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### Article 1: Corrections Data

#### Overview

Expands the permissible uses of the Department of Corrections' computerized data system to include any official duty of a criminal justice agency.

Adds a new subdivision allowing case planning data in the system to be accessible to entities monitoring and enforcing offenders on conditional release.

Clarifies that adult and juvenile data in the statewide supervision system remains private even when accessed by public defenders, criminal justice agencies in Minnesota and other states, trial and appellate courts, and the Minnesota sex offender program.

### Article 2: Personnel Data

#### Overview

Adds video, audio, and other recordings to a list of public personnel data in section 13.43, subdivision 2. The data may be classified as not public if it is police body camera data under section 13.825.

### **Article 3: Denial Requirements**

#### **Overview**

Requires a government entity denying a data request to cite the specific subdivision, paragraph, or clause of the statute on which the denial was based.

### **Article 4: Electronic Access Data**

#### **Overview**

Amends the definition of “electronic access data” to clarify that it does not include data created when a government entity’s employee or contractor accesses the government entity’s computer or database.

### **Article 5: Business Data**

#### **Overview**

Classifies financial information submitted by businesses applying for certification under the small business procurement programs authorized in sections 16C.16 to 16C.21. The financial information is classified as private or nonpublic at the application stage and, if the business is certified, certain financial information is reclassified as public.

### **Article 6: Study by Legislative Commission**

#### **Overview**

Directs the Legislative Commission on Data Practices to perform a study and recommend options to expand public access to records and meetings of the Minnesota Legislature.