Approved by

Revisor of Statutes

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Lesch from the Judiciary Finance and Civil Law Division to which was referred: 1.1H. F. No. 2709, A bill for an act relating to public safety; appropriating money for peace 1.2 officer training reimbursement. 1.3 Reported the same back with the following amendments: 1.4 Delete everything after the enacting clause and insert: 1.5 "Section 1. Minnesota Statutes 2018, section 169.99, subdivision 1, is amended to read: 1.6 Subdivision 1. Form. (a) Except as provided in subdivision 3, and section 169.999, 1.7 subdivision 3, there shall be a uniform ticket issued throughout the state by the police and 1.8 peace officers or by any other person for violations of this chapter and ordinances in 1.9 conformity thereto. Such uniform traffic ticket shall be in the form and have the effect of a 1.10 1.11 summons and complaint. Except as provided in paragraph (b), the uniform ticket shall state that if the defendant fails to appear in court in response to the ticket, an arrest warrant may 1.12 be issued. The uniform traffic ticket shall consist of four parts, on paper sensitized so that 1.13 copies may be made without the use of carbon paper, as follows: 1.14 (1) the complaint, which must identify the complainant's ethnicity, with reverse side for 1.15 officer's notes for testifying in court, driver's past record, and court's action, printed on white 1.16 1.17 paper; (2) the abstract of court record for the Department of Public Safety, which shall be a 1.18 copy of the complaint with the certificate of conviction on the reverse side, printed on yellow 1.19 paper; 1.20 (3) the police record, which shall be a copy of the complaint and of the reverse side of 1.21 copy (1), printed on pink paper; and 1.22

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- 2.1 (4) the summons, with, on the reverse side, such information as the court may wish to
 2.2 give concerning the Traffic Violations Bureau, and a plea of guilty and waiver, printed on
 2.3 off-white tag stock.
- (b) If the offense is a petty misdemeanor, the uniform ticket must state that a failure to
 appear will be considered a plea of guilty and waiver of the right to trial, unless the failure
 to appear is due to circumstances beyond the person's control.
- 2.7 Sec. 2. [626.8435] PEACE OFFICER DISCIPLINE REPORT.
- 2.8 Subdivision 1. Annual data; submission. (a) Beginning January 15, 2020, and annually
- 2.9 thereafter, the chief law enforcement officer of a law enforcement agency shall submit the

2.10 following data regarding peace officers employed by the law enforcement agency in the

- 2.11 previous calendar year to the Peace Officer Standards and Training Board:
- 2.12 (1) the name and license number of an employed peace officer;
- 2.13 (2) the existence and status of a complaint made against an employed peace officer

2.14 including:

- 2.15 (i) the peace officer's name and license number;
- 2.16 (ii) the nature of the complaint;
- 2.17 (iii) whether the complaint was filed by a member of the public or another source;
- 2.18 (iv) whether the complaint resulted in disciplinary action;
- 2.19 (v) the final disposition of a complaint when disciplinary action was taken including:
- 2.20 (A) the specific reason for the action taken; and
- 2.21 (B) data documenting the basis of the action taken, except that data that would identify
- 2.22 confidential sources who are employees of the public body shall not be disclosed; and
- 2.23 (vi) the final disposition of any complaint:
- 2.24 (A) determined to be unfounded or otherwise not sustained;
- 2.25 (B) for which a peace officer was later exonerated; or
- 2.26 (C) which resulted in a nondisciplinary resolution including but not limited to employee
 2.27 counseling;
- - 2.28 (3) the name and license number of any peace officer pending criminal prosecution,
 - 2.29 excluding traffic violations;

03/28/19 REVISOR KLL/HR DIVH2709CR1 3.1 (4) the name and license number of any peace officer who was terminated due to substantiated findings of officer misconduct and a summary of the basis for that termination; 3.2 3.3 and (5) the name and license number of any peace officer, other than one terminated for 3.4 performance issues during a probationary period, whose employment was terminated by 3.5 resignation in lieu of termination as a result of officer misconduct, and a summary of the 3.6 basis for the action. 3.7 (b) For purposes of this section "complaint" means all allegations involving: 3.8 (1) public reported misconduct; 3.9 (2) excessive force; 3.10 (3) the integrity or truthfulness of an officer; 3.11 (4) violations of the law; and 3.12 (5) sexual misconduct or harassment. 3.13 (c) The reporting requirements in paragraph (a) are in addition to any other officer 3.14 discipline reporting requirements established in law. 3.15 Subd. 2. Updated data. Within 30 days of final disposition of a complaint, as defined 3.16 in section 13.43, subdivision 2, paragraph (b), the chief law enforcement officer of the law 3.17 enforcement agency that employs the officer shall submit a supplemental report containing 3.18 the information identified in subdivision 1, paragraph (a), clauses (2) to (5). 3.19 Subd. 3. Confidentiality agreement prohibited. Law enforcement agencies and political 3.20 subdivisions are prohibited from entering into a confidentiality agreement that would prevent 3.21 disclosure of the data identified in subdivision 1 to the board. Any such confidentiality 3.22 agreement is void as to the requirements of this section. 3.23 Subd. 4. Data classification. Data received by the board pursuant to subdivisions 1 and 3.24 2 is private data on individuals as defined in section 13.02, subdivision 12. This classification 3.25 does not restrict the board's authority to publish summary data as defined in section 13.02, 3.26 subdivision 19. 3.27 Subd. 5. Penalty for noncompliance. For agencies that receive training reimbursements 3.28 under section 4, substantial noncompliance with the reporting requirements of subdivisions 3.29 1 and 2 shall serve as a bar to further reimbursements under section 4, and the board may 3.30 require the agency to refund the state for grants received during the period of noncompliance. 3.31 For purposes of this section, "substantial noncompliance" means a failure to (1) meet the 3.32

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4.1	deadlines established in subdiv	isions 1 and 2, and (2) res	spond to two su	bsequent requests
4.2	from the board.			
4.3	Subd. 6. Board report. At 1	east annually, the board s	hall publish a s	summary of data
4.4	submitted pursuant to subdivisi	ons 1 and 2. The summar	y shall be avail	able on the board's
4.5	website and shall be included in	any written publication	reporting board	l activities. The
4.6	summary shall exclude peace of	fficers' names and license	numbers and a	ny other not public
4.7	data as defined by section 13.02	2, subdivision 8a.		
4.8	Sec. 3. APPROPRIATION; I	PEACE OFFICER DISC	IPLINE REPO	ORT DATABASE.
4.9	(a) \$200,000 in fiscal year 2	2021 is appropriated from	the general fur	nd to the Office of
4.10	Justice Programs for a grant to a	qualified community-base	d research orga	nization to develop
4.11	a system to classify and report	peace officer discipline by	y category, seve	erity, type, and any
4.12	other factor determined to be a	opropriate by the board.		
4.13	(b) In developing the system	described in paragraph (a	a), the grant rec	ipient shall consult
4.14	with:			
4.15	(1) the Peace Officer Standa	ards and Training Board;		
4.16	(2) the Minnesota Police an	d Peace Officers Associat	tion;	
4.17	(3) the Minnesota Sheriffs'	Association;		
4.18	(4) the Minnesota Chiefs of	Police Association; and		
4.19	(5) five community member	rs appointed by the Peace	Officer Standa	ards and Training
4.20	Board.			
4.21	Sec. 4. PEACE OFFICER 1	RAINING ASSISTANC	<u>CE.</u>	
4.22	(a) \$6,000,000 each year is	from the general fund to	support and stre	engthen law
4.23	enforcement training and imple	ment best practices. After	January 2, 202	1, these funds may
4.24	only be used to reimburse train	ing expenses for peace of	ficers who are	employed by law
4.25	enforcement agencies that the s	uperintendent of the Bure	au of Criminal	Apprehension has
4.26	certified are:			
4.27	(1) substantially compliant	with the Federal Bureau of	of Investigation	's National
4.28	Incident-Based Report System	(NIBRS);		
4.29	(2) in compliance with the provided (2)	peace officer discipline re	porting require	ments established
4.30	in section 2;			

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5.1	(3) in compliance with the Bureau of (Criminal Apprehen	sion's use of force	data collection
	policy to include reporting whether the i			
5.2		incluent was office	I generated of m	Tesponse to a
5.3	call for assistance; and			
5.4	(4) in compliance with the requirement	ent to record ethnic	ity data on the u	niform traffic
5.5	ticket under section 169.99, subdivision	1, paragraph (a), c	lause (1).	
5.6	The base for this activity is \$6,000,000	in fiscal years 2020), 2021, 2022, an	d 2023 and \$0
5.7	in fiscal year 2024 and thereafter.			
5.8	(b) For purposes of this section, "sub	stantially compliant	nt" means an agei	ncy requires its
5.9	officers to record the same incident resp	onse data for group	B offenses as gr	oup A offenses
5.10	under NIBRS.			
5.11	(c) The superintendent of the Bureau	of Criminal Appr	ehension may gra	ant up to one
5.12	additional year for an agency to become	substantially com	pliant with NIBR	S if the agency
5.13	establishes good cause for delayed com	pliance.		
5.14	(d) The superintendent of the Bureau	ı of Criminal Appı	ehension shall m	odify the
5.15	Supplemental Reporting System on the	agency submission	is page to provide	e fields for
5.16	agencies to report the data required und	er paragraph (a), c	lause (3)."	
5.17	Delete the title and insert:			
5.18	"A	bill for an act		
5.19	relating to public safety; providing			
5.20	appropriating money for a grant for			
5.21 5.22	peace officer training reimbursement 169.99, subdivision 1; proposing co			
5.22 5.23	626."		, initiosom outur	, on on one of the second s
5.24	With the recommendation that when	so amended the b	ill be returned to	the Committee
5.25	on Ways and Means.		- *	
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This Division action taken March 28, 2019, Chair

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