1st Sub. S.B. 231 PUBLIC SURVEILLANCE PROHIBITION AMENDMENTS

SENATE	Committee	Amendments	Amendment 2	February 20, 2024	7:56 AM
~ DI 11 I I D	e e comme e de			1 201101 20, 202 1	,

Senator **Daniel McCay** proposes the following amendments:

- 1. Page 3, Lines 57 through 62:
 - 57 within a closed structure.

(7) "Public safety threat" means a documented reasonable articulable suspicion of a threat to commit a violent act by a specific individual towards a person, a group of people, or a place.

- 58 {(7)} (8) "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 <u>information.</u>
- 61 [(3)] {(8)} "Target" means a person or a structure upon which a government entity
- 62 intentionally collects or attempts to collect information using an imaging surveillance device.
- 2. Page 3, Lines 75 through 78:
 - 75 (2) A government entity may obtain biometric surveillance information without a
 - 76 <u>search warrant:</u>
 - 77 (a) on authorized property; {-or-}
 - (b) in accordance with a judicially recognized exception to warrant requirements {...}
 (c) a public safety threat.