## STATE OF NEW YORK

4356

2017-2018 Regular Sessions

## IN ASSEMBLY

February 2, 2017

Introduced by M. of A. KAVANAGH, LUPARDO -- Multi-Sponsored by -- M. of A. THIELE -- read once and referred to the Committee on Governmental Operations

AN ACT to amend the public officers law, in relation to publishing records of public interest by agencies and the state legislature

## The People of the State of New York, represented in Senate and Assembly, do enact as follows:

## Section 1. Section 84 of the public officers law, as added by chapter 33 of the laws of 1977, is amended to read as follows:

3 § 84. Legislative declaration. The legislature hereby finds that a 4 free society is maintained when government is responsive and responsible 5 to the public, and when the public is aware of governmental actions. The 6 more open a government is with its citizenry, the greater the under-7 standing and participation of the public in government.

8 As state and local government services increase and public problems 9 become more sophisticated and complex and therefore harder to solve, and 10 with the resultant increase in revenues and expenditures, it is incum-11 bent upon the state and its localities to extend public accountability 12 wherever and whenever feasible.

The people's right to know the process of governmental decision-making and to review the documents and statistics leading to determinations is basic to our society. Access to such information should not be thwarted by shrouding it with the cloak of secrecy or confidentiality.

17 Since the freedom of information law, advances in technology have 18 enhanced the ability to gain access to and widely disseminate public 19 information. Accordingly, the legislature finds that government agen-20 cies, to the extent practicable, should publish records that are of 21 public interest and available under this article proactively on the 22 internet.

The legislature therefore declares that government is the public's business and that the public, individually and collectively and repres-

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

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ented by a free press, should have access to the records of government 1 in accordance with the provisions of this article. 2 § 2. Section 90 of the public officers law is renumbered section 90-a 3 4 and a new section 90 is added to read as follows: 5 § 90. Records of public interest. 1. Each agency and house of the б state legislature shall publish, on its internet website, to the extent 7 practicable, records or portions of records that are available to the 8 public pursuant to the provisions of this article, or which, in consid-9 eration of their nature, content or subject matter, are determined by 10 the agency to be of substantial interest to the public. Any such records 11 may be removed from the internet website when the agency determines that they are no longer of substantial interest to the public. Any such 12 records may be removed from the internet website when they have reached 13 14 the end of their legal retention period. Guidance on creating records in 15 accessible formats and ensuring their continuing accessibility shall be 16 available from the office for technology and the state archives. 17 2. The provisions of subdivision one of this section shall not apply to records or portions of records the disclosure of which would consti-18 19 tute an unwarranted invasion of personal privacy in accordance with 20 subdivision two of section eighty-nine of this article. 21 3. The committee on open government shall promulgate regulations to 22 effectuate this section. 4. Nothing in this section shall be construed as to limit or abridge 23 the power of an agency or house of the state legislature to publish 24 25 records on its internet website that are subject to the provisions of 26 this article prior to a written request or prior to a frequent request. 27 § 3. This act shall take effect on the ninetieth day after it shall 28 have become a law.