

1.1 moves to amend H.F. No. 3782 as follows:

1.2 Delete everything after the enacting clause and insert:

1.3 "Section 1. **[626.745] USE OF CHEMICAL IRRITANTS; DISCLOSURE REQUIRED.**

1.4 Subdivision 1. **Definition.** As used in this section, "building" has the meaning given in
1.5 section 609.581, subdivision 2.

1.6 Subd. 2. **Notice of use; identification of products deployed.** (a) Notwithstanding any
1.7 data classification under chapter 13, a peace officer, law enforcement agency, and local unit
1.8 of government must provide information about the use of any chemical irritant, smoke
1.9 screen, or distraction device deployed within a building as required by this section.

1.10 (b) A peace officer who deploys a chemical irritant within a building must provide notice
1.11 of the deployment to the owner of the building and, if the building is a private residence,
1.12 the occupant of the residence. If the building contains two or more dwelling units, the peace
1.13 officer must notify the occupant of any unit in which a chemical irritant was deployed. A
1.14 peace officer may notify the occupant of any other unit. A peace officer may provide notice
1.15 by giving a building owner or occupant the standard form created by the commissioner of
1.16 public safety, leaving the form in a place where it is likely to be seen by a building owner
1.17 or occupant, or providing the information contained in the form orally or in another format.

1.18 (c) On request, the law enforcement agency or local government unit who employs a
1.19 peace officer who deployed a chemical irritant, smoke screen, or distraction device within
1.20 a building, must disclose information about the products deployed to:

1.21 (1) the building owner;

1.22 (2) any tenant in the building;

1.23 (3) any applicable insurer; and

2.1 (4) any person retained to provide cleaning or other remediation services related to the
2.2 deployment of chemical irritants, smoke screens, or distraction devices.

2.3 (d) Information about any products deployed within a building must include the name,
2.4 product number, and total number of all chemical irritants, smoke screens, and distraction
2.5 devices deployed.

2.6 Subd. 3. **Standard form.** (a) The commissioner of public safety must create a standard
2.7 notification form for use by peace officers and law enforcement agencies. At a minimum,
2.8 the form must state that:

2.9 (1) a chemical irritant was deployed within the building;

2.10 (2) specialized cleanup or treatment of the building may be appropriate; and

2.11 (3) the building owner or occupant may contact the law enforcement agency or local
2.12 government unit who employs the peace officer for more information about what was
2.13 deployed in the building.

2.14 (b) The commissioner must provide the standard form to law enforcement agencies and
2.15 local government units on request and at no cost."

2.16 Amend the title accordingly