STATE OF NEW YORK

9728

IN ASSEMBLY

April 3, 2024

Introduced by M. of A. REYES -- read once and referred to the Committee on Governmental Operations

AN ACT to amend the executive law, in relation to enacting the "keep police radio public act"

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

- Section 1. This act shall be known and may be cited as the "keep police radio public act".
- 3 § 2. The executive law is amended by adding a new section 222-a to 4 read as follows:
- § 222-a. Law enforcement communications public access. 1. For the purposes of this section, the following terms shall have the following meanings:
- 8 <u>(a) "duly authorized media representative or organization" means a</u>
 9 <u>duly authorized representative or organization of any print, digital, or</u>
 10 <u>broadcast news service.</u>
- (b) "emergency services organization" means a public or private agency, voluntary organization or group organized and functioning for the
 purpose of providing fire, medical, ambulance, rescue, housing, food or
 other services directed toward relieving human suffering, injury or loss
 of life or damage to property as a result of an emergency, including
 non-profit and governmentally-supported organizations, but excluding
 governmental agencies.
- 18 (c) "encryption" means the encoding of voice communication on an 19 analog or digitally modulated radio carrier, which renders the communi-20 cation difficult or impossible to be monitored by commercially available 21 radio receivers or scanners.
- 22 (d) "law enforcement agency" means any agency or department of any
 23 municipality, any police district, or any agency, department, commis24 sion, authority or public benefit corporation of the state of New York
 25 employing a police officer or police officers as that term is defined in
 26 subdivision thirty-four of section 1.20 of the criminal procedure law.
- 27 (e) "radio communications" means verbal communications that are broad-28 cast over a radio frequency either from a dispatch center to field

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

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personnel, from field personnel to a dispatch center, or between field personnel, and are accessible to all personnel monitoring that frequency. "Radio communications" does not include private communications between two devices, such as a cellular telephone, or the transmittal of data to or from a mobile data terminal, tablet, text messaging device, or similar device.

- (f) "sensitive information" means any portion of a radio communication that, if disclosed, would:
- 9 <u>i. deprive a person of a right to a fair trial or impartial adjudi-</u>
 10 <u>cation;</u>
- 11 <u>ii. identify a confidential source or disclose confidential informa-</u>
 12 tion relating to a criminal investigation; and
- 13 <u>iii. reveal criminal investigative techniques or procedures, except</u> 14 <u>routine techniques and procedures.</u>
 - 2. Any law enforcement agency in the state that encrypts any portion of its radio communications shall adopt a written radio encryption policy that meets the requirements of paragraphs (a) and (b) of this subdivision:
 - (a) The law enforcement agency shall ensure that all radio communications, with the exception of sensitive information, are accessible, in real time, to duly authorized media representatives or organizations and to emergency services organizations. In the event that a law enforcement agency does encrypt radio communications pursuant to this subdivision, the department of state shall, for the purpose of verifying credentials, establish and administer a process for granting real-time access to radio communications to duly authorized media representatives or organizations and to emergency services organizations. Such a process for granting access shall take no more than five business days to complete.
- 29 (b) The law enforcement agency shall ensure that all radio communi-30 cations, with the exception of sensitive information, are accessible to 31 the general public up to, but no greater than, ten minutes after such 32 communications took place.
- 33 § 3. This act shall take effect on the ninetieth day after it shall 34 have become a law.