested by, the governmental entity;

1 (iii) Of the date on which the warrant was served on the provider and the date on which the 2 information was provided by the provider to the governmental entity; 3 (iv) That notification of the customer or subscriber was delayed; 4 (v) The identity of the court authorizing the delay; and 5 (vi) Of the provision of this article under which the delay was authorized. 6 (b) Preclusion of notice to subject of governmental access. 7 (1) In general. 8 A governmental entity that is obtaining the contents of a communication or information or records under this article may apply to a court for an order directing a provider of electronic 10 communication service or remote computing service to which a warrant, order, subpoena, or other directive is directed not to notify any other person of the existence of the warrant, order, subpoena, 11 or other directive for a period of not more than one hundred eighty days in the case of a lawenforcement agency, or not more than ninety days in the case of any other governmental entity. 14 (2) Determination. 15 A court shall grant a request for an order made under subdivision (1) if the court determines that there is reason to believe that notification of the existence of the warrant, order, subpoena, or 17 other directive may result in: 18 (A) Endangering the life or physical safety of an individual; 19 (B) Flight from prosecution; 20 (C) Destruction of or tampering with evidence; 21 (D) Intimidation of potential witnesses; or

(E) Otherwise seriously jeopardizing an investigation or unduly delaying a trial.

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- 1 (3) Extension.
- 2 Upon request by a governmental entity, a court may grant one or more extensions of an order
- 3 granted under subdivision (2) of not more than one hundred eighty days in the case of a law-
- 4 enforcement agency, or not more than ninety days in the case of any other governmental entity.
- 5 (4) Prior notice to law enforcement.
- 6 Upon expiration of the period of delay of notice under this section, and not later than three
- 7 <u>business days before providing notice to a customer or subscriber, a provider of electronic</u>
- 8 communication service or remote computing service shall notify the governmental entity that
- 9 obtained the contents of a communication or information or records of the intent of the provider of
- 10 electronic communication service or remote computing service to notify the customer or subscriber
- 11 of the existence of the warrant, order, or subpoena seeking that information.
- 12 <u>(c) Definition.</u>
- In this article the term "law-enforcement agency" means an agency of the United States, a
- 14 state, or a political subdivision of a state, authorized by law or by a government agency to engage
- 15 in or supervise the prevention, detection, investigation, or prosecution of any violation of criminal
- 16 law, or any other federal or state agency conducting a criminal investigation.

NOTE: The purpose of this bill is to enact the E-mail Privacy Act. The bill provides procedures which must be followed to release the contents of e-mails.

Article 6M is new; therefore, it has been completely underscored.