

The Commonwealth of Massachusetts

PRESENTED BY:

William M. Straus

To the Honorable Senate and House of Representatives of the Commonwealth of Massachusetts in General Court assembled:

The undersigned legislators and/or citizens respectfully petition for the adoption of the accompanying bill:

An Act relative to license plate readers.

PETITION OF:

NAME:	DISTRICT/ADDRESS:	DATE ADDED:
William M. Straus	10th Bristol	1/16/2019

By Mr. Straus of Mattapoisett, a petition (accompanied by bill, House, No. 3141) of William M. Straus relative to license plate readers. Transportation.

[SIMILAR MATTER FILED IN PREVIOUS SESSION SEE HOUSE, NO. 1902 OF 2017-2018.]

The Commonwealth of Massachusetts

In the One Hundred and Ninety-First General Court (2019-2020)

An Act relative to license plate readers.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

1 SECTION 1. The General Laws, as appearing in the 2014 Official Edition, are hereby

- 2 amended by inserting after chapter 90I the following chapter:-
- 3 Chapter 90J Automatic License Plate Reader Systems
- 4 Section 1. Definitions
- 5 As used throughout this chapter, the following words shall have the following meanings:
- 6 "ALPR data" means any data captured, created or originated by an ALPR system,
- 7 including, without limitation, GPS coordinates, dates, times, images and license plate numbers,
- 8 existing in an any form or medium, whether electronic, paper or otherwise, and any copies
- 9 thereof;

10	"Automated license plate reader system" or "ALPR system" means an automated system
11	of one or more mobile or fixed high-speed cameras combined with computer algorithms to
12	convert images of license plates into computer-readable data;
13	"Department" means department of transportation;
14	"Executive office" means executive office of public safety and security;
15	"Governmental entity" means any official, officer, agency, office, instrumentality,
16	department, division, committee, board, advisory board, commission or other body or authority
17	of the commonwealth, or of any county or municipality, or any employee thereof, or any agent or
18	other person acting on behalf thereof while acting within the scope of such agency or
19	representation;
20	"Law enforcement agency" means any state or municipal law enforcement agency;
20 21	"Law enforcement agency" means any state or municipal law enforcement agency; "Law enforcement officer" means a state or municipal police officer or traffic or parking
21	"Law enforcement officer" means a state or municipal police officer or traffic or parking
21 22	"Law enforcement officer" means a state or municipal police officer or traffic or parking enforcement officer;
21 22 23	"Law enforcement officer" means a state or municipal police officer or traffic or parking enforcement officer; "Legitimate law enforcement purpose" means: detection or investigation of a crime,
21 22 23 24	"Law enforcement officer" means a state or municipal police officer or traffic or parking enforcement officer; "Legitimate law enforcement purpose" means: detection or investigation of a crime, traffic violation or parking violation; operation of AMBER alerts; or searches for missing or
 21 22 23 24 25 	"Law enforcement officer" means a state or municipal police officer or traffic or parking enforcement officer; "Legitimate law enforcement purpose" means: detection or investigation of a crime, traffic violation or parking violation; operation of AMBER alerts; or searches for missing or endangered persons;

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29 "Preservation request" means written notice delivered by a federal, state or municipal law 30 enforcement agency or a defendant in a criminal case to the executive office or a non-31 governmental entity requesting that certain ALPR data be preserved and retained for a specified 32 period of time not to exceed 30 days from the date such request is received; provided, that such 33 preservation request shall be accompanied by an affidavit stating: (i) the parameters identifying 34 which ALPR data must be preserved, including, without limitation, the license plate numbers, if 35 any, and the dates, times, and locations; and (ii) that such specified period of time is necessary to 36 obtain a search warrant or production order compelling the production of such ALPR data; 37 provided further, that the agency or defendant may serve subsequent preservation requests 38 pending resolution of any motion filed in connection with such search warrant or production 39 order, or any appeal related thereto;

40 "Production order" means an order or summons obtained by a defendant in a criminal
41 case charged with a felony requiring a non-governmental entity or the executive office to
42 produce ALPR data; provided, that such order or summons shall be issued in compliance with
43 Massachusetts Rule of Criminal Procedure 17(a)(2); provided further, that any ALPR data
44 produced in response to such order or summons shall be deemed privileged for the purposes of
45 complying therewith;

46 "Search warrant" means: (i) a federal search warrant issued upon a determination of 47 probable cause by a court or justice authorized to issue warrants in criminal cases that meets the 48 requirements of the Federal Rules of Criminal Procedure; or (ii) a state search warrant issued 49 pursuant to the requirements of sections 2 through 3A, inclusive, of chapter 276 by a court or 50 justice authorized to issue warrants in criminal cases. 51 Section 2. State or municipal government; permitted uses

52	Notwithstanding any general or special law or regulation to the contrary, it shall be
53	unlawful for any governmental entity to use an ALPR system; provided, however, that an ALPR
54	system may be used by:
55	(a) law enforcement agencies for legitimate law enforcement purposes; and
56	(b) the department or an agent acting on behalf thereof for the purpose of assessing or
57	collecting tolls or parking fees.
58	Section 3. General obligations
59	(a) Any database or other information against which license plate numbers are cross-
60	referenced by an ALPR system operated by any person shall be updated every 24 hours, or at
61	such other intervals as updated information become available if greater than 24 hours.
62	(b) Prior to taking any action in response to an alert or prompt from an ALPR system
63	operated by any person, the individual so alerted shall confirm that the license plate number and
64	state of issuance of the targeted vehicle matches the license plate number and state of issuance
65	that prompted the alert.
66	Section 4. ALPR data; retention by law enforcement
67	Notwithstanding any general or special law or regulation to the contrary, not later than 48
68	hours following the time ALPR data is captured, created or originated by an ALPR system
69	operated by a law enforcement agency, the law enforcement agency:

70	(a) may, at the option of the law enforcement agency, transfer such data to the executive
71	office; and

(b) in any event shall permanently erase or destroy any such data in its possession,custody or control.

74 Section 5. ALPR data; retention by the executive office

(a) The executive office shall retain and store ALPR data transferred to it pursuant to
section 4 for a period of 120 days. At the end of such 120-day period, the executive office shall
permanently erase or destroy all such data in its possession, custody, or control.

(b) ALPR data may be retained beyond the 120-day period established under subsection
(a) as necessary to comply with a search warrant, production order, or preservation request.

80 Section 6. ALPR data; retention by non-governmental entities

81 A governmental entity shall not enter into a business agreement with, or access ALPR

82 data from, a non-governmental entity that retains ALPR data derived from vehicles registered or

83 operated within the Commonwealth for periods longer than those established for the executive

84 office under section 5.

85 Section 7. ALPR data; government access and review

Notwithstanding any general or special law or regulation to the contrary, a governmental
entity may not access, search, review, disclose, or exchange ALPR data from any source;
provided, however, that:

(a) a law enforcement agency or officer may access, search or review ALPR data as
necessary to comply with section 3;

91 (b) a law enforcement agency, the executive office or the department, or an agent thereof,
92 may access ALPR data as necessary to install, maintain or repair an ALPR system or a system
93 storing ALPR data;

94 (d) a governmental entity may access, search, review or disclose ALPR data as necessary 95 to respond to a reasonable belief that an individual is at imminent risk of serious physical injury, 96 death or abduction; provided, that not later than 48 hours after accessing such ALPR data, the 97 agency, executive office or department shall provide written notice to the office of the attorney 98 general describing with particularity the grounds for such emergency access and the parameters 99 of the ALPR data accessed, searched, reviewed or disclosed; provided further, that such ALPR 100 data within the possession, custody or control of the law enforcement agency shall be 101 permanently erased or destroyed not later than 48 hours after such imminent risk ceases to exist; 102 (e) a law enforcement agency or the executive office may access, search, review or 103 disclose ALPR data as necessary to comply with: (i) sections 5 or 7; or (ii) a search warrant,

104 production order or preservation request issued in connection with the investigation or

105 prosecution of a felony;

(g) a law enforcement agency, a district attorney's office or the office of the attorney
general may access, search, review or disclose ALPR data obtained pursuant to a production
order or search warrant in order to further the investigation or prosecution of a felony; provided,
that notwithstanding sections 4 and 5, such data may be retained until and shall be permanently

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110 erased or destroyed promptly following the conclusion of the investigation or prosecution,

111 including any appeals; or

(h) a governmental entity or an agent thereof may access, search, review or disclose
ALPR data for the purpose of assessing, collecting or pursuing tolls, parking fees, or fines related
to parking or traffic violations.

115 Section 8. Additional protections

Notwithstanding any general or special law or regulation to the contrary, ALPR data
derived from vehicles registered or operated within the commonwealth shall not be used in any
way by any person:

(i) to determine a person's numerical or other credit rating;

(ii) to determine whether to offer or enter into any secured or unsecured credit facility orloan;

(iii) to determine a person's insurance rate or rating with respect to any form of insurance, including, without limitation, any policy of life insurance, health insurance, automobile insurance or liability insurance; provided however, that nothing in this subsection shall be construed to prevent the verification of the accuracy of information submitted by an applicant to a motor vehicle insurance carrier or its agent in support of an application for or renewal of a motor vehicle insurance policy in order to make a determination as to whether to extend such insurance coverage;

(iv) to make any determination with respect to hiring, dismissal, discharge, suspension,
compensation or any other employment decision; or

(v) to identify targets of or to engage in any form of promotion, marketing, advertising orsolicitation.

Nothing in this section shall be construed to prevent a person from reporting unpaid tolls,violations or parking fees to any credit reporting agency.

135 Section 9. ALPR data; admissibility

(a) Notwithstanding any general or special law or regulation to the contrary, ALPR data
produced, obtained or maintained in knowing violation of this chapter shall not be admitted,
offered or cited by any governmental entity for any purpose in any criminal, civil, or
administrative proceeding.

(b) Notwithstanding any general or special law or regulation to the contrary, ALPR data
shall not be discoverable, admissible in evidence or offered or cited for any purpose in any civil
or administrative proceeding by any party; provided, however, that subject to subsection (a),
such data shall be admissible when offered in any civil or administrative proceeding (i) relating
to the collection of tolls, parking fees, or traffic or parking violations, or (ii) arising out of claims
of insurance fraud, motor vehicle theft, or motor vehicle repossession.

146 Section 10. Civil actions

(a) Any aggrieved person may institute a civil action in district or superior court for
damages resulting from a violation of this chapter, or in superior court to restrain any such
violation. If in any such action a willful violation is found to have occurred, the violator shall not
be entitled to claim any privilege absolute or qualified, and he shall, in addition to any liability
for such actual damages as may be shown, be liable for treble damages, or, in the alternative,

152 exemplary damages of not less than one hundred and not more than one thousand dollars for 153 each violation, together with costs and reasonable attorney's fees. 154 (b) A violation of section 8 of this chapter shall also be a violation of section 2 of chapter 155 93A. 156 Section 11. Further regulation by governmental entities 157 Nothing contained in this chapter shall be construed to prevent a law enforcement 158 agency, a municipality, the executive office or the department from adopting stricter limitations 159 with respect to ALPR systems or ALPR data. 160 Section 12. Reporting 161 On or before March 1 annually, the executive office shall file a report with the clerks of 162 the senate and house of representatives containing the following information based on data from 163 the prior calendar year: (i) the total number of ALPR systems being operated within the 164 commonwealth; (ii) the number of municipalities submitting ALPR data to the executive office 165 pursuant to section 5; (iii) the number of license plate scans transferred to the executive office 166 pursuant to section 5; and (iv) the number of search warrants and production requests seeking 167 ALPR data served on the executive office. 168 Section 13. Executive office; rules and regulations 169 The executive office shall promulgate rules and regulations necessary to implement 170 sections 2 through 7, inclusive, and section 12, including, without limitation, rules and 171 regulations establishing an auditing process to assess compliance with this chapter by 172 governmental entities.

173 Section 14. Office of the attorney general; enforcement

The attorney general shall enforce sections 2 through 8, inclusive, and shall have the power to petition the court for injunctive relief, relief under chapter 93A, or other appropriate relief against any person that fails to comply therewith.

- 177 Section 15. Severability
- 178 If any provision of this chapter or the application thereof to any person or circumstance is
- 179 held invalid, the invalidity shall not affect other provisions or applications of the chapter which
- 180 can be given effect without the invalid provision or application, and to this end the provisions of
- 181 this chapter are declared to be severable.