SENATE No. 1254

The Commonwealth of Massachusetts

PRESENTED BY:

Walter F. Timilty

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 consumers and workers.

PETITION OF:

NAME: DISTRICT/ADDRESS:

Walter F. Timilty Norfolk, Bristol and Plymouth

SENATE No. 1254

By Mr. Timilty, a petition (accompanied by bill, Senate, No. 1254) of Walter F. Timilty for legislation relative to consumers and workers. Labor and Workforce Development.

[SIMILAR MATTER FILED IN PREVIOUS SESSION SEE SENATE, NO. 1118 OF 2019-2020.]

The Commonwealth of Massachusetts

In the One Hundred and Ninety-Second General Court (2021-2022)

An Act relative to consumers and workers.

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. Definitions

- 2 As used in the following sections, the following words have the following meanings:-
- 3 "Electronic monitoring", the collection of information concerning employee activities or
- 4 communications by any means other than direct observation, including the use of a computer,
- 5 telephone, wire, radio, camera, electromagnetic, photo-electronic or photo-optical system.
- 6 "Employee", any person who performs services for an employer in exchange for financial
- 7 remuneration, including part time, leased, or former employees.

8	"Employer", any person, partnership, corporation or other organization engaged in
9	commerce, or any other person or organization, which obtains the services of individuals in
10	exchange for financial remuneration.
11	"Customer", a person who is encouraged or solicited by the employer to utilize or
12	purchase services and products of the employer.
13	"Consumer", a person who is encouraged or solicited by the employer to utilize or
14	purchase services and products of the employer.
15	"Personal data", any information concerning an employee which, because of name,
16	identifying number, mark or description, can be readily associated with a particular individual,
17	and such term includes information contained in printouts, forms, or written analyses or
18	evaluations.
19	"Telephone service observation", the practice of listening to or recording telephone calls
20	being made by, or received by, an employee in order to monitor the quality of service provided
21	by the employee.
22	"Director", the Director of the Office of Consumer Affairs and Business Regulation.
23	SECTION 2. Information Which May Be Collected
24	An employer may use electronic surveillance to collect any information so long as:
25	(1) The information is collected at the employer's premises and

(2) The information is confined to the employee's work.

27 (3) Exception — Electronic monitoring, including security cameras, whose sole purpose 28 and principal effect is to collect information permitted by this act is not prohibited by section (ii) 29 because it collects some information about employees which is not confined to the employee's 30 work. 31 SECTION 3. General Notice 32 (a) Each employer who engages in any type of electronic monitoring shall provide prior written notice to all employees, customers or consumers who may be affected. 33 34 This notice shall provide the following: 35 (i) The information which is to be collected; 36 (ii) The means by which this information is to be collected; 37 (iii) The times at which the monitoring is to occur; 38 (iv) The location of the monitoring equipment; 39 (v) The use to be made of the information which is collected; 40 (vi) The identity of the employees who will be monitored. 41 (b) Where an employer's monitoring program will include the employer's customers or 42 members of the public, the employer shall provide notice to those affected. This notice may take 43 any form that is reasonably calculated to reach the affected parties. (c) Exception — Where an employer has reasonable grounds to believe that the 44 45 employees are engaged in conduct which violates the legal rights of the employer or the

- employer's employees, customers or consumers and involves significant harm to that party, and that electronic monitoring will produce evidence of this misconduct, the employer may conduct monitoring without giving notice as provided below.
 - (i) Special Electronic Monitoring Subject to paragraph (ii), an employer, other than the State or political subdivision thereof, who has a reasonable suspicion that an employer's employee, customer or consumer is engaged in or is about to engage in conduct which:
 - (A) Violates criminal or civil law or constitutes willful gross misconduct and

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- (B) Has a significant adverse effect involving economic loss or injury to the employer, the employer's employees or the employer's customers or consumers.
- The employer may engage, on the employer's worksite, in electronic monitoring of such employee or of an area in which the actions described in sub-paragraphs (A) and (B) occur without providing the notice required by section 3(a), 4(a) or 4(b).
- (ii) Statement Before engaging in the electronic monitoring described in paragraph (i), an employer shall execute a notarized statement setting forth:
- (A) With particularity, the conduct that is being electronically monitored and the basis for the electronic monitoring;
- (B) An identification of the specific economic loss or injury to the employer or the employer's employees resulting from such conduct or the injury to the interests of such employer or employer's employees.

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(A) Violates criminal or civil law, or constitutes willful gross misconduct; and

which:

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86 (B) Has a significant adverse effect involving economic loss or injury to the employer or 87 the employer's employees, customers or consumers.

The employer may engage, on the employer's worksite, in electronic monitoring of such employee, customer or consumer or of an area in which the actions described in subparagraphs (A) and (B) occur without providing the notice required by section 4(b) and 5 and without regard to sections, 9, 10(1) and 11.

- (ii) Statement Before engaging in the electronic monitoring described in paragraph (i), an employer shall execute a statement setting forth:
- (A) With particularity, the conduct that is being electronically monitored and the basis for the electronic monitoring;
- (B) An identification of the specific economic loss or injury to the business of the employer or the employer's employees, customers or consumers resulting from such conduct or the injury to the interests of such employer or employer's employees, customers or consumers.

The employer shall sign the statement and retain it for three years from the date the electronic monitoring began or until judgment is rendered in an action brought under section 12(c) by an employee, customer or consumer affected by such electronic monitoring, whichever is later.

SECTION 5. Employer's Specific Notice

Each employer shall provide to each employee, customer or consumer who will be electronically monitored, and the exclusive bargaining representative, if any, prior written notice describing the following regarding the electronic monitoring of such employees:

107 (1) The forms of electronic monitoring to be used. 108 (2) The personal data to be collected. 109 (3) The hours and days per calendar week that electronic monitoring will occur. 110 SECTION 6. Simultaneous Notice 111 (a) Employers who engage in random or periodic monitoring of employees', customers', 112 or consumers' communications, such as telephone service observation or monitoring of 113 electronic mail, shall inform the affected employees of the specific events which are being 114 monitored at the time the monitoring takes place. 115 (b) Exception — Employers who are engaged in a bona fide quality program is an 116 employer program which meets the following requirements: 117 (i) The information collected relates to the performance of a specific defined task; 118 (ii) The employer has a written standard for the performance of this task; 119 (iii) The purpose of the program is to compare the performance of employees performing 120 the task to the standard; 121 (iv) Information is collected on a reasonably equal basis regarding the performance of all 122 employees performing the task; 123 (v) The affected employees are given feedback on the employer's evaluation of their 124 performance at a time when they can reasonably be expected to remember the events upon which 125 their evaluation is based.

SECTION 7. Private Areas

No electronic monitoring shall take place in bathrooms, locker rooms, shower facilities, dressing areas, room rental, or other areas provided to customers or consumers or other similar private areas.

SECTION 8. Employee Review of Records

- (a) In general, except as provided in subsection (6), each employer shall provide the employer's employee (or the employee's authorized agent) and the exclusive bargaining representative, if any, with a reasonable opportunity to review and, upon request, a copy of all personal data obtained or maintained by electronic monitoring of the employee.
- (b) Exception In general, except as provided in paragraph (i), an employer is not required to provide the employer's employee (or the employee's authorized agent) or the exclusive bargaining representative, if any, a reasonable opportunity to review data that are obtained by electronic monitoring.

(i) Review permitted, if:

- (A) The investigation by an employer with respect to electronic monitoring that was conducted on the employer's employee has been completed, or
- (B) Disciplinary action has been initiated by an employer against the employer's employee who was the subject of such electronic monitoring, whichever occurs first, such employer shall promptly provide such employee (or the employee's authorized agent) and exclusive bargaining representative, if any, with a reasonable opportunity to review and, upon

146	request, obtain a copy of the personal data and any interpretation of such data obtained from such
147	electronic monitoring.
148	(i) Individual employee performance evaluation; or
149	(ii) Setting production quotas or work performance expectations, unless an employee is
150	not working at a facility of an employer and transmits the employee's work to the employer
151	electronically, and such data is the only basis available to such employer for such purposes.
152	SECTION 9. Use of Data Collected by Electronic Monitoring
153	(a) Employer Actions — an employer shall not take any action against an employee on
154	the basis of personal data obtained by electronic monitoring of such employee unless the
155	employer has complied with all the requirements of this Act.
156	(b) Data shall not be used as sole basis for evaluation or production quotas — an
157	employer shall not use quantitative data on an employee that is obtained by electronic monitoring
158	and that records the amount of work performed by such employee within a specific time as the
159	sole basis for —
160	SECTION 10. Disclosure
161	Information concerning employees which is collected through electronic monitoring may
162	be disclosed only:
163	(1) With the prior written consent of the employee (such consent shall not be condition of

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employment);

165	(2) To officers, employees, or authorized agents of the employer who have a legitimate
166	need for the information in performance of their duties;
167	(3) To appropriate law enforcement agencies.
168	SECTION 11. Non-Retaliation
169	No employer may discharge, discipline, or in any other manner discriminate against an
170	employee because the employee has asserted his or her rights under this statute, assisted other
171	employees in asserting their rights, reported violations of this statute, or participated in
172	enforcement actions under this statute.
173	SECTION 12. Privacy Protections
174	(a) Work Related — No employer may intentionally collect personal data about an
175	employee through electronic monitoring if the data are not confined to the employee's work,
176	unless the employee is a customer or consumer of the employer at the time of the electronic
177	monitoring.
178	(b) Private Areas — No employer may engage in electronic monitoring in:
179	(i) Bathrooms;
180	(ii) Locker rooms;
181	(iii) Dressing rooms, or
182	(iv) Any other area where an employer customer or consumer has a reasonable
183	expectation of privacy.

(c) First Amendment Rights — In general, an employer shall not intentionally engage in electronic monitoring of an employee when the employee is exercising First Amendment Rights, and an employer shall not intentionally use or disseminate personal data obtained by electronic monitoring of an employee when the employee is exercising First Amendment Rights.

- (i) Exception Electronic monitoring by an employer whose purpose and principal effect is to collect data about the work of an employee of the employer is not prohibited by paragraph (a) because it collects some incidental data concerning the exercise of an employee's First Amendment Rights.
- (d) Disclosure An employer shall not disclose personal data obtained by electronic monitoring to any person or other employer or business entity except to (or with the prior written consent of) the individual employee to whom the data pertain, unless the disclosure would be:
- (i) To officers and employees of the employer who have a legitimate need for the information in the performance of their duties;
- (ii) To a law enforcement agency pursuant to a warrant issued under the Federal Rules of Criminal Procedure, an equivalent State warrant, a grand jury subpoena, or an administrative subpoena authorized by the Federal or State statute;
- (iii) To the public if the data contain evidence of illegal conduct by a public official or have a direct and substantial effect on public health or safety; or
 - (iv) To the exclusive bargaining representative, if any.
- (e) Issuance of Court Order A court order for disclosure under subsection (b) or (c) shall issue only if the law enforcement agency demonstrates that there is reason to believe the

contents of the data are relevant to a legitimate law enforcement inquiry. In the case of a State governmental authority, such a court order shall not issue if prohibited by the laws of such State. A court issuing an order pursuant to this section, on a motion made promptly by the service provider, may quash or modify such order, if the data requested are unusually voluminous in nature or compliance with such order would cause an undue burden on the employer.

SECTION 13. Enforcement

- (a) Administrative The Director shall have the authority to investigate alleged violations of this act. Any employer who is found to have violated this act shall be fined an amount not to exceed \$5,000.00.
- (b) Private Right of Action —Any person whose rights under this act have been abridged may file a civil action. Any employer that violates the provisions of this act shall be liable to the person aggrieved for special and general damages together with attorney's fees and costs.
- (c) Injunctive Relief Any employer that commits, or proposes to commit, an act in violation of any provision of this act may be enjoined therefrom by any court of competent jurisdiction.

SECTION 14. Waiver of Rights

The rights provided by this act may not be waived by contract or otherwise, unless such waiver is part of a written settlement to a pending action or complaint.

SECTION 15. Application

224	(a) Law Enforcement — This Act shall not apply to electronic monitoring administered
225	by law enforcement agencies as may otherwise be lawfully permitted under criminal
226	investigations.
227	(b) Third Party — Monitoring for another person — A person who engages in electronic
228	monitoring may not perform electronic monitoring for another person unless the requirements of
229	this Act are complied with.
230	SECTION 16. Regulations
231	The Director shall, within six months after the date of the enactment of this Act, issue
232	regulations to carry out this Act.