2022 SESSION

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HOUSE BILL NO. 1339

AMENDMENT IN THE NATURE OF A SUBSTITUTE

(Proposed by the House Committee on Public Safety

on February 11, 2022)

(Patron Prior to Substitute—Delegate Leftwich)

- 5 6 A BILL to amend and reenact §§ 15.2-1723.2 and 23.1-815.1 of the Code of Virginia and to amend the 7 Code of Virginia by adding a section numbered 52-4.5, relating to facial recognition technology; 8 Department of State Police and authorized uses.
- 9 Be it enacted by the General Assembly of Virginia:

1. That §§ 15.2-1723.2 and 23.1-815.1 of the Code of Virginia are amended and reenacted and that 10 11 the Code of Virginia is amended by adding a section numbered 52-4.5 as follows:

§ 15.2-1723.2. Facial recognition technology; approval.

A. For purposes of this section, "facial:

14 "Authorized use" means the use of facial recognition technology to (i) help identify an individual 15 when there is a reasonable suspicion the individual has committed, is committing, or is planning the commission of a crime; (ii) help identify a crime victim, including a victim of online sexual abuse 16 17 material; (iii) help identify a person who may be a missing person or witness to criminal activity; (iv) help identify a victim of human trafficking or an individual involved in the trafficking of humans, 18 19 weapons, drugs, or wildlife; (v) help identify an online recruiter of criminal activity, including but not 20 limited to human, weapon, drug, and wildlife trafficking; (vi) help a person who is suffering from a 21 mental or physical disability impairing his ability to communicate and be understood; (vii) help identify 22 a deceased person; (viii) help identify a person who is incapacitated or otherwise unable to identify 23 himself; (ix) help identify a person who is reasonably believed to be a danger to himself or others; (x)24 help identify an individual lawfully detained; (xi) help mitigate an imminent threat to public safety, a 25 significant threat to life, or a threat to national security, including acts of terrorism; (xii) ensure officer 26 safety as part of the vetting of undercover law enforcement; (xiii) determine whether an individual may 27 have unlawfully obtained one or more state driver's licenses, financial instruments, or other official 28 forms of identification using information that is fictitious or associated with a victim of identity theft; or 29 (xiv) help identify a person who an officer reasonably believes is concealing his true identity and about 30 whom the officer has a reasonable suspicion has committed a crime other than concealing his identity.

"Facial recognition technology" means an electronic system or service for enrolling, capturing, 31 32 extracting, comparing, and matching an individual's geometric facial data to identify individuals in photos, videos, or real time conducting an algorithmic comparison of images of a person's facial features for the purpose of identification. "Facial recognition technology" does not include the use of an 33 34 35 automated or semi-automated process to redact a recording in order to protect the privacy of a subject 36 depicted in the recording prior to release or disclosure of the recording outside of the law-enforcement 37 agency if the process does not generate or result in the retention of any biometric data or surveillance 38 information.

39 "Publicly post" means to post on a website that is maintained by the entity or on any other website 40 on which the entity generally posts information and that is available to the public or that clearly 41 describes how the public may access such data.

42 "State Police Model Facial Recognition Technology Policy" means the model policy developed and published by the Department of State Police pursuant to § 52-4.5. 43

44 B. No Pursuant to § 2.2-1112, the Division of Purchases and Supply (the Division) shall determine 45 the appropriate facial recognition technology for use in accordance with this section. The Division shall not approve any facial recognition technology unless it has been evaluated by the National Institute of 46 47 Standards and Technology (NIST) as part of the Face Recognition Vendor Test. Any facial recognition **48** technology utilized shall utilize algorithms that have demonstrated (i) an accuracy score of at least 98 49 percent true positives within one or more datasets relevant to the application in a NIST Facial 50 Recognition Vendor Test report and (ii) minimal performance variations across demographics associated 51 with race, skin tone, ethnicity, or gender. The Division shall require all approved vendors to annually provide independent assessments and benchmarks offered by NIST to confirm continued compliance with 52 53 this section.

54 C. A local law-enforcement agency shall purchase or deploy may use facial recognition technology 55 unless such purchase or deployment of facial recognition technology is expressly authorized by statute for authorized uses. For purposes of this section, a statute that does not refer to facial recognition 56 57 technology shall not be construed to provide express authorization. Such statute shall require that any facial recognition technology purchased or deployed by the local law-enforcement agency be maintained 58 59 under the exclusive control of such local law-enforcement agency and that any data contained by such

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60 facial recognition technology be kept confidential, not be disseminated or resold, and be accessible only by a search warrant issued pursuant to Chapter 5 (§ 19.2-52 et seq.) of Title 19.2 or an administrative or 61 62 inspection warrant issued pursuant to law. A match made through facial recognition technology shall not 63 constitute probable cause for an arrest but shall be admissible as exculpatory evidence.

64 \mathbf{C} , D. A local law-enforcement agency shall publicly post and annually update its policy regarding 65 the use of facial recognition technology before employing such facial recognition technology to 66 investigate a specific criminal incident or citizen welfare situation. A local law-enforcement agency that uses facial recognition technology may adopt the State Police Model Facial Recognition Technology 67 68 Policy. If a local law-enforcement agency uses facial recognition technology but does not adopt such 69 model policy, such agency shall develop its own policy within 90 days of publication of the State Police Model Facial Recognition Technology Policy that meets or exceeds the standards set forth in such 70 71 model policy.

72 E. Any local law-enforcement agency that uses facial recognition technology shall maintain records sufficient to facilitate discovery in criminal proceedings, post-conviction proceedings, public reporting, 73 and auditing of compliance with such agency's facial recognition technology policies. Such agency shall 74 75 collect data pertaining to (i) a complete history of each user's queries; (ii) the total number of queries 76 conducted; (iii) the number of queries that resulted in a list of possible candidates; (iv) how many times 77 an examiner offered law enforcement an investigative lead based on his findings; (v) how many cases 78 were closed due to an investigative lead from facial recognition technology; (vi) what types of criminal 79 offenses are being investigated; (vii) the nature of the image repository being compared or queried; and 80 (viii) if applicable, any other entities with which the agency shared facial recognition data.

81 F. Any chief of police whose agency uses facial recognition technology shall publicly post and annually update a report by April 1 each year to provide information to the public regarding the 82 agency's use of facial recognition technology. The report shall include all data required by clauses (ii) 83 through (viii) of subsection E in addition to (i) all instances of unauthorized access of the facial 84 85 recognition technology, including any unauthorized access by employees of the agency; (ii) vendor 86 information, including the specific algorithms employed; and (iii) if applicable, data or links related to 87 third-party testing of such algorithms, including any reference to variations in demographic 88 performance. If any information or data (a) contains an articulable concern for any person's safety, (b) 89 is otherwise prohibited from public disclosure by federal or state statute, or (c) if disclosed, may 90 compromise sensitive criminal justice information, such information or data may be excluded from 91 public disclosure. Nothing herein shall limit disclosure of data collected pursuant to subsection E when 92 such disclosure is related to a writ of habeas corpus.

For purposes of this subsection, "sensitive criminal justice information" means information related to 93 94 (1) a particular ongoing criminal investigation or proceeding, (2) the identity of a confidential source, or (3) law-enforcement investigative techniques and procedures. 95

96 G. At least 30 days prior to procuring facial recognition technology, a local law-enforcement agency 97 shall notify in writing the governing body of the locality that such agency serves of such intended 98 procurement, but such notice shall not be required if such procurement is directed by the governing 99 body. 100

H. Nothing in this section shall apply to commercial air service airports.

§ 23.1-815.1. Facial recognition technology; approval.

A. For purposes of this subsection, "facial section:

103 "Authorized use" means the use of facial recognition technology to (i) help identify an individual when there is a reasonable suspicion the individual has committed, is committing, or is planning the 104 105 commission of a crime; (ii) help identify a crime victim, including a victim of online sexual abuse 106 material; (iii) help identify a person who may be a missing person or witness to criminal activity; (iv) help identify a victim of human trafficking or an individual involved in the trafficking of humans, 107 108 weapons, drugs, or wildlife; (v) help identify an online recruiter of criminal activity, including but not 109 limited to human, weapon, drug, and wildlife trafficking; (vi) help a person who is suffering from a mental or physical disability impairing the person's ability to communicate and be understood; (vii) help 110 identify a deceased person; (viii) help identify a person who is incapacitated or otherwise unable to 111 identify himself; (ix) help identify a person who is reasonably believed to be a danger to himself or 112 others; (x) help identify an individual lawfully detained; (xi) help mitigate an imminent threat to public 113 114 safety, a significant threat to life, or a threat to national security, including acts of terrorism; (xii) ensure officer safety as part of the vetting of undercover law enforcement; (xiii) determine whether an 115 116 individual may have unlawfully obtained one or more state driver's licenses, financial instruments, or other official forms of identification using information that is fictitious or associated with a victim of 117 118 identity theft; or (xiv) help identify a person who an officer reasonably believes is concealing his true 119 identity and about whom the officer has a reasonable suspicion has committed a crime other than 120 concealing his identity.

121 "Facial recognition technology" means an electronic system or service for enrolling, capturing, 122 extracting, comparing, and matching an individual's geometric facial data to identify individuals in 123 photos, videos, or real time conducting an algorithmic comparison of images of a person's facial 124 features for the purpose of identification. "Facial recognition technology" does not include the use of an 125 automated or semi-automated process to redact a recording in order to protect the privacy of a subject 126 depicted in the recording prior to release or disclosure of the recording outside of the law-enforcement 127 agency if the process does not generate or result in the retention of any biometric data or surveillance 128 information.

129 "Publicly post" means to post on a website that is maintained by the entity or on any other website
130 on which the entity generally posts information and that is available to the public or that clearly
131 describes how the public may access such data.

132 "State Police Model Facial Recognition Technology Policy" means the model policy developed and
 133 published by the Department of State Police pursuant to § 52-4.5.

134 B. No Pursuant to § 2.2-1112, the Division of Purchases and Supply (the Division) shall determine 135 the appropriate facial recognition technology for use in accordance with this section. The Division shall 136 not approve any facial recognition technology unless it has been evaluated by the National Institute of 137 Standards and Technology (NIST) as part of the Face Recognition Vendor Test. Any facial recognition 138 technology utilized shall utilize algorithms that have demonstrated (i) an accuracy score of at least 98 139 percent true positives within one or more datasets relevant to the application in a NIST Facial 140 Recognition Vendor Test report, and (ii) minimal performance variations across demographics 141 associated with race, skin tone, ethnicity, or gender. The Division shall require all approved vendors to 142 annually provide independent assessments and benchmarks offered by NIST to confirm continued 143 compliance with this section.

C. A campus police department shall purchase or deploy may use facial recognition technology unless 144 145 such purchase or deployment of facial recognition technology is expressly authorized by statute for 146 authorized uses. For purposes of this section, a statute that does not refer to facial recognition 147 technology shall not be construed to provide express authorization. Such statute shall require that any 148 facial recognition technology purchased or deployed by the campus police department be maintained 149 under the exclusive control of such campus police department and that any data contained by such facial 150 recognition technology be kept confidential, not be disseminated or resold, and be accessible only by a 151 search warrant issued pursuant to Chapter 5 (§ 19.2-52 et seq.) of Title 19.2 or an administrative or 152 inspection warrant issued pursuant to law. A match made through facial recognition technology shall not 153 constitute probable cause for an arrest but shall be admissible as exculpatory evidence.

154 D. A campus police department shall publicly post its policy on use of facial recognition technology 155 before employing such facial recognition technology to investigate a specific criminal incident or citizen 156 welfare situation. A campus police department that uses facial recognition technology may adopt the 157 State Police Model Facial Recognition Technology Policy. If a campus police department uses facial 158 recognition technology but does not adopt the State Police Model Facial Recognition Technology Policy, 159 such department shall develop its own policy within 90 days of publication of the State Police Model 160 Facial Recognition Technology Policy that meets or exceeds the standards set forth in such model 161 policy. Any policy adopted or developed pursuant to this subsection shall be updated annually.

162 E. Any campus police department that uses facial recognition technology shall maintain records sufficient to facilitate discovery in criminal proceedings, post-conviction proceedings, public reporting, 163 164 and auditing of compliance with such department's facial recognition technology policies. Such 165 department that uses facial recognition technology shall collect data pertaining to (i) a complete history 166 of each user's queries; (ii) the total number of queries conducted; (iii) the number of queries that 167 resulted in a list of possible candidates; (iv) how many times an examiner offered campus police an investigative lead based on his findings; (v) how many cases were closed due to an investigative lead 168 from facial recognition technology; (vi) what types of criminal offenses are being investigated; (vii) the 169 170 nature of the image repository being compared or queried; and (viii) if applicable, any other entities 171 with which the department shared facial recognition data.

172 F. Any chief of a campus police department whose agency uses facial recognition technology shall 173 publicly post and annually update a report by April 1 each year to provide information to the public 174 regarding the agency's use of facial recognition technology. The report shall include all data required 175 by clauses (ii) through (viii) of subsection E in addition to (i) all instances of unauthorized access of the 176 facial recognition technology, including any unauthorized access by employees of the campus police 177 department; (ii) vendor information, including the specific algorithms employed; and (iii) if applicable, 178 data or links related to third-party testing of such algorithms, including any reference to variations in 179 demographic performance. If any information or data (a) contains an articulable concern for any 180 person's safety, (b) is otherwise prohibited from public disclosure by federal or state statute, or (c) if 181 disclosed, may compromise sensitive criminal justice information, such information or data may be 182 excluded from public disclosure. Nothing herein shall limit disclosure of data collected pursuant to

subsection E when such disclosure is related to a writ of habeas corpus. 183

184 For purposes of this subsection, "sensitive criminal justice information" means information related to 185 (1) a particular ongoing criminal investigation or proceeding, (2) the identity of a confidential source, 186 or (3) law-enforcement investigative techniques and procedures.

187 G. At least 30 days prior to procuring facial recognition technology, a campus police department 188 shall notify in writing the institution of higher education that such department serves of such intended 189 procurement, but such notice shall not be required if such procurement is directed by the governing 190 body. 191

§ 52-4.5. Department to establish a State Police Model Facial Recognition Technology Policy.

192 The Department shall create a model policy regarding the use of facial recognition technology, which shall be known as the State Police Model Facial Recognition Technology Policy. The Department 193 shall publicly post such policy no later than January 1, 2023, and such policy shall be updated annually 194 195 thereafter and shall include:

196 1. The nature and frequency of specialized training required for an individual to be authorized by a 197 law-enforcement agency to utilize facial recognition as authorized by this section;

198 2. The extent to which a law-enforcement agency shall document (i) instances when facial 199 recognition technology is used for authorized purposes and (ii) how long such information is retained;

200 3. Procedures for the confirmation of any initial findings generated by facial recognition technology 201 by a secondary examiner; and

202 4. Promulgation of standing orders, policies, or public materials by law-enforcement agencies that 203 use facial recognition technology.

204 For purposes of this section, "publicly post" shall have the same meaning as defined in § 15.2-1723.2. 205