



- Subject Government Data Practices: Omnibus
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Overview

This bill, as amended by the H1404DE1, combines a number of bills affecting government data practices.

Summary

Section Description

1 Legislative Commission on Data Practices.

Reestablishes the Legislative Commission on Data Practices and Personal Data Privacy, which was first established in 2014, but expired in 2019. Section 10 of the bill provides for initial appointments.

From H.F. 1488.

2 Private data; when disclosure is permitted.

Allows private educational data to be disclosed to tribal nations about triballyenrolled or descendant students. The provision in this bill is also contained in H.F. 950, which is the governor's education policy bill.

From H.F. 1407.

3 Data on individuals who are minors.

Creates a cross-reference within the Government Data Practices Act for the new statute created by section 7 of the bill.

From H.F. 696.

4 Biennial audit.

Corrects a typo in the automated license plate reader statute.

From H.F. 1404.

Section Description

5 **Biennial audit.**

In the police body camera statute, adds a requirement that biennial audit reports also be sent to the relevant legislative committees.

From H.F. 1404.

6 Public data.

In the statute concerning data maintained by the ombudsperson for corrections, clarifies that the enumerated categories of data are public only for closed cases.

Related to H.F. 916.

7 Data on individuals who are minors.

Classifies as private the enumerated kinds of data that the DNR collects, creates, receives, maintains, or disseminates about known minors. Creates an exception for data that would be classified as public because the minor is employed by the DNR. Specifies that data on a minor remains private even after the individual turns 18.

From H.F. 696.

8 Certified birth or death record.

Makes the following changes related to who may obtain an individual's certified birth or death record:

- removes a requirement that an individual requesting a certified record has a tangible interest in the record and defining tangible interest, and instead just lists individuals who may obtain a certified record;
- removes from the list of individuals who may obtain a certified record, the party responsible for filing the record (persons responsible for filing vital records include hospitals or other facilities where births occur; a physician, family member, or other person present at a birth for births outside a facility; and persons in charge of disposition of dead human bodies. With this change, these individuals will no longer be able to obtain certified birth or death records unless eligible under another provision of this subdivision); and
- provides that for an attorney to obtain a certified record, the attorney must represent the subject of the record or another individual otherwise authorized in clause (1) to obtain a certified record. (Under current law any attorney may obtain a certified record.)

From H.F. 526

Section Description

9 **Certification for victims of crimes.**

Requires law enforcement agencies to timely process a specific immigration-related request from victims of certain crimes who are foreign nationals. These victims are required to provide a certificate from law enforcement identifying them as crime victims to federal immigration authorities to support their request to remain in the United States under a U-visa. A U-visa is intended to protect crime victims and to ensure that foreign national crime victims are available to assist in the prosecution of those accused of the crimes.

From H.F. 321.

10 Initial appointments and meetings.

Related to the reestablishment of the Legislative Commission on Data Practices and Personal Data Privacy from section 1 of the bill. Sets deadlines for initial appointments and the first meeting of the commission.

From H.F. 1488.



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