## THE GENERAL ASSEMBLY OF PENNSYLVANIA

## SENATE BILL No. 187 Session of 2017

## INTRODUCED BY McGARRIGLE, RAFFERTY AND KILLION, JANUARY 25, 2017

REFERRED TO STATE GOVERNMENT, JANUARY 25, 2017

## AN ACT

Amending the act of February 14, 2008 (P.L.6, No.3), entitled 1 "An act providing for access to public information, for a 2 designated open-records officer in each Commonwealth agency, 3 local agency, judicial agency and legislative agency, for 4 procedure, for appeal of agency determination, for judicial 5 review and for the Office of Open Records; imposing 6 7 penalties; providing for reporting by State-related institutions; requiring the posting of certain State contract 8 information on the Internet; and making related repeals, " in 9 preliminary provisions, further providing for definitions; in 10 procedure, further providing for written requests; and, in 11 judicial review, further providing for fee limitations. 12 13 The General Assembly of the Commonwealth of Pennsylvania 14 hereby enacts as follows: 15 Section 1. Section 102 of the act of February 14, 2008 16 (P.L.6, No.3), known as the Right-to-Know Law, is amended by 17 adding a definition to read: Section 102. Definitions. 18 19 The following words and phrases when used in this act shall 20 have the meanings given to them in this section unless the 21 context clearly indicates otherwise: \* \* \* 22 "Commercial purpose." The use of a record: 23

1	(1) for the purpose of selling or reselling any portion
2	of the record;
3	(2) to obtain names and addresses from the record for
4	the purpose of solicitation; or
5	(3) for any other purpose that the requester can
6	reasonably expect to make a profit.
7	The term does not include the use of a public record by an
8	educational or noncommercial scientific institution for
9	scholarly or scientific research or the use of a public record
10	by the news media for dissemination in a newspaper, periodical
11	<u>or radio or television news broadcast.</u>
12	* * *
13	Section 2. Section 703 of the act is amended to read:
14	Section 703. Written requests.
15	(a) Method of submission
16	(1) A written request for access to records may be
17	submitted in person, by mail, by e-mail, by facsimile or, to
18	the extent provided by agency rules, by any other electronic
19	means. A written request must be addressed to the open-
20	records officer designated pursuant to section 502. Employees
21	of an agency shall be directed to forward requests for
22	records to the open-records officer. A written request should
23	identify or describe the records sought with sufficient
24	specificity to enable the agency to ascertain which records
25	are being requested and shall include the name and address to
26	which the agency should address its response. [A]
27	(2) Except as otherwise provided under subsection (b), a
28	written request need not include any explanation of the
29	requester's reason for requesting or intended use of the
30	records unless otherwise required by law.

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1	(b) Statement relating to commercial purpose						
2	(1) A written request for the duplication of a record						
3	should include a statement indicating whether or not the						
4	requester intends to use the record for a commercial purpose.						
5	(2) If a requester does not disclose the requester's						
6	intention to use the records for a commercial purpose, the						
7	requester may not use the record for a commercial purpose.						
8	(3) An agency may deny a written request for access to a						
9	record on the basis that the written request fails to include						
10	the statement specified in paragraph (1).						
11	(4) If the written request includes the statement						
12	specified in paragraph (1), it shall be presumed that the						
13	statement is true and correct. The request and the						
14	information contained in the request shall be subject to the						
15	provisions of 18 Pa.C.S. § 4904 (relating to unsworn						
16	falsification to authorities).						
17	Section 3. Section 1307 of the act is amended by adding a						
18	subsection to read:						
19	Section 1307. Fee limitations.						
20	* * *						
21	(i) Search and review feesIn addition to fees charged						
22	under subsection (b), additional reasonable standard fees for						
23	the search and review of records may be assessed as follows when						
24	records are requested for a commercial purpose:						
25	(1) Search and review fees may be assessed at a per-						
26	<u>quarter-hour rate determined by each agency to cover the</u>						
27	actual cost associated with time expended by agency employees						
28	in fulfilling a request for records to be used for a						
29	commercial purpose.						
30	(2) The search and review fee rate shall not exceed the						

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1	quarter-hour	rate of	pay	of th	le agen	cy employees	fulfilling

2 <u>the request plus 20%.</u>

3 (3) An agency may waive or reduce the search and review

4 <u>fees if the agency deems the disclosure of the information is</u>

- 5 <u>in the public interest.</u>
- 6 Section 4. This act shall take effect in 60 days.