SENATE BILL 587

P1 1lr2223

By: Senator Sydnor

Introduced and read first time: January 29, 2021

Assigned to: Judicial Proceedings

Committee Report: Favorable with amendments

Senate action: Adopted

Read second time: March 2, 2021

CHAPTER

1 AN ACT concerning

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Task Force on Facial Recognition Privacy Protection Act

FOR the purpose of requiring certain governmental units to produce and update certain reports relating to the development, procurement, or use of facial recognition services at certain intervals through a certain process; requiring certain governmental units to communicate certain information to the public by certain deadlines, post certain reports on certain websites, and submit certain reports to the Department of Information Technology; requiring certain governmental units to ensure that certain decisions are subject to certain review; requiring certain governmental units to perform certain testing of a facial recognition service before deploying the facial recognition service; requiring a provider of a certain facial recognition service to make available a certain application programming interface for certain testing of the service; requiring a provider of a certain facial recognition service to develop and implement a certain plan under certain circumstances; requiring certain governmental units to conduct certain training; prohibiting certain governmental units from using a facial recognition service for certain purposes under certain circumstances; authorizing a court to issue a certain order under certain circumstances; prohibiting certain governmental units from applying a facial recognition service to an individual on certain bases; requiring certain governmental units to disclose the use of facial recognition services to certain individuals in a certain manner under certain circumstances; requiring certain governmental units to maintain certain records; requiring certain judges to report certain information to the Court of Appeals on or before a certain date each year; declaring certain findings of the General Assembly; defining certain terms; providing for the application and effect of this Act: establishing the Task Force on Facial Recognition Privacy

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



1 2 3 4 5 6 7 8	prohil <u>autho</u> <u>study</u> <u>Force</u> <u>Assen</u> gener	biting rizing and r to rep nbly or ally re	providing for the composition, chair, and staffing of the Task Force; a member of the Task Force from receiving certain compensation, but the reimbursement of certain expenses; requiring the Task Force to make recommendations regarding certain matters; requiring the Task port its findings and recommendations to the Governor and the General or before a certain date; providing for the termination of this Act; and clating to facial recognition services the Task Force on Facial Recognition tection.
9 10 11 12 13	Section Annot	e Sta en 10 Recog tated (ate Government 1701 through 10–1711 to be under the new subtitle "Subtitle 17. Facial gnition Services" Code of Maryland accement Volume and 2020 Supplement)
15 16			. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, Maryland read as follows:
17	<u>(a)</u>	There	e is a Task Force on Facial Recognition Privacy Protection.
18	<u>(b)</u>	The T	Task Force consists of the following members:
19 20	the Senate;	<u>(1)</u>	one member of the Senate of Maryland, appointed by the President of
21 22	<u>House;</u>	<u>(2)</u>	one member of the House of Delegates, appointed by the Speaker of the
23 24	Secretary's o	(3) design	the Secretary of Public Safety and Correctional Services, or the ee;
25		<u>(4)</u>	the Public Defender, or the Public Defender's designee;
26		<u>(5)</u>	the Superintendent of Police, or the Superintendent's designee; and
27		<u>(6)</u>	the following members, appointed by the Governor:
28 29	Georgetown	Unive	(i) one member from the Center on Privacy and Technology at ersity;
30 31 32	Electrical a University;	nd Co	(ii) a Bloomberg Distinguished Professor from the Departments of imputer Engineering and Biomedical Engineering at Johns Hopkins
33 34	technology;		(iii) one member from a manufacturer of facial recognition

1		<u>(iv)</u>	one member from the Maryland State's Attorneys' Association;
2		<u>(v)</u>	one member from the Security Industry Association;
3		<u>(vi)</u>	one member from the Maryland Chiefs of Police Association;
4		<u>(vii)</u>	one member from the Maryland Sheriffs' Association;
5 6	Maryland; and	(viii)	one member from the American Civil Liberties Union of
7 8	<u>Law.</u>	<u>(ix)</u>	one member from the Lawyers' Committee for Civil Rights Under
9 10	(c) (i) Force shall chair t		member of the Senate of Maryland who is appointed to the Task k Force.
11 12	(ii) shall serve as vice		member of the House of Delegates appointed to the Task Force of the Task Force.
13	(d) The l	<u>Depart</u>	ment of Legislative Services shall provide staff for the Task Force.
14	<u>(e)</u> <u>A me</u>	mber c	of the Task Force:
15	<u>(1)</u>	may	not receive compensation as a member of the Task Force; but
16 17	(2) Travel Regulation		titled to reimbursement for expenses under the Standard State rovided in the State budget.
18	<u>(f)</u> <u>The '</u>	Γask F	orce shall:
19 20 21	(1) and local governm in the State;	-	current and planned uses of facial recognition technology by State encies, including by reviewing regulatory schemes that are in place
22 23	(2) potential future ca		w facial recognition technology, including the current and ties of facial recognition technology;
24 25	(3) recognition technol		w regulatory improvements that may be made to the way facial used in order to enhance individual privacy rights;
26 27	use of facial recogn		w federal, state, and local legislation and guidelines related to the
28 29	(5)		w literature regarding facial recognition technology and its

INFORMATION.

make recommendations to set guardrails for the use of facial 1 2 recognition technology by the State and local governments. On or before December 6, 2021, the Task Force shall report its findings and 3 (g) recommendations to the Governor and, in accordance with § 2-1257 of the State 4 Government Article, the General Assembly. 5 6 Article - State Government 7 SUPPLIE 17 FACIAL RECOGNITION SERVICES 10-1701. 8 9 IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS 10 INDICATED. (B) "ACCOUNTABILITY REPORT" MEANS A REPORT PRODUCED IN 11 ACCORDANCE WITH § 10-1704 OF THIS SUBTITLE. 12 "ENROLL" MEANS THE PROCESS BY WHICH A FACIAL 13 (C) (1) 14 RECOGNITION SERVICE CREATES A FACIAL TEMPLATE FROM ONE OR MORE IMAGES 15 OF AN INDIVIDUAL AND ADDS THE FACIAL TEMPLATE TO A GALLERY USED BY THE 16 FACIAL RECOGNITION SERVICE FOR RECOGNITION OR PERSISTENT TRACKING OF 17 INDIVIDUALS. $\frac{(2)}{(2)}$ "ENROLL" INCLUDES THE ACT OF ADDING AN EXISTING FACIAL 18 19 TEMPLATE DIRECTLY INTO A GALLERY USED BY A FACIAL RECOGNITION SERVICE. 20 "FACIAL RECOGNITION SERVICE" MEANS TECHNOLOGY THAT 21 ANALYZES FACIAL FEATURES AND IS USED BY A UNIT FOR THE IDENTIFICATION. 22VERIFICATION, OR PERSISTENT TRACKING OF INDIVIDUALS IN STILL OR VIDEO 23IMAGES. 24 $\frac{(2)}{(2)}$ "FACIAL RECOGNITION SERVICE" DOES NOT INCLUDE: 25 (I) THE ANALYSIS OF FACIAL FEATURES TO GRANT OR DENY 26 ACCESS TO AN ELECTRONIC DEVICE: OR 27 THE USE OF AN AUTOMATED OR SEMI-AUTOMATED 28 PROCESS FOR THE PURPOSE OF REDACTING A RECORDING FOR RELEASE OR 29 DISCLOSURE OUTSIDE A LAW ENFORCEMENT AGENCY TO PROTECT THE PRIVACY OF 30 A SUBJECT DEPICTED IN THE RECORDING IF THE PROCESS DOES NOT GENERATE OR 31 RESULT IN THE RETENTION OF ANY BIOMETRIC DATA OR SURVEILLANCE

1	(E) "FACIAL TEMPLATE" MEANS THE MACHINE-INTERPRETABLE PATTERN
2	OF FACIAL FEATURES THAT IS EXTRACTED FROM ONE OR MORE IMAGES OF AN
3	INDIVIDUAL BY A FACIAL RECOGNITION SERVICE.
4	(F) "IDENTIFICATION" MEANS THE USE OF A FACIAL RECOGNITION
5	SERVICE BY A UNIT TO DETERMINE WHETHER AN UNKNOWN INDIVIDUAL MATCHES
6	ANY INDIVIDUAL:
7	(1) WHOSE IDENTITY IS KNOWN TO THE UNIT; AND
8	(2) WHO HAS BEEN ENROLLED BY REFERENCE TO THAT IDENTITY IN
9	A GALLERY USED BY THE FACIAL RECOGNITION SERVICE.
10	(G) "MEANINGFUL HUMAN REVIEW" MEANS REVIEW OR OVERSIGHT BY ONE
11	OR MORE INDIVIDUALS WHO:
12	(1) ARE TRAINED IN ACCORDANCE WITH § 10-1709 OF THIS
13	SUBTITLE; AND
10	
14	(2) HAVE THE AUTHORITY TO ALTER THE DECISION UNDER REVIEW.
15	(H) (1) "Ongoing surveillance" means tracking the physical
16	MOVEMENTS OF A SPECIFIED INDIVIDUAL THROUGH ONE OR MORE PUBLIC PLACES
17	OVER TIME, WHETHER IN REAL TIME OR THROUGH THE APPLICATION OF A FACIAL
18	RECOGNITION SERVICE TO HISTORICAL RECORDS.
19	(2) "Ongoing surveillance" does not include a single
20	RECOGNITION OR ATTEMPTED RECOGNITION OF AN INDIVIDUAL IF NO ATTEMPT IS
21	MADE TO SUBSEQUENTLY TRACK THE INDIVIDUAL'S MOVEMENTS OVER TIME AFTER
22	THE INDIVIDUAL HAS BEEN RECOGNIZED.
23	(I) "UNIT" HAS THE MEANING STATED IN § 10-1301 OF THIS TITLE.
24	(J) "VERIFICATION" MEANS THE USE OF A FACIAL RECOGNITION SERVICE
25	BY A UNIT TO DETERMINE WHETHER AN INDIVIDUAL IS A SPECIFIC INDIVIDUAL:
26	(1) WHOSE IDENTITY IS KNOWN TO THE UNIT; AND
_ •	(-,
27	(2) WHO HAS BEEN ENROLLED BY REFERENCE TO THAT IDENTITY IN
28	A GALLERY USED BY THE FACIAL RECOGNITION SERVICE.

10-1702.

THE PUBLIC:

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1	THE GENERAL ASSEMBLY FINDS THAT:
2	(1) THE USE OF FACIAL RECOGNITION SERVICES BY UNITS OF STATE
3	AND LOCAL GOVERNMENT CAN PRESENT RISKS TO PRIVACY, DEMOCRATIC
4	FREEDOMS, AND CIVIL LIBERTIES THAT SHOULD BE CONSIDERED AND ADDRESSED;
5	(2) FACIAL RECOGNITION TECHNOLOGY CAN BE USED IN A VARIETY
6	OF BENEFICIAL WAYS, INCLUDING FOR IMPROVING SECURITY, PROVIDING
7	INDIVIDUALS WITH EFFICIENT IDENTIFICATION EXPERIENCES, LOCATING MISSING
8	OR INCAPACITATED INDIVIDUALS, IDENTIFYING VICTIMS OF CRIME, AND KEEPING
9	THE PUBLIC SAFE; AND
10	(3) IT IS NECESSARY TO ESTABLISH SAFEGUARDS THAT WILL ALLOW
11	GOVERNMENT TO USE FACIAL RECOGNITION SERVICES IN WAYS THAT BENEFIT
12	SOCIETY WHILE PROHIBITING USES THAT THREATEN THE PRIVACY, DEMOCRATIC
13	FREEDOMS, AND CIVIL LIBERTIES OF INDIVIDUALS IN THE STATE.
14	10-1703.
15	THIS SUBTITLE DOES NOT APPLY TO A UNIT THAT:
16	(1) IS REQUIRED TO USE A SPECIFIC FACIAL RECOGNITION SERVICE:
17	(I) IN ACCORDANCE WITH A FEDERAL REGULATION OR ORDER;
18	$\frac{OR}{C}$
19	(II) THROUGH A PARTNERSHIP WITH A FEDERAL AGENCY TO
20	FULFILL A CONGRESSIONAL MANDATE; OR
21	(2) USES A FACIAL RECOGNITION SERVICE IN ASSOCIATION WITH A
22	FEDERAL AGENCY TO VERIFY THE IDENTITY OF INDIVIDUALS PRESENTING
23	THEMSELVES FOR TRAVEL AT AN AIRPORT OR SEAPORT.
24	10-1704.
25	(A) (1) EACH UNIT USING OR INTENDING TO DEVELOP, PROCURE, OR USE
26	A FACIAL RECOGNITION SERVICE SHALL PRODUCE AN ACCOUNTABILITY REPORT
27	FOR THE FACIAL RECOGNITION SERVICE.
28	(2) EACH UNIT SHALL:
29	(I) CLEARLY COMMUNICATE THE ACCOUNTABILITY REPORT TO

1 2	1. AT LEAST 90 DAYS BEFORE THE UNIT PUTS THE FACIAL RECOGNITION SERVICE INTO OPERATIONAL USE; OR
3 4	2. FOR A FACIAL RECOGNITION SERVICE IN USE ON OCTOBER 1, 2021, ON OR BEFORE JANUARY 1, 2022;
5 6	(II) POST THE ACCOUNTABILITY REPORT ON THE PUBLIC WEBSITE OF THE UNIT; AND
7 8	(HI) SUBMIT THE ACCOUNTABILITY REPORT TO THE DEPARTMENT OF INFORMATION TECHNOLOGY.
9	(3) THE DEPARTMENT OF INFORMATION TECHNOLOGY SHALL POST EACH SUBMITTED ACCOUNTABILITY REPORT ON ITS PUBLIC WEBSITE.
$\frac{1}{2}$	(B) EACH ACCOUNTABILITY REPORT SHALL INCLUDE, AT A MINIMUM, IN CLEAR AND UNDERSTANDABLE LANGUAGE, THE FOLLOWING INFORMATION:
$\frac{13}{4}$	(1) (1) THE NAME, VENDOR, AND VERSION OF THE FACIAL RECOGNITION SERVICE; AND
15 16 17 18	(II) A DESCRIPTION OF THE GENERAL CAPABILITIES AND LIMITATIONS OF THE FACIAL RECOGNITION SERVICE, INCLUDING REASONABLY FORESEEABLE CAPABILITIES OUTSIDE THE SCOPE OF THE PROPOSED USE OF THE UNIT;
19 20	(2) (1) THE TYPE OR TYPES OF DATA INPUTS THAT THE FACIAL RECOGNITION SERVICE USES WHEN IT IS DEPLOYED;
21 22	(II) HOW THE DATA THAT THE FACIAL RECOGNITION SERVICE USES IS GENERATED, COLLECTED, AND PROCESSED; AND
23 24	(HI) THE TYPE OR TYPES OF DATA THE FACIAL RECOGNITION SERVICE IS REASONABLY LIKELY TO GENERATE;
25 26	(3) A DESCRIPTION OF THE PURPOSE AND PROPOSED USE OF THE FACIAL RECOGNITION SERVICE, INCLUDING:
27 28	(I) WHAT DECISIONS DATA FROM THE FACIAL RECOGNITION SERVICE WILL BE USED TO MAKE OR SUPPORT;
29 30	(II) WHETHER DATA FROM THE FACIAL RECOGNITION SERVICE WILL BE USED TO SUPPORT A DECISION OR AS THE SOLE BASIS FOR MAKING A

DECISION; AND

1	(III) THE INTENDED BENEFITS OF THE USE OF THE FACIAL
2	RECOGNITION SERVICE, INCLUDING ANY DATA OR RESEARCH DEMONSTRATING THE
3	INTENDED BENEFITS;
4	(4) A USE AND DATA MANAGEMENT POLICY, INCLUDING PROTOCOLS
5	FOR:
6	(I) HOW AND WHEN THE FACIAL RECOGNITION SERVICE WILL
7	BE DEPLOYED OR USED AND BY WHOM, INCLUDING:
	•
8	1. THE FACTORS THAT WILL BE USED TO DETERMINE
9	WHERE, WHEN, AND HOW THE FACIAL RECOGNITION SERVICE IS DEPLOYED, AND
10	OTHER RELEVANT INFORMATION, INCLUDING WHETHER THE FACIAL RECOGNITION
11	SERVICE WILL BE OPERATED CONTINUOUSLY OR USED ONLY UNDER SPECIFIC
12	CIRCUMSTANCES; AND
10	2. IF THE FACIAL RECOGNITION SERVICE WILL BE
13 14	
	OPERATED OR USED BY ANOTHER ENTITY ON THE UNIT'S BEHALF, A DESCRIPTION OF THE OTHER ENTITY'S ACCESS TO THE FACIAL RECOGNITION SERVICE AND ANY
15 16	
16	APPLICABLE PROTOCOLS;
17	(H) ANY MEASURES TAKEN TO MINIMIZE INADVERTENT
18	COLLECTION OF ADDITIONAL DATA BEYOND THE AMOUNT NECESSARY FOR THE
19	SPECIFIC PURPOSE FOR WHICH THE FACIAL RECOGNITION SERVICE WILL BE USED:
10	STECHTOTORY OSETOR WHICH THE TROUBLE RECOGNITION SERVICE WILL BE USED,
20	(HI) DATA INTEGRITY AND RETENTION POLICIES APPLICABLE
21	TO THE DATA COLLECTED USING THE FACIAL RECOGNITION SERVICE, INCLUDING:
22	1. HOW THE UNIT WILL MAINTAIN AND UPDATE
23	RECORDS USED IN CONNECTION WITH THE FACIAL RECOGNITION SERVICE;
24	2. HOW LONG THE UNIT WILL KEEP THE DATA; AND
25	3. THE PROCESS THAT WILL BE USED TO DELETE THE
26	DATA;
0.7	(TV) ANY ADDIMINANA DIVING MILLION WILL GOVERNA MILL MODE OF
27	(IV) ANY ADDITIONAL RULES THAT WILL GOVERN THE USE OF
28	THE FACIAL RECOGNITION SERVICE AND WHAT PROCESSES WILL BE REQUIRED
29	BEFORE EACH USE OF THE FACIAL RECOGNITION SERVICE;
30	(V) 1. DATA SECURITY MEASURES APPLICABLE TO THE
31	
o_{T}	FACIAL RECOGNITION SERVICE, INCLUDING:

1	A. MEASURES FOR THE SECURE STORAGE AND ACCESS
2	OF DATA COLLECTED USING THE FACIAL RECOGNITION SERVICE; AND
3	B. NOTIFICATION PROCEDURES AND ACTIONS THAT
4	WILL BE TAKEN BY THE FACIAL RECOGNITION SERVICE PROVIDER IN THE EVENT OF
5	A SECURITY BREACH INVOLVING DATA COLLECTED USING THE FACIAL
6	RECOGNITION SERVICE;
7	2. WHETHER THE UNIT INTENDS TO SHARE ACCESS TO
8	THE FACIAL RECOGNITION SERVICE OR THE DATA FROM THE FACIAL RECOGNITION
9	SERVICE WITH ANY OTHER ENTITY AND, IF SO, THE REASON FOR SHARING ACCESS;
10	AND
10	
11	3. THE RULES AND PROCEDURES BY WHICH A UNIT
12	SHARING DATA WITH ANY OTHER ENTITY WILL ENSURE THAT THE OTHER ENTITY
13	COMPLIES WITH THE UNIT'S USE AND DATA MANAGEMENT POLICY AS PART OF THE
14	DATA SHARING AGREEMENT; AND
15	(VI) THE UNIT'S TRAINING PROCEDURES, INCLUDING:
16	1. PROCEDURES IMPLEMENTED IN ACCORDANCE WITH §
17	10-1709 OF THIS SUBTITLE; AND
10	
18	2. HOW THE UNIT WILL ENSURE THAT ALL PERSONNEL
19	WHO OPERATE THE FACIAL RECOGNITION SERVICE OR ACCESS ITS DATA ARE
20	KNOWLEDGEABLE ABOUT AND ABLE TO ENSURE COMPLIANCE WITH THE USE AND
21	DATA MANAGEMENT POLICY BEFORE USE OF THE FACIAL RECOGNITION SERVICE;
22	(5) THE UNIT'S TESTING PROCEDURES, INCLUDING THE UNIT'S
23	PROCESSES FOR PERIODICALLY UNDERTAKING OPERATIONAL TESTS OF THE
$\frac{25}{24}$	FACIAL RECOGNITION SERVICE IN ACCORDANCE WITH § 10–1707 OF THIS SUBTITLE;
4 T	THE RECOGNITION SERVICE IN THE COMBINED WITH § 10 1707 OF THIS SECTION,
25	(6) A DESCRIPTION OF ANY POTENTIAL IMPACTS OF THE FACIAL
26	RECOGNITION SERVICE ON CIVIL RIGHTS AND LIBERTIES, INCLUDING:
27	(I) POTENTIAL IMPACTS ON PRIVACY AND POTENTIAL
28	DISPARATE IMPACTS ON MARGINALIZED COMMUNITIES; AND
29	(II) THE SPECIFIC STEPS THE UNIT WILL TAKE TO MITIGATE THE
30	POTENTIAL IMPACTS AND PREVENT UNAUTHORIZED USE OF THE FACIAL
31	RECOGNITION SERVICE; AND
32	(7) THE UNIT'S PROCEDURES FOR RECEIVING FEEDBACK, INCLUDING

THE METHODS USED FOR RECEIVING FEEDBACK FROM INDIVIDUALS AFFECTED BY

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1	THE USE OF THE FACIAL RECOGNITION SERVICE AND FROM THE COMMUNITY AT
2	LARGE, AS WELL AS THE PROCEDURES FOR RESPONDING TO THE FEEDBACK.
3	(c) Before finalizing and implementing the accountability
4	REPORT, THE UNIT SHALL CONSIDER ISSUES RAISED BY THE PUBLIC THROUGH:
5	(1) A PUBLIC REVIEW AND COMMENT PERIOD; AND
6	(2) COMMUNITY CONSULTATION MEETINGS DURING THE PUBLIC
7	REVIEW PERIOD.
•	
8	(D) (1) Subject to paragraph (2) of this subsection, each unit
9	SHALL UPDATE THE UNIT'S ACCOUNTABILITY REPORT EVERY 2 YEARS.
10	(2) EACH UPDATE SHALL BE SUBJECT TO THE PUBLIC COMMENT AND
11	COMMUNITY CONSULTATION MEETINGS REQUIREMENTS DESCRIBED IN
12	SUBSECTION (C) OF THIS SECTION.
	Sebsterion (e) of this sterion.
13	(E) A UNIT SEEKING TO USE A FACIAL RECOGNITION SERVICE FOR A
14	PURPOSE NOT DISCLOSED IN THE UNIT'S MOST RECENT ACCOUNTABILITY REPORT
15	SHALL FIRST SEEK PUBLIC COMMENT AND COMMUNITY CONSULTATION ON THE
16	PROPOSED NEW USE AND ADOPT AN UPDATED ACCOUNTABILITY REPORT IN
17	ACCORDANCE WITH THE REQUIREMENTS OF THIS SECTION.
11	MOORDANCE WITH THE REQUIREMENTS OF THIS SECTION.
18	10-1705.
19	(A) EACH UNIT USING A FACIAL RECOGNITION SERVICE SHALL PREPARE
20	AND PUBLISH AN ANNUAL REPORT THAT DISCLOSES:
20	THE TODDISH THE WHOLE WELL OUT THAT DISCLOSES.
21	(1) THE EXTENT OF THE UNIT'S USE OF THE FACIAL RECOGNITION
22	` '
22	SERVICE;
99	(9) AN ACCECCMENT OF COMPLIANCE WITHIN THE TERMS OF THE LINES?
23	(2) AN ASSESSMENT OF COMPLIANCE WITH THE TERMS OF THE UNIT'S
24	ACCOUNTABILITY REPORT;
25	(2) ANY ENOUN OD DEACONADLY CHODEOMED VIOLATIONS OF THE
25	(3) ANY KNOWN OR REASONABLY SUSPECTED VIOLATIONS OF THE
26	UNIT'S ACCOUNTABILITY REPORT, INCLUDING COMPLAINTS ALLEGING VIOLATIONS;
27	AND
28	(4) ANY REVISIONS TO THE UNIT'S ACCOUNTABILITY REPORT

RECOMMENDED BY THE UNIT FOR THE NEXT UPDATE OF THE REPORT.

- 1 (B) EACH UNIT SHALL SUBMIT THE ANNUAL REPORT REQUIRED UNDER
 2 SUBSECTION (A) OF THIS SECTION TO THE DEPARTMENT OF INFORMATION
 3 TECHNOLOGY.
- 4 (C) EACH UNIT SHALL HOLD A COMMUNITY MEETING TO REVIEW AND
 5 DISCUSS THE ANNUAL REPORT REQUIRED UNDER SUBSECTION (A) OF THIS SECTION
 6 WITHIN 60 DAYS BEFORE THE REPORT IS SUBMITTED UNDER SUBSECTION (B) OF
 7 THIS SECTION.
- 8 10-1706.
- 9 (A) EACH UNIT THAT USES A FACIAL RECOGNITION SERVICE TO MAKE
 10 DECISIONS THAT PRODUCE LEGAL OR SIMILARLY SIGNIFICANT EFFECTS
 11 CONCERNING INDIVIDUALS SHALL ENSURE THAT THE DECISIONS ARE SUBJECT TO
 12 MEANINGFUL HUMAN REVIEW.
- 13 (B) FOR THE PURPOSE OF SUBSECTION (A) OF THIS SECTION, DECISIONS
 14 THAT PRODUCE LEGAL OR SIMILARLY SIGNIFICANT EFFECTS CONCERNING
 15 INDIVIDUALS INCLUDE:
- 16 (1) THE DENIAL OF CONSEQUENTIAL SERVICES OR SUPPORT,
 17 INCLUDING FINANCIAL AND LENDING SERVICES, HOUSING, INSURANCE, EDUCATION
 18 ENROLLMENT, CRIMINAL JUSTICE, EMPLOYMENT OPPORTUNITIES, HEALTH CARE
 19 SERVICES, AND ACCESS TO FOOD, WATER, AND OTHER BASIC NECESSITIES; AND
- 20 **(2)** DECISIONS THAT IMPACT ACCESS TO CIVIL RIGHTS OF 21 INDIVIDUALS.
- 22 10-1707.
- 23 (A) BEFORE A UNIT DEPLOYS A FACIAL RECOGNITION SERVICE IN THE
 24 CONTEXT IN WHICH IT WILL BE USED AND SUBJECT TO SUBSECTION (B) OF THIS
 25 SECTION, THE UNIT SHALL TEST THE FACIAL RECOGNITION SERVICE IN
 26 OPERATIONAL CONDITIONS.
- 27 (B) THE UNIT SHALL TAKE REASONABLE STEPS TO:
- 28 (1) ENSURE BEST-QUALITY RESULTS IN OPERATIONAL CONDITIONS
 29 BY FOLLOWING ALL REASONABLE GUIDANCE PROVIDED BY THE DEVELOPER OF THE
 30 FACIAL RECOGNITION SERVICE; AND
- 31 (2) MITIGATE ANY MATERIAL UNFAIR PERFORMANCE DIFFERENCES
 32 ACROSS SUBPOPULATIONS.

1 **10-1708**.

- 2 (A) A PROVIDER OF A FACIAL RECOGNITION SERVICE USED BY A UNIT
 3 SHALL MAKE AVAILABLE AN APPLICATION PROGRAMMING INTERFACE TO ENABLE
 4 INDEPENDENT AND REASONABLE TESTS OF THE FACIAL RECOGNITION SERVICE FOR
 5 ACCURACY AND UNFAIR PERFORMANCE DIFFERENCES ACROSS DISTINCT
 6 SUBPOPULATIONS.
- 7 (B) IF ANY UNFAIR PERFORMANCE DIFFERENCES REGARDING A FACIAL
 8 RECOGNITION SERVICE ARE IDENTIFIED THROUGH TESTING PERFORMED UNDER
 9 SUBSECTION (A) OF THIS SECTION, THE PROVIDER OF THE FACIAL RECOGNITION
 10 SERVICE SHALL DEVELOP AND IMPLEMENT A PLAN TO MITIGATE THE IDENTIFIED
 11 PERFORMANCE DIFFERENCE WITHIN 90 DAYS AFTER THE IDENTIFICATION.
- 12 **10-1709.**
- 13 (A) EACH UNIT THAT USES A FACIAL RECOGNITION SERVICE SHALL
 14 CONDUCT PERIODIC TRAINING OF ALL INDIVIDUALS WHO OPERATE THE FACIAL
 15 RECOGNITION SERVICE OR WHO PROCESS PERSONAL DATA OBTAINED FROM THE
 16 USE OF THE FACIAL RECOGNITION SERVICE.
- 17 (B) THE TRAINING REQUIRED UNDER THIS SECTION SHALL INCLUDE 18 COVERAGE OF:
- 19 (1) THE CAPABILITIES AND LIMITATIONS OF THE FACIAL 20 RECOGNITION SERVICE:
- 21 **(2)** PROCEDURES TO INTERPRET AND ACT ON THE OUTPUT OF THE 22 FACIAL RECOGNITION SERVICE: AND
- 23 (3) TO THE EXTENT APPLICABLE TO THE DEPLOYMENT CONTEXT, THE
 24 MEANINGFUL HUMAN REVIEW REQUIREMENT FOR DECISIONS THAT PRODUCE
 25 LEGAL OR SIMILARLY SIGNIFICANT EFFECTS CONCERNING INDIVIDUALS.
- 26 10-1710.
- 27 (A) A UNIT MAY NOT USE A FACIAL RECOGNITION SERVICE TO ENGAGE IN 28 ONGOING SURVEILLANCE UNLESS:
- 29 (1) A WARRANT IS OBTAINED TO AUTHORIZE THE USE OF THE FACIAL
 30 RECOGNITION SERVICE FOR ONGOING SURVEILLANCE ON THE BASIS OF FACTS
 31 SUBMITTED BY THE APPLICANT FOR THE WARRANT THAT:

1	(I) THERE IS PROBABLE CAUSE FOR THE BELIEF THAT AN
2	INDIVIDUAL IS COMMITTING, HAS COMMITTED, OR IS ABOUT TO COMMIT A
3	PARTICULAR OFFENSE LISTED IN § 10-406 OF THE COURTS ARTICLE;
4	(II) THERE IS PROBABLE CAUSE FOR THE BELIEF THAT
5	PARTICULAR EVIDENCE CONCERNING THAT OFFENSE WILL BE OBTAINED THROUGH
6	ONGOING SURVEILLANCE OF THE INDIVIDUAL; AND
_	
7	(III) NORMAL INVESTIGATIVE PROCEDURES:
0	1 HAVE DEEN TRUE AND HAVE EAR ED. OD
8	1. HAVE BEEN TRIED AND HAVE FAILED; OR
9	2. REASONABLY APPEAR TO BE UNLIKELY TO SUCCEED
10	IF TRIED OR TO BE TOO DANGEROUS;
10	ii iiiib oii io bb ioo biiiobioos,
11	(2) IF THE UNIT REASONABLY DETERMINES THAT ONGOING
12	SURVEILLANCE IS NECESSARY TO PREVENT OR RESPOND TO AN EMERGENCY
13	INVOLVING IMMINENT DANGER OR RISK OF DEATH OR SERIOUS PHYSICAL INJURY
14	TO AN INDIVIDUAL, WRITTEN APPROVAL IS OBTAINED FROM THE HEAD OF THE UNIT,
15	OR THE HEAD'S DESIGNEE, BEFORE USING THE FACIAL RECOGNITION SERVICE AND
16	A WARRANT IS SUBSEQUENTLY OBTAINED WITHIN 48 HOURS AFTER THE ONGOING
17	SURVEILLANCE BEGINS; OR
18	(3) A COURT ORDER IS OBTAINED AUTHORIZING THE USE OF THE
19	FACIAL RECOGNITION SERVICE FOR THE SOLE PURPOSE OF LOCATING OR
20	IDENTIFYING A MISSING PERSON OR IDENTIFYING A DECEASED PERSON.
21	(B) A COURT MAY ISSUE AN EX PARTE ORDER UNDER SUBSECTION (A)(3) OF
22	THIS SECTION IF A LAW ENFORCEMENT OFFICER CERTIFIES AND THE COURT FINDS
23	THAT THE INFORMATION LIKELY TO BE OBTAINED IS RELEVANT TO LOCATING OR
24	IDENTIFYING A MISSING PERSON OR IDENTIFYING A DECEASED PERSON.
~ ~	(a) • • • • • • • • • • • • • • • • • • •
25	(C) A UNIT MAY NOT APPLY A FACIAL RECOGNITION SERVICE TO ANY
26	INDIVIDUAL BASED ON THE INDIVIDUAL'S RELIGIOUS, POLITICAL, OR SOCIAL VIEWS
27	OR ACTIVITIES, PARTICIPATION IN A PARTICULAR NONCRIMINAL ORGANIZATION OR
28	LAWFUL EVENT, OR ACTUAL OR PERCEIVED RACE, ETHNICITY, CITIZENSHIP, PLACE
29	OF ORIGIN, AGE, DISABILITY, GENDER, GENDER IDENTITY, SEXUAL ORIENTATION,
30	OR OTHER CHARACTERISTIC PROTECTED BY LAW.

31 (D) A UNIT MAY NOT USE A FACIAL RECOGNITION SERVICE TO CREATE A
32 RECORD DESCRIBING ANY INDIVIDUAL'S EXERCISE OF RIGHTS GUARANTEED BY THE
33 FIRST AMENDMENT OF THE U.S. CONSTITUTION OR BY THE MARYLAND
34 DECLARATION OF RIGHTS UNLESS:

THE APPLICATION; AND

	14 SENATE BILL 901
1	(1) THE USE IS SPECIFICALLY AUTHORIZED BY APPLICABLE LAW AND
2	RELATES TO AND IS WITHIN THE SCOPE OF AN AUTHORIZED LAW ENFORCEMENT
3	ACTIVITY; AND
4	(2) THERE IS REASONABLE SUSPICION TO BELIEVE THE INDIVIDUAL
5	HAS COMMITTED, IS COMMITTING, OR IS ABOUT TO COMMIT A SERIOUS CRIMINAL
6	OFFENSE.
7	10 1711.
8	(A) IF A UNIT IS USING A FACIAL RECOGNITION SERVICE ON A CRIMINAL
9	DEFENDANT, THE UNIT SHALL DISCLOSE THE USE TO THE CRIMINAL DEFENDANT IN
10	A TIMELY MANNER BEFORE TRIAL.
11	(B) EACH UNIT USING A FACIAL RECOGNITION SERVICE SHALL MAINTAIN
12	RECORDS OF ITS USE OF THE FACIAL RECOGNITION SERVICE THAT ARE SUFFICIENT
13	TO FACILITATE PUBLIC REPORTING AND AUDITING OF COMPLIANCE WITH THE
14	APPLICABLE ACCOUNTABILITY REPORT.
15	(C) ON OR BEFORE JANUARY 31 EACH YEAR, EACH JUDGE WHO HAS ISSUED
16	A WARRANT FOR ONGOING SURVEILLANCE USING A FACIAL RECOGNITION SERVICE
17	OR AN EXTENSION OF A WARRANT FOR ONGOING SURVEILLANCE USING A FACIAL
18	RECOGNITION SERVICE THAT EXPIRED DURING THE IMMEDIATELY PRECEDING
19	CALENDAR YEAR, OR WHO HAS DENIED APPROVAL OF A REQUEST FOR A WARRANT
20	FOR ONGOING SURVEILLANCE USING A FACIAL RECOGNITION SERVICE DURING THE
21	IMMEDIATELY PRECEDING CALENDAR YEAR, SHALL REPORT TO THE COURT OF
22	APPEALS:
23	(1) THAT THE WARRANT OR EXTENSION WAS APPLIED FOR;
24	(2) THAT THE WARRANT OR EXTENSION WAS GRANTED AS APPLIED
25	FOR, WAS MODIFIED, OR WAS DENIED;
26	(3) IF THE WARRANT WAS GRANTED, THE PERIOD FOR WHICH THE
27	ONGOING SURVEILLANCE WAS AUTHORIZED BY THE WARRANT AND THE NUMBER
28	AND DURATION OF ANY EXTENSIONS OF THE WARRANT;
29	(4) THE IDENTITY OF THE INVESTIGATIVE OR LAW ENFORCEMENT
30	OFFICER AND UNIT MAKING THE APPLICATION AND THE INDIVIDUAL AUTHORIZING

32 (5) THE NATURE OF THE PUBLIC SPACES WHERE THE ONGOING 33 SURVEILLANCE WAS CONDUCTED.

	SENATE BILL 587 15
1	SECTION 2. AND BE IT FURTHER ENACTED, That this Act supersedes and
2	preempts laws, ordinances, regulations, or the equivalent adopted by a political subdivision
3	regarding the development, use, or deployment of facial recognition services.
4	SECTION $\frac{3}{2}$. AND BE IT FURTHER ENACTED, That this Act shall take effect
5	October July 1, 2021. It shall remain effective for a period of 1 year and, at the end of June
6	30, 2022, this Act, with no further action required by the General Assembly, shall be
7	abrogated and of no further force and effect.
	Approved:
	11pp10vcu.

Speaker of the House of Delegates.

President of the Senate.

Governor.