moves to amend the amendment (1SS-H0076A1) to H.F. No. 76 as
follows:
Page 4, line 9, after "organization" insert "that has contracted with the Department of
Public Safety to monitor the data, compile the report, and provide the notifications required
by this section"
Page 5, line 19, delete "store" and insert "maintain" and delete "on a secure server" and
insert "subject to the provisions of chapter 13"
Page 5, line 27, before "The" insert "(a)"
Page 5, line 31, after "when" insert ": (1)" and before the period, insert "; or (2) a peace
officer is potentially at risk of causing harm to self or others"
Page 6, after line 3, insert:
"(b) The designated nonprofit research organization may access the data at any time that
is necessary to perform the duties imposed under this section."
Page 6, after line 17, insert:
"Subd. 9. Peace Officer Standards and Training Board analysis; recommendations;
investigations. (a) The council may review and make disciplinary and policy
recommendations to a chief law enforcement officer or a law enforcement agency if there
is a pattern of an officer supervised by the chief or employed by the agency demonstrating
a pattern of excessive use of force or a pattern of use of force incidents.
(b) The board shall establish a process to require chief law enforcement officers and
individual licensees to show justification for use of force incidents that violate the agency's
policy."