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57	within a closed structure.
57a	Ŝ→ [Ŝ→ <del>[Ŝ→ (7) ''Public safety threat'' means a documented reasonable articulable suspicion of a</del>
57a1	<u>threat</u>
57b	<u>to commit a violent act by a specific individual towards a person, a group of people, or a place.</u>
57c	<del>←Ŝ]</del>
57d	(7) "Public safety threat" means a documented reaasonable articulable suspicion of a threat to
57e	<u>commit a violent felony by a specific individual towards a person, a group of people, or a place.</u>
57f	←Ŝ]
57g	(7) "Public safety threat" means a documented reasonable articulable suspicion of:
57h	<u>(a) a threat to commit a violent felony by a specific individual towards a person, a group of</u>
57i	<u>people, or a place; or</u>
57j	(b) a threat by a specific individual to commit an offense under Section 76-5-107, Threat of
57k	<u>violence.</u> ←Ŝ
58	$\hat{S} \rightarrow [(7)]$ (8) $\leftarrow \hat{S}$ "Surveillance information" means future, current, or historical information
59	produced by the digital monitoring of an area that can be used to create biometric surveillance
60	information.
61	$[(3)]$ $\hat{S} \rightarrow [(8)] (9) \leftarrow \hat{S}$ "Target" means a person or a structure upon which a government
61a	entity
62	intentionally collects or attempts to collect information using an imaging surveillance device.
62a	$\hat{S} \rightarrow (10)$ "Violent felony" means the same as that term is defined in Section 76-3-203.5. $\leftarrow \hat{S}$
63	Section 2. Section 77-23d-106 is enacted to read:
64	77-23d-106. Biometric surveillance information.
65	(1) Except as provided in Subsection (2), a government entity may not obtain biometric
66	surveillance information without:
67	(a) a search warrant; and
68	(b) an existing written policy that:
69	(i) concerns the government entity's use, management, and auditing of biometric
70	surveillance information; and
71	(ii) is posted and publicly available on:
72	(A) the government entity's website; or
73	(B) the Utah Public Notice Website created in Section 63A-16-601, if the government
74	entity does not have a website.
75	(2) A government entity may obtain biometric surveillance information without a
76	search warrant:
77	(a) on authorized property; $\hat{S} \rightarrow [\underline{or}] \leftarrow \hat{S}$
78	(b) in accordance with a judicially recognized exception to warrant requirements $\hat{S} \rightarrow [:]$ ;
78a	<u>or</u>
	Senate 3rd Reading Amendments2-27-2024 lp/jrSenate 2nd Reading Amendments2-26-2024 lp/jr- 3 -Senate Committee Amendments2-20-2024 lp/jr

## 1st Sub. (Green) S.B. 231

## 78b <u>(c) a public safety threat.</u> ←Ŝ

- Section 3. Section 77-23e-102 is amended to read:
  77-23e-102. Definitions.
  As used in this chapter:
  (1) "Department" means the Department of Public Safety, created in Section 53-1-103.
- 83 (2) "Facial biometric data" means data derived from a measurement, pattern, contour,