

PROPOSED
SENATE AMENDMENTS TO H.B. 2917
(Reference to House engrossed bill)

1 Strike everything after the enacting clause and insert:

2 "Section 1. Title 28, chapter 3, Arizona Revised Statutes, is
3 amended by adding article 23, to read:

4 ARTICLE 23. GOVERNMENT MASS SURVEILLANCE NETWORK

5 28-1241. Definitions

6 IN THIS ARTICLE, UNLESS THE CONTEXT OTHERWISE REQUIRES:

7 1. "AUTOMATED LICENSE PLATE READER" MEANS A TECHNOLOGY THAT PROVIDES
8 STATIONARY OR MOBILE DETECTION OF LICENSE PLATES AND THAT CAPTURES DATA
9 ASSOCIATED WITH LICENSE PLATES FOR LAW ENFORCEMENT PURPOSES.

10 2. "GOVERNMENT MASS SURVEILLANCE NETWORK" MEANS A SYSTEM OF MONITORING
11 THROUGH TECHNOLOGICAL DEVICES THAT ARE STATIONARY, MOBILE OR SATELLITE OR
12 THROUGH ANY OTHER TECHNOLOGICAL MEANS THAT ARE OWNED OR OPERATED BY THIS
13 STATE OR A STATE AGENCY, CITY, TOWN, COUNTY OR POLITICAL SUBDIVISION OF
14 THIS STATE, INCLUDING AN AUTOMATED LICENSE PLATE READER.

15 28-1242. Government mass surveillance network; voter approval
16 requirement; notice of intent and hearing

17 A. ANY LOCAL GOVERNMENT OR STATE AGENCY IN THIS STATE MAY NOT
18 OPERATE OR ESTABLISH A GOVERNMENT MASS SURVEILLANCE NETWORK WITHOUT
19 NOTIFICATION AND APPROVAL BY A MAJORITY OF THE VOTERS. A VOTE TO APPROVE
20 OR DENY DEPLOYMENT OF A GOVERNMENT MASS SURVEILLANCE NETWORK MAY PERTAIN
21 ONLY TO THE AREA THAT THE LOCAL GOVERNMENT HAS EXCLUSIVE CONTROL AS
22 PRESCRIBED IN SECTION 28-1251.

23 B. ANY LOCAL GOVERNMENT OR STATE AGENCY THAT PROPOSES TO DEPLOY,
24 CONTRACT FOR OR PROVIDE FUNDING FOR GOVERNMENT MASS SURVEILLANCE NETWORK
25 TECHNOLOGY SHALL PUBLISH A PUBLIC NOTICE DECLARING ITS INTENT TO ENGAGE IN
26 GOVERNMENT MASS SURVEILLANCE OF THE POPULATION AT LEAST SIXTY DAYS BEFORE
27 ANY VOTE REQUIRED PURSUANT TO SUBSECTION A OF THIS SECTION. THE PUBLIC
28 NOTICE MUST BE POSTED ON THE LOCAL GOVERNMENT'S OR STATE AGENCY'S OFFICIAL
29 WEBSITE, PHYSICALLY POSTED AT THE BUILDING AT WHICH THE PUBLIC HEARING
30 WILL OCCUR AND MAILED OR ELECTRONICALLY DELIVERED TO EACH REGISTERED VOTER
31 WITHIN THE PROPOSED GOVERNMENT MASS SURVEILLANCE NETWORK SURVEILLANCE
32 COVERAGE AREA. THE NOTICE REQUIRED BY THIS SUBSECTION MUST INCLUDE ALL OF
33 THE FOLLOWING:

34 1. THE TYPE AND NUMBER OF GOVERNMENT MASS SURVEILLANCE NETWORKS
35 PROPOSED TO BE DEPLOYED.

36 2. THE VENDOR'S NAME AND THE TERMS OF SERVICE FOR THE GOVERNMENT
37 MASS SURVEILLANCE NETWORK.

38 3. THE PROJECTED ANNUAL COSTS OF THE GOVERNMENT MASS SURVEILLANCE
39 NETWORK.

1 4. HOW THE DATA COLLECTED FROM THE GOVERNMENT MASS SURVEILLANCE
2 NETWORK WILL BE HANDLED, RETAINED AND DESTROYED.

3 5. THE DATE, TIME AND LOCATION OF THE PUBLIC HEARINGS REQUIRED
4 PURSUANT TO SUBSECTION C OF THIS SECTION.

5 C. AT LEAST TWO PUBLIC HEARINGS SHALL BE HELD, SEPARATED BY AT
6 LEAST TWENTY CALENDAR DAYS, WITH THE SECOND HEARING SCHEDULED AT A
7 DIFFERENT TIME OF DAY THAN THE FIRST HEARING. VERBAL AND WRITTEN PUBLIC
8 TESTIMONY SHALL BE RECEIVED AT EACH HEARING REGARDING THE DEPLOYMENT OF
9 ANY GOVERNMENT MASS SURVEILLANCE NETWORK. A LIMIT MAY NOT BE PLACED ON
10 THE NUMBER OF PARTICIPANTS WHO OFFER VERBAL OR WRITTEN PUBLIC TESTIMONY AT
11 EACH HEARING.

12 D. IF A GOVERNMENT MASS SURVEILLANCE NETWORK IS PROPOSED BY A CITY
13 OR TOWN, ONLY AFTER COMPLETING THE PUBLIC HEARINGS REQUIRED BY SUBSECTION
14 C OF THIS SECTION, THE GOVERNING BODY MAY AUTHORIZE A BALLOT MEASURE
15 AUTHORIZING THE GOVERNMENT MASS SURVEILLANCE NETWORK DEPLOYMENT ON SIXTY
16 PERCENT AFFIRMATIVE VOTE OF THE FULL MEMBERSHIP OF THE GOVERNING BODY. THE
17 VOTE SHALL BE RECORDED BY NAME OF EACH OFFICIAL AND SHALL BE MADE PART OF
18 THE PUBLIC RECORD. AFTER THE GOVERNING BODY AUTHORIZES A BALLOT MEASURE
19 AUTHORIZING THE GOVERNMENT MASS SURVEILLANCE NETWORK DEPLOYMENT THE VOTERS
20 MUST APPROVE THE QUESTION AT THE NEXT GENERAL ELECTION WITH AT LEAST A
21 SIXTY PERCENT AFFIRMATIVE VOTE.

22 E. IF A GOVERNMENT MASS SURVEILLANCE NETWORK IS PROPOSED TO BE
23 DEPLOYED BY A COUNTY, THE AFFIRMATIVE VOTE OF AT LEAST SIXTY PERCENT OF
24 THE VOTERS AT A REGULAR GENERAL ELECTION SHALL AUTHORIZE THE DEPLOYMENT OF
25 THE GOVERNMENT MASS SURVEILLANCE NETWORK. THE BALLOT MEASURE REQUIRED BY
26 THIS SUBSECTION MUST CLEARLY DESCRIBE THE SCOPE, TOTAL COST, DATA HANDLING
27 PRACTICES AND DURATION OF THE DEPLOYMENT OF THE GOVERNMENT MASS
28 SURVEILLANCE NETWORK IN PLAIN LANGUAGE.

29 F. IF A GOVERNMENT MASS SURVEILLANCE NETWORK IS PROPOSED BY THIS
30 STATE OR A STATE AGENCY, ALL OF THE FOLLOWING MUST OCCUR BEFORE DEPLOYMENT
31 OF THE GOVERNMENT MASS SURVEILLANCE NETWORK:

32 1. AT LEAST TWO PUBLIC HEARINGS MUST BE HELD IN EACH COUNTY IN THIS
33 STATE, WITH ONE PUBLIC HEARING HELD AT THE MOST POPULOUS CITY OR TOWN
34 WITHIN THE COUNTY AND ANOTHER PUBLIC HEARING HELD AT THE SECOND MOST
35 POPULOUS CITY OR TOWN WITHIN THE COUNTY.

36 2. THE PUBLIC HEARINGS REQUIRED BY PARAGRAPH 1 OF THIS SUBSECTION
37 MUST FOLLOW THE PROCEDURES OF SUBSECTION C OF THIS SECTION.

38 3. UPON COMPLETION OF THE HEARINGS REQUIRED BY PARAGRAPH 1 OF THIS
39 SUBSECTION THE LEGISLATURE MAY REFER THE QUESTION OF DEPLOYMENT OF THE
40 GOVERNMENT MASS SURVEILLANCE NETWORK BY THIS STATE OR A STATE AGENCY FOR
41 APPROVAL BY THE VOTERS AT THE NEXT GENERAL ELECTION WITH AT LEAST A SIXTY
42 PERCENT AFFIRMATIVE VOTE.

1 G. THE AUTHORITY TO DEPLOY AND ADMINISTER GOVERNMENT MASS SURVEILLANCE
2 NETWORKS AFTER THE AFFIRMATIVE VOTE OF THE GOVERNING BODY OR A MAJORITY OF
3 VOTERS REQUIRED BY THIS SECTION SHALL BE VESTED IN THE CHIEF OF POLICE,
4 COUNTY SHERIFF OR DIRECTOR OF THE DEPARTMENT OF PUBLIC SAFETY OR
5 EQUIVALENT AGENCY HEAD.

6 28-1243. Government mass surveillance network; requirements;
7 captured data

8 A. A GOVERNMENT MASS SURVEILLANCE NETWORK AUTHORIZED PURSUANT TO
9 SECTION 28-1242 SHALL BE INSTALLED AND CONFIGURED FOR THE SOLE PURPOSE OF
10 RECORDING AND SCANNING LICENSE PLATES. THE GOVERNMENT MASS SURVEILLANCE
11 NETWORK MAY NOT BE CAPABLE OF PHOTOGRAPHING, RECORDING, PRODUCING OR
12 ANALYZING IMAGES OF THE OCCUPANTS OR CONTENTS OF ANY VEHICLE.

13 B. ANY GOVERNMENT MASS SURVEILLANCE NETWORK DEPLOYED IN THIS STATE
14 MAY NOT ALLOW RETROACTIVE SEARCHES OF ANY ARCHIVED LICENSE PLATE DATA.

15 C. ANY LICENSE PLATE DATA CAPTURED BY A GOVERNMENT MASS
16 SURVEILLANCE NETWORK SHALL BE COMPARED TO THE ACTIVE WARRANT AND ALERT
17 LIST WITHIN THREE MINUTES AFTER THE INITIAL CAPTURE OF THE LICENSE PLATE
18 DATA. IF NO MATCH TO THE ACTIVE WARRANT OR ALERT LIST IS FOUND, ANY
19 LICENSE PLATE DATA CAPTURED BY THE GOVERNMENT MASS SURVEILLANCE NETWORK
20 SHALL BE AUTOMATICALLY AND IRREVERSIBLY DESTROYED IN A MANNER THAT RENDERS
21 THE DATA UNRECOVERABLE.

22 D. LICENSE PLATE DATA MAY NOT BE TRANSMITTED, COPIED, UPLOADED OR
23 TRANSFERRED TO ANY EXTERNAL SERVER, CLOUD SYSTEM, DATA WAREHOUSE OR
24 THIRD-PARTY SYSTEM WITHIN FOUR MINUTES AFTER INITIAL CAPTURE OF THE
25 LICENSE PLATE DATA, EXCEPT FOR THE EXTENT NECESSARY TO PROCESS THE
26 COMPARISON BETWEEN THE CAPTURED LICENSE PLATE DATA AND THE ACTIVE WARRANT
27 OR ALERT LIST.

28 E. IF LICENSE PLATE DATA CAPTURED BY A GOVERNMENT MASS SURVEILLANCE
29 NETWORK PRODUCES A CONFIRMED MATCH WITH THE ACTIVE WARRANT OR ALERT LIST,
30 DATA ON THE SPECIFIC LICENSE PLATE SCAN MAY BE RETAINED ONLY UNTIL FINAL
31 COURT DISPOSITION OF THE ASSOCIATED CASE, AFTER WHICH THE LICENSE PLATE
32 DATA SHALL BE DESTROYED WITHIN THIRTY DAYS. LICENSE PLATE DATA RETAINED
33 PURSUANT TO THIS SUBSECTION SHALL BE STORED BY THE LAW ENFORCEMENT AGENCY
34 THAT COLLECTED THE LICENSE PLATE DATA AND MAY NOT BE TRANSMITTED TO ANY
35 THIRD PARTY, EXCEPT AS AUTHORIZED BY A COURT ORDER.

36 F. BEFORE DEPLOYING ANY GOVERNMENT MASS SURVEILLANCE NETWORK, THE
37 LAW ENFORCEMENT AGENCY SHALL REGISTER THE GOVERNMENT MASS SURVEILLANCE
38 NETWORK WITH THE DEPARTMENT OF PUBLIC SAFETY ON FORMS APPROVED BY THE
39 DIRECTOR OF THE DEPARTMENT OF PUBLIC SAFETY. THE HEAD OF THE LAW
40 ENFORCEMENT AGENCY SHALL CERTIFY IN WRITING THAT:

41 1. THE GOVERNMENT MASS SURVEILLANCE NETWORK TO BE DEPLOYED MEETS
42 ALL REQUIREMENTS OF THIS ARTICLE.

1 2. THE LAW ENFORCEMENT AGENCY HAS POLICIES THAT CONFORM WITH THE
2 REQUIREMENTS OF THIS ARTICLE.

3 3. EACH LAW ENFORCEMENT OFFICER WHO WILL OPERATE THE GOVERNMENT
4 MASS SURVEILLANCE NETWORK HAS SUCCESSFULLY COMPLETED THE TRAINING REQUIRED
5 BY SECTION 28-1248.

6 28-1244. Government mass surveillance network; prohibited uses

7 A. A GOVERNMENT MASS SURVEILLANCE NETWORK THAT IS DEPLOYED IN THIS
8 STATE MAY NOT INCORPORATE, ENABLE OR BE CONNECTED TO FACIAL RECOGNITION
9 TECHNOLOGY, VEHICLE OCCUPANT COUNTING, BUMPER STICKER OR DECAL READING,
10 VEHICLE COLOR DETECTION AND MAKE AND MODEL PROFILING BEYOND WHAT IS
11 NECESSARY FOR LICENSE PLATE IDENTIFICATION OR ANY OTHER SURVEILLANCE
12 BEYOND LICENSE PLATE READING.

13 B. A GOVERNMENT MASS SURVEILLANCE NETWORK MAY NOT CAPTURE OR STORE
14 GLOBAL POSITIONING SYSTEM COORDINATES, SPEED DATA OR DIRECTIONAL TRAFFIC
15 INFORMATION OF ANY VEHICLE BEYOND THE FIXED LOCATION OF THE GOVERNMENT
16 MASS SURVEILLANCE NETWORK.

17 C. A GOVERNMENT MASS SURVEILLANCE NETWORK MAY NOT BE DIRECTLY OR
18 INDIRECTLY USED FOR THE DETECTION, ENFORCEMENT OR PROSECUTION OF TRAFFIC
19 VIOLATIONS, INCLUDING SPEEDING, RED LIGHT VIOLATIONS, EXPIRED
20 REGISTRATION, LAPSED INSURANCE OR PARKING OFFENSES. GOVERNMENT MASS
21 SURVEILLANCE NETWORK DATA, INCLUDING ANY POSITIVE MATCH WITH ACTIVE
22 WARRANT OR ALERT LISTS OR ANY SPECIFIED AUTHORIZED PURPOSES PURSUANT TO
23 SECTION 28-1247, MAY NOT BE USED AS A BASIS FOR ISSUING ANY TRAFFIC
24 VIOLATION OR RELATED CIVIL PENALTY.

25 D. ANY PERSON, AGENCY OR ENTITY MAY NOT USE GOVERNMENT MASS
26 SURVEILLANCE NETWORK DATA, INCLUDING ANY POSITIVE MATCH WITH ACTIVE
27 WARRANTS OR ALERT LISTS, SCAN LOGS, TIME STAMPS OR LOCATION DATA OR ANY
28 COMBINATION THEREOF TO CONSTRUCT, INFER, ANALYZE OR COMPILE A PATTERN OF
29 LIFE, BEHAVIORAL PROFILE, TRAVEL HISTORY, ROUTINE ANALYSIS OR MOVEMENT
30 PATTERN OF ANY PERSON. THIS PROHIBITION INCLUDES BOTH MANUAL AND ANY
31 AUTOMATED OR ALGORITHMIC PROCESSING, INCLUDING MACHINE LEARNING,
32 ARTIFICIAL INTELLIGENCE PATTERN RECOGNITION OR ANY RELATED TECHNOLOGICAL
33 CAPABILITIES.

34 E. ANY DECLARATION OF EMERGENCY FROM ANY OFFICIAL, INCLUDING THE
35 GOVERNOR OF THIS STATE, A LOCAL GOVERNING BODY, THE HEAD OF A LAW
36 ENFORCEMENT AGENCY OR ANY OTHER OFFICIAL, MAY NOT SUSPEND, MODIFY, WAIVE
37 OR OVERRIDE ANY PROVISION OF THIS ARTICLE. ANY GOVERNMENT MASS
38 SURVEILLANCE NETWORK DATA COLLECTED DURING ANY DECLARED EMERGENCY IS
39 SUBJECT TO ALL THE REQUIREMENTS AND LIMITATIONS OF THIS ARTICLE.

40 F. ANY DATA OR METADATA OBTAINED FROM GOVERNMENT MASS SURVEILLANCE
41 NETWORKS, INCLUDING ANY DE-IDENTIFIED, ANONYMIZED, AGGREGATED OR REDACTED
42 DATA, MAY NOT BE USED FOR MASS SURVEILLANCE, CONTINUOUS MONITORING,
43 POPULATION-LEVEL MOVEMENT ANALYSIS, TRAFFIC FLOW STUDIES OR OTHER PURPOSE

1 THAT INVOLVES TRACKING THE MOVEMENTS OF PERSONS WHO ARE NOT THE SPECIFIC
2 SUBJECT OF AN ACTIVE AUTHORIZED INVESTIGATION.

3 G. GOVERNMENT MASS SURVEILLANCE NETWORK DATA MAY NOT BE COMBINED
4 WITH DATA FROM ANY OTHER SURVEILLANCE TECHNOLOGY, DATABASE OR DATA SOURCE
5 TO ENABLE BROADER TRACKING OR IDENTIFICATION CAPABILITIES.

6 H. A GOVERNMENT MASS SURVEILLANCE NETWORK MAY NOT BE DEPLOYED,
7 POSITIONED OR USED IN THIS STATE FOR THE PURPOSE OF MONITORING,
8 SURVEILLING OR IDENTIFYING VEHICLES OR PERSONS ENGAGED IN OR TRAVELLING TO
9 OR FROM CONSTITUTIONALLY PROTECTED ACTIVITIES, INCLUDING:

- 10 1. POLITICAL PROTESTS, MARCHES, DEMONSTRATIONS OR RALLIES.
- 11 2. ATTENDANCE AT RELIGIOUS SERVICES OR INSTITUTIONS.
- 12 3. VISITS TO REPRODUCTIVE HEALTH FACILITIES.
- 13 4. VISITS TO LEGAL COUNSEL.
- 14 5. VISITS TO NEWS MEDIA ORGANIZATIONS.
- 15 6. VISITS TO ANY LOCATION WHERE THE PRIMARY PURPOSE OF THE VISIT IS
16 THE EXERCISE OF RIGHTS PROTECTED BY THE FIRST AMENDMENT OF THE
17 CONSTITUTION OF THE UNITED STATES, THE BILL OF RIGHTS, THE ARIZONA
18 CONSTITUTION OR ANY OTHER RELEVANT LAW, RULE OR REGULATION.

19 I. A GOVERNMENT MASS SURVEILLANCE NETWORK MAY NOT BE DEPLOYED
20 WITHIN FIVE HUNDRED FEET OF ANY:

- 21 1. POLLING PLACE DURING ANY ELECTION PERIOD.
- 22 2. LOCATION IN WHICH AN AUTHORIZED PROTEST, MARCH OR DEMONSTRATION
23 IS OCCURRING.
- 24 3. PHYSICAL ADDRESS OF ANY NONPROFIT ORGANIZATION THAT IS EXEMPT
25 FROM TAXATION UNDER SECTION 501(c)(3) OR 501(c)(4) AND THAT IS REGISTERED
26 WITH THIS STATE, EXCLUDING ANY POST OFFICE ADDRESS.

27 28-1245. Vendor requirements; intellectual property
28 restrictions; data destruction; audit

29 A. NO VENDOR THAT PROVIDES GOVERNMENT MASS SURVEILLANCE NETWORK
30 HARDWARE, SOFTWARE, DATA PROCESSING OR RELATED SERVICES SHALL ACQUIRE,
31 CLAIM, ASSERT OR RETAIN ANY INTELLECTUAL PROPERTY RIGHT, TRADE SECRET
32 CLAIM, COPYRIGHT, PROPRIETARY INTEREST, LICENSE, TITLE OR OTHER INTEREST
33 IN OR TO ANY LICENSE PLATE DATA, IMAGES, METADATA, SCAN RECORDS, HIT
34 RECORDS, ALERT DATA OR OTHER DATA CAPTURED BY OR DERIVED FROM ANY
35 GOVERNMENT MASS SURVEILLANCE NETWORK OPERATED UNDER A VALID CONTRACT WITH
36 A GOVERNMENTAL ENTITY IN THIS STATE.

37 B. ANY PROVISION IN A VENDOR'S TERMS OF SERVICE, END USER LICENSE
38 AGREEMENT, SERVICES AGREEMENT, ORDER FORM OR ANY OTHER CONTRACT OR
39 INSTRUMENT THAT PURPORTS TO GRANT THE VENDOR ANY OF THE FOLLOWING IS VOID
40 AND UNENFORCEABLE AS AGAINST THE PUBLIC POLICY OF THIS STATE:

- 41 1. A PERPETUAL, IRREVOCABLE, ROYALTY-FREE, WORLDWIDE OR OTHERWISE
42 SURVIVING LICENSE TO USE, REPRODUCE, MODIFY, DISTRIBUTE OR OTHERWISE
43 EXPLOIT DATA CAPTURED BY OR DERIVED FROM A GOVERNMENT MASS SURVEILLANCE

1 NETWORK IN THIS STATE FOR ANY PURPOSE, INCLUDING BUT NOT LIMITED TO THE
2 DEVELOPMENT, TRAINING, TESTING, IMPROVEMENT OR ENHANCEMENT OF ANY PRODUCT,
3 ALGORITHM, SERVICE, MODEL OR SYSTEM.

4 2. OWNERSHIP OF OR ANY INTELLECTUAL PROPERTY INTEREST IN DERIVATIVE
5 WORKS, INTERMEDIATE OR FINAL OUTPUTS, ANALYSES, REPORTS, MODELS,
6 ALGORITHMS, MACHINE LEARNING WEIGHTS, FEATURE VECTORS OR OTHER RESULTS
7 GENERATED FROM OR THROUGH THE PROCESSING OF DATA CAPTURED BY A GOVERNMENT
8 MASS SURVEILLANCE NETWORK IN THIS STATE.

9 3. THE RIGHT TO RETAIN, COPY, AGGREGATE, ANALYZE, SELL, LICENSE OR
10 OTHERWISE USE ANY DATA CAPTURED BY OR DERIVED FROM A GOVERNMENT MASS
11 SURVEILLANCE NETWORK IN THIS STATE AFTER THE TERMINATION OR EXPIRATION OF
12 THE CONTRACT UNDER WHICH THE DATA WAS COLLECTED, REGARDLESS OF WHETHER THE
13 CONTRACT CONTAINS PROVISIONS THAT PURPORT TO SURVIVE TERMINATION.

14 4. THE RIGHT TO REQUIRE ANY GOVERNMENTAL ENTITY TO WAIVE ANY
15 PROVISION OF THIS ARTICLE AS A CONDITION OF SERVICE.

16 C. A VENDOR SHALL NOT RETAIN ANY COPY, BACKUP, DERIVATIVE OR
17 REPRODUCTION OF DATA CAPTURED BY A GOVERNMENT MASS SURVEILLANCE NETWORK IN
18 THIS STATE BEYOND THE RETENTION PERIODS AUTHORIZED BY SECTION 28-1243. FOR
19 PURPOSES OF THIS SUBSECTION, DATA THAT MUST BE DESTROYED INCLUDES ALL OF
20 THE FOLLOWING:

21 1. THE ORIGINAL DATA AND ALL COPIES, BACKUPS AND REPRODUCTIONS IN
22 ANY FORMAT ON ANY SERVER, STORAGE MEDIUM OR SYSTEM ANYWHERE IN THE WORLD.

23 2. ALL DE-IDENTIFIED, ANONYMIZED, REDACTED OR AGGREGATED VERSIONS
24 OF THE DATA.

25 3. ALL MACHINE LEARNING TRAINING SETS, MODEL WEIGHTS, FEATURE
26 VECTORS AND NEURAL NETWORK PARAMETERS GENERATED IN WHOLE OR IN PART FROM
27 THE DATA.

28 4. ALL DERIVATIVE WORKS, ANALYTICAL PRODUCTS, REPORTS, PROFILES AND
29 OUTPUTS GENERATED FROM THE DATA.

30 5. ALL INDEXES, HASH TABLES, LOOKUP TABLES AND DATABASE ENTRIES
31 REFERENCING THE DATA.

32 A VENDOR SHALL NOT CIRCUMVENT THE DATA DESTRUCTION REQUIREMENTS OF THIS
33 ARTICLE BY CLAIMING THAT DATA HAS BEEN DE-IDENTIFIED, ANONYMIZED,
34 REDACTED, AGGREGATED OR OTHERWISE TRANSFORMED IF THE DATA WAS ORIGINALLY
35 CAPTURED BY OR DERIVED FROM A GOVERNMENT MASS SURVEILLANCE NETWORK IN THIS
36 STATE.

37 D. WITHIN THIRTY DAYS OF THE TERMINATION OR EXPIRATION OF ANY
38 CONTRACT FOR GOVERNMENT MASS SURVEILLANCE NETWORK SERVICES, THE VENDOR
39 SHALL PERMANENTLY DESTROY ALL DATA DESCRIBED IN SUBSECTION C OF THIS
40 SECTION AND SHALL CERTIFY SUCH DESTRUCTION IN WRITING UNDER PENALTY OF
41 PERJURY. THE CERTIFICATION SHALL BE SIGNED BY AN OFFICER OF THE VENDOR
42 WITH AUTHORITY TO BIND THE COMPANY AND SHALL SPECIFICALLY ATTEST THAT NO
43 COPY, DERIVATIVE, TRAINING SET, MODEL WEIGHT OR OTHER DATA PRODUCT

1 GENERATED FROM DATA CAPTURED IN THIS STATE HAS BEEN RETAINED IN ANY FORM
2 ON ANY SYSTEM.

3 E. A VENDOR SHALL NOT MODIFY, AMEND OR UPDATE THE TERMS OF SERVICE,
4 END USER LICENSE AGREEMENT, SERVICES AGREEMENT OR ANY OTHER CONTRACT
5 GOVERNING DATA CAPTURED BY A GOVERNMENT MASS SURVEILLANCE NETWORK IN THIS
6 STATE WITHOUT THE PRIOR WRITTEN CONSENT OF THE CONTRACTING GOVERNMENTAL
7 ENTITY. ANY PROVISION THAT PERMITS A VENDOR TO UNILATERALLY MODIFY
8 CONTRACT TERMS BY POSTING UPDATED TERMS ON A WEBSITE, SENDING A
9 NOTIFICATION OR THROUGH ANY OTHER MECHANISM THAT DOES NOT REQUIRE THE
10 AFFIRMATIVE WRITTEN CONSENT OF THE CONTRACTING GOVERNMENTAL ENTITY IS VOID
11 AND UNENFORCEABLE WITH RESPECT TO DATA CAPTURED IN THIS STATE.

12 F. ANY CONTRACT FOR THE PROVISION OF GOVERNMENT MASS SURVEILLANCE
13 NETWORK SERVICES TO A GOVERNMENTAL ENTITY IN THIS STATE SHALL BE GOVERNED
14 BY THE LAWS OF THIS STATE. ANY PROVISION IN A VENDOR'S CONTRACT THAT
15 REQUIRES MANDATORY ARBITRATION, SELECTS THE LAWS OF ANOTHER STATE TO
16 GOVERN DISPUTES OR DESIGNATES A FORUM OUTSIDE OF THIS STATE FOR THE
17 RESOLUTION OF DISPUTES ARISING FROM THE COLLECTION, RETENTION, USE,
18 SHARING OR DESTRUCTION OF DATA CAPTURED BY A GOVERNMENT MASS SURVEILLANCE
19 NETWORK IN THIS STATE IS VOID AND UNENFORCEABLE.

20 G. A VENDOR SHALL NOT AGGREGATE DATA CAPTURED BY A GOVERNMENT MASS
21 SURVEILLANCE NETWORK IN THIS STATE WITH DATA COLLECTED IN ANY OTHER STATE,
22 JURISDICTION OR SOURCE. A VENDOR SHALL NOT MAKE DATA CAPTURED IN THIS
23 STATE ACCESSIBLE THROUGH ANY NATIONAL, REGIONAL OR MULTI-JURISDICTIONAL
24 DATABASE, LOOKUP SYSTEM, DATA-SHARING NETWORK OR PLATFORM, REGARDLESS OF
25 WHETHER THE VENDOR CHARACTERIZES SUCH ACCESS AS A FEATURE OF ITS SERVICE.

26 H. EACH VENDOR ASSOCIATED WITH A GOVERNMENT MASS SURVEILLANCE
27 NETWORK SHALL SUBMIT TO AN ANNUAL COMPLIANCE AUDIT BY THE CONTRACTING
28 GOVERNMENTAL ENTITY OR AN INDEPENDENT AUDITOR SELECTED BY THE GOVERNMENTAL
29 ENTITY AT THE VENDOR'S EXPENSE. THE AUDIT SHALL INCLUDE EXAMINATION OF THE
30 VENDOR'S SERVERS, DATA STORAGE SYSTEMS, BACKUP SYSTEMS, MACHINE LEARNING
31 TRAINING PIPELINES AND ALL SYSTEMS ON WHICH DATA CAPTURED IN THIS STATE
32 HAS BEEN PROCESSED, STORED OR TRANSMITTED.

33 I. EACH VENDOR ASSOCIATED WITH A GOVERNMENT MASS SURVEILLANCE
34 NETWORK SHALL PROVIDE COMPLETE TECHNICAL DOCUMENTATION OF ALL DATA
35 ARCHITECTURE, DATA FLOWS, THIRD-PARTY INTEGRATIONS AND MACHINE LEARNING
36 TRAINING PROCESSES, WHICH SHALL DEMONSTRATE THE SYSTEM IS CAPABLE OF AND
37 CONFIGURED FOR COMPLIANCE WITH THIS ARTICLE.

38 J. A VENDOR THAT VIOLATES ANY PROVISION OF THIS SECTION IS SUBJECT
39 TO THE CRIMINAL PENALTIES AND PRIVATE RIGHT OF ACTION PRESCRIBED IN
40 SECTION 28-1250 AND SHALL BE PERMANENTLY BARRED FROM CONTRACTING WITH ANY
41 GOVERNMENTAL ENTITY IN THIS STATE FOR GOVERNMENT MASS SURVEILLANCE NETWORK
42 SERVICES.

1 K. THE PROVISIONS OF THIS SECTION ARE NOT WAIVABLE BY CONTRACT. ANY
2 CONTRACTUAL PROVISION THAT PURPORTS TO WAIVE, LIMIT, DISCLAIM OR OTHERWISE
3 CIRCUMVENT THE PROTECTIONS OF THIS SECTION IS VOID AND UNENFORCEABLE AS
4 AGAINST THE PUBLIC POLICY OF THIS STATE. A VENDOR SHALL NOT CONDITION THE
5 PROVISION OF GOVERNMENT MASS SURVEILLANCE NETWORK SERVICES ON THE
6 ACCEPTANCE OF TERMS THAT CONFLICT WITH THIS SECTION.

7 28-1246. Third party data access; restrictions

8 A. GOVERNMENT MASS SURVEILLANCE NETWORK DATA, INCLUDING POSITIVE OR
9 NEGATIVE MATCHES WITH ANY ACTIVE WARRANT OR ALERT LIST, METADATA, SCAN
10 LOGS, IMAGES OR DERIVATIVE INFORMATION, MAY NOT BE SHARED WITH, SOLD TO,
11 TRANSFERRED TO, ACCESSED BY OR MADE AVAILABLE TO ANY THIRD PARTY,
12 INCLUDING:

13 1. A FEDERAL AGENCY.

14 2. ANOTHER AGENCY OF THIS STATE, INCLUDING ANY TASK FORCE OR FOR
15 ANY INTERGOVERNMENTAL COMPACT OR MEMORANDUM OF UNDERSTANDING.

16 3. AN OUT-OF-STATE LAW ENFORCEMENT AGENCY OR DEPARTMENT.

17 4. A PRIVATE ENTITY.

18 5. A DATA BROKER.

19 6. A GOVERNMENT MASS SURVEILLANCE NETWORK VENDOR'S NETWORK, SHARED
20 DATABASE OR NATIONAL LOOKUP SYSTEM.

21 B. ANY GOVERNMENT MASS SURVEILLANCE NETWORK DATA OBTAINED,
22 RETAINED, ACCESSED, SHARED OR USED IN VIOLATION OF THIS ARTICLE IS
23 INADMISSIBLE IN ANY CRIMINAL, CIVIL OR ADMINISTRATIVE PROCEEDING IN THIS
24 STATE. VIOLATIONS OF THIS ARTICLE RENDER DATA INADMISSIBLE REGARDLESS OF
25 THE LAW ENFORCEMENT OFFICER'S SUBJECTIVE BELIEF REGARDING COMPLIANCE. FOR
26 PURPOSES OF THIS SUBSECTION, EVIDENCE IS DERIVED FROM GOVERNMENT MASS
27 SURVEILLANCE NETWORK DATA OBTAINED IN VIOLATION OF THIS ARTICLE IF THE
28 INVESTIGATION THAT PRODUCED THE EVIDENCE WAS INITIATED, DIRECTED OR
29 MATERIALLY ADVANCED BY INFORMATION OBTAINED FROM SUCH DATA, REGARDLESS OF
30 WHETHER THE GOVERNMENT MASS SURVEILLANCE NETWORK DATA ITSELF IS INTRODUCED
31 AS EVIDENCE OR WHETHER AN INDEPENDENT SOURCE FOR THE EVIDENCE IS
32 SUBSEQUENTLY IDENTIFIED. NO LAW ENFORCEMENT AGENCY OR OFFICER MAY USE DATA
33 OBTAINED IN VIOLATION OF THIS ARTICLE TO DEVELOP A PARALLEL LINE OF
34 INVESTIGATION OR TO IDENTIFY WITNESSES, LEADS, LOCATIONS OR OTHER EVIDENCE
35 THAT IS THEN PRESENTED AS INDEPENDENTLY OBTAINED.

36 28-1247. Government mass surveillance network; warrant
37 requirements; specific authorized purposes

38 A. A LAW ENFORCEMENT AGENCY MAY NOT QUERY, ACCESS OR REQUEST
39 GOVERNMENT MASS SURVEILLANCE NETWORK DATA WITHOUT A WARRANT THAT IS
40 SUPPORTED BY PROBABLE CAUSE AND THAT IS ISSUED BY A JUDGE OF A COURT OF
41 COMPETENT JURISDICTION THAT SPECIALLY AUTHORIZES THE QUERY, ACCESS OR
42 REQUEST. BLANKET WARRANTS, INCLUDING MONITORING OF ALL LICENSE PLATES AT
43 A LOCATION TO DETERMINE WHICH PERSONS WERE PRESENT OR MONITORING OF A

1 LICENSE PLATE ACROSS MULTIPLE JURISDICTIONS WITHOUT SEPARATE AUTHORIZATION
2 FOR EACH JURISDICTION, GENERAL WARRANTS, WARRANTS AUTHORIZING QUERIES
3 ACROSS ALL JURISDICTIONS OR ALL PLATES OR WARRANTS AUTHORIZING MONITORING
4 OF LICENSE PLATES IN ASSOCIATION WITH ANY CONSTITUTIONALLY PROTECTED
5 ACTIVITY, ARE PROHIBITED. A WARRANT REQUIRED BY THIS SUBSECTION FOR
6 GOVERNMENT MASS SURVEILLANCE NETWORK DATA MUST SPECIFY ALL OF THE
7 FOLLOWING:

- 8 1. THE LICENSE PLATE NUMBER TO BE QUERIED.
- 9 2. THE SPECIFIC AUTHORIZED PURPOSE PURSUANT TO SUBSECTION B OF THIS
10 SECTION.
- 11 3. THE SPECIFIC LAW ENFORCEMENT AGENCY OR AGENCIES TO BE QUERIED.
- 12 4. THE TIME PERIOD FOR WHICH ANY RETAINED MATCHES WITH ACTIVE
13 WARRANTS OR ALERT LISTS ARE SOUGHT.

14 B. GOVERNMENT MASS SURVEILLANCE NETWORK DATA MAY BE USED
15 EXCLUSIVELY FOR THE FOLLOWING SPECIFIC AUTHORIZED PURPOSES:

- 16 1. IDENTIFICATION OF STOLEN VEHICLES.
- 17 2. IDENTIFICATION OF VEHICLES ASSOCIATED WITH PERSONS WHO ARE
18 WANTED, MISSING OR IN DANGER, INCLUDING AMBER ALERTS, BLUE ALERTS PURSUANT
19 TO SECTION 41-1726, SEEK AND FIND ALERTS PURSUANT TO SECTION 41-1728 AND
20 TURQUOISE ALERTS PURSUANT TO SECTION 41-1728.01.
- 21 3. IDENTIFICATION OF VEHICLES REGISTERED TO A PERSON AGAINST WHOM
22 THERE IS AN OUTSTANDING ARREST WARRANT.
- 23 4. IDENTIFICATION OF VEHICLES INVOLVED IN OR CONNECTED TO A CLASS
24 1, 2, 3, 4, 5 OR 6 FELONY.
- 25 5. IDENTIFICATION OF VEHICLES SUBJECT TO AN ACTIVE LAW ENFORCEMENT
26 ALERT OR BULLETIN RELATED TO ANY HOMICIDE, KIDNAPPING, SEXUAL ASSAULT OR
27 ACT OF TERRORISM.

28 28-1248. Law enforcement officer training program; requirements

29 A. ONLY A LAW ENFORCEMENT OFFICER WHO HAS COMPLETED A DOCUMENTED
30 TRAINING PROGRAM CONDUCTED BY AN AUTHORIZED NONPROFIT FOR GOVERNMENT MASS
31 SURVEILLANCE NETWORK OPERATION, LEGAL REQUIREMENTS AND PRIVACY PROTECTIONS
32 AND THE PROVISIONS OF THIS ARTICLE SHALL BE AUTHORIZED TO OPERATE AND
33 HANDLE A GOVERNMENT MASS SURVEILLANCE NETWORK AND ASSOCIATED DATA.

34 B. ONLY A LAW ENFORCEMENT OFFICER MAY REQUEST OR OBTAIN A WARRANT
35 FOR GOVERNMENT MASS SURVEILLANCE NETWORK DATA PURSUANT TO THIS
36 ARTICLE. THE LAW ENFORCEMENT OFFICER SHALL ATTEST UNDER OATH THAT THE
37 REQUEST MEETS ONE OF THE SPECIFIC AUTHORIZED PURPOSES PURSUANT TO SECTION
38 28-1247.

39 C. ANY ACCESS TO GOVERNMENT MASS SURVEILLANCE NETWORK DATA,
40 INCLUDING REAL-TIME ALERTS AND STORED POSITIVE MATCH RECORDS, SHALL BE
41 LOGGED WITH THE IDENTITY OF THE ACCESSING LAW ENFORCEMENT OFFICER, THE
42 DATE AND TIME OF ACCESS, THE LICENSE PLATE NUMBER QUERIED AND THE PURPOSE

1 OF THE ACCESS. AUDIT LOGS OF ACCESS SHALL BE RETAINED FOR FIVE YEARS AND
2 SHALL BE MADE AVAILABLE TO THE COURT ON REQUEST.

3 D. FOR THE PURPOSE OF THIS SECTION, "AUTHORIZED NONPROFIT" MEANS A
4 NATIONAL NONPROFIT PUBLIC INTEREST LAW FIRM FOUNDED AFTER 1990 WITH A
5 MISSION TO END WIDESPREAD ABUSES OF GOVERNMENT POWER AND SECURE THE
6 CONSTITUTIONAL RIGHTS OF THE AMERICAN PEOPLE.

7 28-1249. Visual verification of license plates; traffic stops

8 A. BEFORE A LAW ENFORCEMENT OFFICER MAY INITIATE A TRAFFIC STOP,
9 VEHICLE STOP OR APPREHENSION BASED ON ANY INFORMATION OBTAINED FROM A
10 GOVERNMENT MASS SURVEILLANCE NETWORK, THE LAW ENFORCEMENT OFFICER SHALL
11 VISUALLY VERIFY THE LICENSE PLATE NUMBER OF THE VEHICLE AND CONFIRM THAT
12 THE LICENSE PLATE MATCHES THE LICENSE PLATE IDENTIFIED IN THE GOVERNMENT
13 MASS SURVEILLANCE NETWORK ALERT.

14 B. THE VISUAL VERIFICATION OF THE LICENSE PLATE MATCH SHALL BE
15 COMMUNICATED TO DISPATCH BY RADIO AND LOGGED BEFORE THE STOP IS INITIATED.

16 C. A STOP, SEIZURE OR DETENTION OF ANY PERSON OR VEHICLE MAY NOT BE
17 BASED SOLELY ON AN UNVERIFIED GOVERNMENT MASS SURVEILLANCE NETWORK ALERT.

18 28-1250. Personal data access; data deletion; private right
19 of action

20 A. A PERSON MAY SUBMIT A PUBLIC RECORDS REQUEST TO ANY LAW
21 ENFORCEMENT AGENCY THAT OPERATES A GOVERNMENT MASS SURVEILLANCE NETWORK
22 FOR ANY DATA ASSOCIATED WITH THE PERSON'S LAWFULLY REGISTERED VEHICLE.

23 B. THE LAW ENFORCEMENT AGENCY SHALL RESPOND TO A REQUEST MADE
24 PURSUANT TO SUBSECTION A OF THIS SECTION WITHIN TEN BUSINESS DAYS.

25 C. IF RECORDS ARE FOUND IN THE GOVERNMENT MASS SURVEILLANCE NETWORK
26 DATA, THE RESPONSE FROM THE LAW ENFORCEMENT AGENCY MUST INCLUDE THE DATE,
27 TIME AND GENERAL LOCATION OF EACH SCAN OF THE PERSON'S LICENSE PLATE,
28 WHETHER THE SCAN RESULTED IN A POSITIVE MATCH WITH ANY ACTIVE WARRANT OR
29 ALERT LIST AND THE CASE NUMBER ASSOCIATED WITH ANY RETAINED LICENSE PLATE
30 DATA.

31 D. A PERSON MAY REQUEST THE DELETION OF ANY GOVERNMENT MASS
32 SURVEILLANCE NETWORK DATA ASSOCIATED WITH THE PERSON'S LAWFULLY REGISTERED
33 VEHICLE THAT IS NOT ASSOCIATED WITH AN ACTIVE CRIMINAL INVESTIGATION OR AN
34 ACTIVE WARRANT OR ALERT LIST MATCH. THE LAW ENFORCEMENT AGENCY SHALL
35 COMPLY WITH THE DELETION REQUEST WITHIN TEN BUSINESS DAYS AND SHALL
36 CONFIRM THE DELETION IN WRITING. AN AGENCY MAY WITHHOLD DATA PURSUANT TO
37 AN ACTIVE INVESTIGATION FOR NOT MORE THAN ONE YEAR FROM THE DATE OF THE
38 REQUEST. IF THE INVESTIGATION REMAINS ACTIVE AFTER ONE YEAR, THE AGENCY
39 SHALL PROVIDE THE REQUESTING PERSON WITH ALL DATA RESPONSIVE TO THE
40 REQUEST, REDACTED AS NECESSARY TO PROTECT THE INTEGRITY OF THE
41 INVESTIGATION, WITHIN THIRTY DAYS OF THE EXPIRATION OF THE ONE-YEAR
42 PERIOD.

1 E. ANY PERSON WHOSE GOVERNMENT MASS SURVEILLANCE NETWORK DATA IS
2 COLLECTED, RETAINED, SHARED, ACCESSED OR USED IN VIOLATION OF THIS ARTICLE
3 SHALL HAVE A PRIVATE RIGHT OF ACTION IN THE SUPERIOR COURT. A PRIVATE
4 RIGHT OF ACTION IS NOT SUBJECT TO ANY REQUIREMENT OF EXHAUSTION OF
5 ADMINISTRATIVE REMEDIES. GOVERNMENTAL ENTITIES AND VENDORS MAY NOT ASSERT
6 QUALIFIED IMMUNITY, SOVEREIGN IMMUNITY OR ANY CONTRACTUAL LIMITATION OF
7 LIABILITY AS A DEFENSE TO CLAIMS BROUGHT PURSUANT TO THIS SECTION. A
8 PREVAILING PLAINTIFF SHALL BE ENTITLED TO:

9 1. STATUTORY DAMAGES OF AT LEAST \$2,500 PER NEGLIGENT VIOLATION AND
10 \$10,000 PER WILFUL OR RECKLESS VIOLATION.

11 2. ACTUAL DAMAGES.

12 3. REASONABLE ATTORNEY FEES AND COSTS.

13 4. INJUNCTIVE RELIEF.

14 28-1251. Jurisdictional circumvention; prohibition

15 A. IF THE QUALIFIED ELECTORS OF A CITY, TOWN, COUNTY OR STATE
16 AGENCY HAS REJECTED A PROPOSAL TO AUTHORIZE A GOVERNMENT MASS SURVEILLANCE
17 NETWORK PURSUANT TO SECTION 28-1242, NO OTHER GOVERNMENTAL ENTITY MAY
18 DEPLOY, OPERATE OR CONTRACT FOR ANY GOVERNMENT MASS SURVEILLANCE NETWORK
19 WITHIN THE BOUNDARIES OF THE CITY, TOWN, COUNTY OR OTHER
20 JURISDICTION. THIS PROHIBITION INCLUDES:

21 1. A COUNTY AGENCY OPERATING WITHIN A CITY'S OR TOWN'S LIMITS.

22 2. A STATE AGENCY OPERATING WITHIN A CITY'S, TOWN'S OR COUNTY'S
23 LIMITS.

24 3. A FEDERAL AGENCY OPERATING WITH THE ASSISTANCE, COOPERATION OR
25 DATA-SHARING OF STATE AGENCIES OR LOCAL GOVERNMENTS.

26 4. TASK FORCES, JOINT OPERATIONS OR MULTI-JURISDICTIONAL
27 PARTNERSHIPS.

28 B. A LAW ENFORCEMENT AGENCY IN THIS STATE MAY NOT PROVIDE OR ACCEPT
29 GOVERNMENT MASS SURVEILLANCE NETWORK DATA TO OR FROM ANY FEDERAL AGENCY
30 FOR THE PURPOSE OF CIRCUMVENTING THE PROVISIONS OF THIS ARTICLE.

31 C. A LAW ENFORCEMENT AGENCY IN THIS STATE MAY NOT PARTICIPATE IN
32 ANY FEDERAL GRANT PROGRAM, TASK FORCE OR COOPERATIVE AGREEMENT THAT
33 REQUIRES OR INCENTIVIZES THE COLLECTION, RETENTION OR SHARING OF
34 GOVERNMENT MASS SURVEILLANCE NETWORK DATA IN VIOLATION OF THIS ARTICLE.

35 28-1252. Annual report

36 ON OR BEFORE DECEMBER 31 OF EACH YEAR, EACH LAW ENFORCEMENT AGENCY
37 THAT OPERATES A GOVERNMENT MASS SURVEILLANCE NETWORK SHALL PUBLISH AN
38 ANNUAL TRANSPARENCY REPORT. THE ANNUAL TRANSPARENCY REPORT SHALL BE
39 POSTED ON THE LAW ENFORCEMENT AGENCY'S PUBLIC WEBSITE AND SHALL BE
40 SUBMITTED TO THE GOVERNOR, THE PRESIDENT OF THE SENATE AND THE SPEAKER OF
41 THE HOUSE OF REPRESENTATIVES AND SHALL PROVIDE A COPY OF THIS REPORT TO
42 THE SECRETARY OF STATE. THE ANNUAL TRANSPARENCY REPORT MUST CONTAIN:

- 1 1. THE TOTAL NUMBER OF LICENSE PLATE SCANS CONDUCTED IN THE
2 PREVIOUS YEAR.
- 3 2. THE TOTAL NUMBER OF POSITIVE MATCHES WITH AN ACTIVE WARRANT OR
4 ALERT LIST.
- 5 3. THE TOTAL NUMBER OF POSITIVE MATCHES THAT RESULTED IN AN ARREST,
6 A CITATION OR PROTECTIVE CUSTODY.
- 7 4. THE TOTAL NUMBER OF FALSE POSITIVE MATCHES OR ERRONEOUS ALERTS.
- 8 5. THE TOTAL NUMBER OF WARRANTS OBTAINED FROM GOVERNMENT MASS
9 SURVEILLANCE NETWORK DATA.
- 10 6. THE TOTAL NUMBER AND THE IDENTITY OF EACH LAW ENFORCEMENT
11 OFFICER WHO IS CERTIFIED TO OPERATE GOVERNMENT MASS SURVEILLANCE NETWORKS.
- 12 7. THE TOTAL COST OF THE GOVERNMENT MASS SURVEILLANCE NETWORK,
13 INCLUDING ALL VENDOR FEES.
- 14 8. CONFIRMATION THAT THE ANNUAL COMPLIANCE AUDIT REPORT FOR VENDORS
15 REQUIRED PURSUANT TO SECTION 28-1245 WAS COMPLETED AND A SUMMARY OF
16 FINDINGS OF THE REPORT.
- 17 9. THE NUMBER OF PUBLIC RECORDS REQUESTS RECEIVED FOR GOVERNMENT
18 MASS SURVEILLANCE NETWORK DATA AND A DESCRIPTION OF EACH REQUEST."

Amend title to conform

JAKE HOFFMAN

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