02/17/21 REVISOR SGS/KR 21-02590 as introduced

SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

S.F. No. 1589

(SENATE AUTHORS: BENSON, Koran, Mathews, Johnson and Ruud)

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A bill for an act 1.1 relating to health; establishing limits for contact tracing, digital contract tracing, 1 2 immunizations, communicable disease testing, and the required disclosure of 1.3 certain information; requiring the destruction of certain data; prohibiting mandatory 1.4 digital contact tracing by employers; providing for civil penalties; proposing coding 1.5 for new law in Minnesota Statutes, chapters 144; 145; 181. 1.6 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: 1.7 Section 1. [144.4187] CONTACT TRACING. 1.8 Subdivision 1. **Definitions.** (a) The terms defined in this subdivision apply to this section. 1.9 (b) "Communicable disease" has the meaning given in section 144.419, subdivision 1. 1.10 (c) "Contact tracing" means a process to identify persons who may be at risk of 1.11 contracting a communicable disease through contact with a contagious person in a manner 1.12 that is consistent with a known or suspected mode of transmission. 1.13 (d) "Contagious person" means a person infected with an infectious agent of a 1.14 communicable disease, having a communicable disease, or harboring a specific infectious 1.15 agent and serving as a potential source of infection for a communicable disease. 1.16 (e) "Digital contact tracing" means contact tracing that uses location data, proximity 1.17 data, or both transmitted from a wireless communications device to estimate the proximity 1.18

of a person to a contagious person, the duration of a person's exposure to a contagious

(f) "Infectious agent" means an organism that is capable of causing a communicable

Section 1.

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person, or both.

disease in humans.

	(g) "Local health department" has the meaning given in section 145A.02, subdivision
8	<u>b.</u>
	(h) "Local unit of government" means a statutory or home rule charter city, county,
<u>c</u>	ommunity health board, or town.
	(i) "Location data" means data that indicates the actual physical location of a wireless
<u>c</u>	ommunications device at a specific point in time and that is generated by, derived from,
0	r obtained by the operation of a wireless communications device. Location data includes
<u>b</u>	ut is not limited to global positioning system locations.
	(j) "Proximity data" means data that identifies the proximity of one person to another a
a	specific point in time and that is generated by, derived from, or obtained by the operation
0	f a wireless communications device.
	(k) "State agency" means a department, agency, board, commission, constitutional office
0	r other group in the executive branch of state government.
	(l) "Wireless communications device" means (1) a cellular phone, or (2) a portable
e	lectronic device that is capable of receiving and transmitting data, including but not limited
to	text messages and e-mail, without an access line for service.
	(m) "Wireless telecommunications service provider" has the meaning given in section
2	37.82, subdivision 4.
	Subd. 2. Mandatory participation in contact tracing prohibited. Except as otherwise
р	rovided by law, the commissioner of health or a local health department must not require
	contagious person to participate in contact tracing.
	Subd. 3. Communicable disease reports. (a) Notwithstanding section 138.17, and
e	xcept as otherwise provided in this subdivision, the commissioner of health or a local health
	epartment must destroy all data reported under Minnesota Rules, part 4605.7090, and held
	y the commissioner or local health department no later than 90 days after the commissioner
	r local health department received the data.
	(b) If the commissioner of health or a local health department is using the data specified
i1	n paragraph (a) for a disease investigation or contact tracing on the date the data must be
	estroyed according to paragraph (a), the data must instead be destroyed no later than 30
	ays after the commissioner or local health department concludes the disease investigation
	r contact tracing.
<u> </u>	
	Subd. 4. Digital contact tracing. (a) A person may participate in digital contract tracing
0	nly if the person voluntarily consents to do so.

Section 1. 2

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3.1	(b) No st	ate agency or loca	l unit of governme	ent shall require a person	ı to:
3.2	(1) instal	l or activate a digit	al contract tracing	application on a wireless	communications
3.3	device used	by the person;			
3.4	(2) provi	de the person's loc	ation data or proxi	mity data to determine w	hether the person
3.5	may be at ris	k of contracting a c	communicable dise	ease from contact with a c	ontagious person;
3.6	<u>or</u>				
3.7	(3) other	wise participate in	digital contract tr	racing.	
3.8	(c) No st	ate agency or local	l unit of governme	ent shall collect location	data, proximity
3.9	data, or othe	r individually ider	tifiable data of a	wireless communications	device user for
3.10	use in contac	ct tracing from:			
3.11	(1) a wire	eless telecommuni	cations service pr	ovider;	
3.12	(2) a digi	ital contract tracing	g application insta	lled on a wireless commu	unications device;
3.13	<u>or</u>				
3.14	(3) an en	tity that administer	rs a digital contrac	t tracing application insta	lled on a wireless
3.15	communicat	ions device.			
3.16	EFFECT	TIVE DATE. This	section is effective	ve the day following fina	l enactment.
3.17	Sec. 2. [14	5.676] MANDAT	ORY IMMUNIZ	ATION; STATEMENT	SUBMISSION;
3.18	TESTING;	DISCLOSURE (OF HEALTH STA	ATUS PROHIBITED.	
3.19	Subdivis	ion 1. Definitions.	(a) The terms defi	ned in this subdivision ap	ply to this section.
3.20	(b) "Con	nmunicable disease	e" has the meaning	g given in section 144.41	9, subdivision 1.
3.21	(c) "Gov	ernment building"	means a building	or portion of a building	that is owned,
3.22	leased, contr	rolled, or operated	by the state of Mi	innesota or a local unit of	f government and
3.23	used to cond	luct public busines	<u>s.</u>		
3.24	(d) "Loca	al unit of governm	ent" means a statu	ntory or home rule charte	r city, county,
3.25	community 1	health board, or to	wn.		
3.26	(e) "State	e agency" means a c	department, agenc	y, board, commission, con	nstitutional office,
3.27	or other grou	up in the executive	branch of state go	vernment; or the Univers	ity of Minnesota.
3.28	<u>Subd. 2.</u>	Mandatory imm	ınization, submis	ssion of immunization s	tatement or test
3.29				wise provided by law, no	
3.30	local unit of	government shall	require any of the	following unless the per	son voluntarily
3.31	consents:				

Sec. 2. 3

(g) "Employer" means any person having one or more employees in Minnesota and

Sec. 3. 4

includes the state and any political subdivisions of the state.

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(h) "Infectious agent" means an organism that is capable of causing a communicab	<u>le</u>
disease in humans.	
(i) "Location data" means data that indicates the actual physical location of a wirele	ess_
communications device at a specific point in time and that is generated by, derived fro	<u>m,</u>
or obtained by the operation of a wireless communications device. Location data inclu	<u>des</u>
but is not limited to global positioning system locations.	
(j) "Proximity data" means data that identifies the proximity of one person to another	er at
a specific point in time and that is generated by, derived from, or obtained by the opera	tion
of a wireless communications device.	
(k) "Wireless communications device" means (1) a cellular phone, or (2) a portable	;
electronic device that is capable of receiving and transmitting data, including but not lim	ited
to text messages and e-mail, without an access line for service.	
Subd. 2. Prohibited acts. No employer or employment agency shall directly or indirect	tly:
(1) require an employee to install or activate a digital contact tracing application on	the
employee's personal wireless communications device;	
(2) require an employee to provide location data or proximity data to determine whe	ther
the employee may be at risk of contracting a communicable disease from contact with	a
contagious person;	
(3) affect the terms or conditions of employment or terminate the employment of a	ny
person based on an employee's refusal to install a digital contact tracing application as	
described in clause (1) or to provide location data or proximity data as described in cla	
<u>(2);</u>	
(4) install a digital contract tracing application on a wireless communications device	e
provided to employees; or	_
(5) use location data or proximity data obtained in any manner to determine whether	ran
employee may be at risk of contracting a communicable disease from contact with a	1 411
contagious person.	
Subd. 3. Authority for certain lawful workplace policies not affected. (a) Nothin	
this section shall limit an employer's ability to develop and maintain lawful workplace	
policies governing an employee's use of the employer's wireless communications devi	es,
equipment, or vehicles, including policies regarding Internet and e-mail use; social	
networking and application use; and location tracking for purposes other than determine	
whether the employee had contact with, or was in close proximity to, a contagious per	son.

Sec. 3. 5

6.1	(b) Nothing in this section shall limit an employer's ability to develop and maintain
6.2	lawful workplace policies to prevent an employee who is a contagious person from exposing
6.3	the employer, other employees, customers, or others to a communicable disease.
6.4	Subd. 4. Penalties. Any person aggrieved by a violation of this section may bring a civil
6.5	action in which the court may award:
6.6	(1) up to three times the actual damages suffered due to the violation;
6.7	(2) punitive damages;
6.8	(3) reasonable costs and attorney fees; and
6.9	(4) injunctive or other equitable relief as the court may deem appropriate.

EFFECTIVE DATE. This section is effective the day following final enactment.

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