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SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

S.F. No. 1589

(SENATE AUTHORS: BENSON, Koran, Mathews, Johnson and Ruud)DATED-PGOFFICIAL STATUS03/01/2021612Introduction and first reading
Referred to Health and Human Services Finance and Policy04/06/20211183aComm report: To pass as amended and re-refer to Civil Law and Data Practices Policy
Joint rule 2.03, referred to Rules and Administration04/07/20211312Authors added Johnson; Ruud05/10/20214181Comm report: Adopt previous comm report Jt rule 2.03 suspended05/13/20214203Comm report: To pass4204Second reading05/14/2021Special Order: Amended
Third reading Passed

A bill for an act

relating to health; establishing limits for contact tracing, digital contact tracing,

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

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(g) "Local health department" has the meaning given in section 145A.02, subdivision
<u>8b.</u>
(h) "Local unit of government" means a statutory or home rule charter city, county,
community health board, or town.
(i) "Location data" means data that indicates the actual physical location of a wireless
communications device at a specific point in time and that is generated by, derived from,
or obtained by the operation of a wireless communications device. Location data includes
but 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
of a wireless communications device.
(k) "State agency" means a department, agency, board, commission, constitutional office
or other group in the executive branch of state government.
(l) "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 limite
to text messages and e-mail, without an access line for service.
(m) "Wireless telecommunications service provider" has the meaning given in section
237.82, subdivision 4.
Subd. 2. Mandatory participation in contact tracing prohibited. Except as otherwise
provided by law, the commissioner of health or a local health department must not requir
a contagious person to participate in contact tracing.
Subd. 3. Communicable disease reports. (a) Notwithstanding section 138.17, and
except as otherwise provided in this subdivision, the commissioner of health or a local healt
department must destroy all data reported under Minnesota Rules, part 4605.7090, and hel
by the commissioner or local health department no later than 90 days after the commissioner
or local health department received the data.
(b) If the commissioner of health or a local health department is using the data specifie
in paragraph (a) for a disease investigation or contact tracing on the date the data must be
destroyed according to paragraph (a), the data must instead be destroyed no later than 30
days after the commissioner or local health department concludes the disease investigation
or contact tracing.
Subd. 4. Digital contact tracing. (a) A person may participate in digital contact tracin

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only if the person voluntarily consents to do so.

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3.1	(b) No st	tate agency or local u	nit of governme	ent shall require a pers	son to:			
3.2	(1) instal	(1) install or activate a digital contact tracing application on a wireless communication						
3.3	device used	device used by the person;						
3.4	(2) provi	de the person's locati	on data or proxi	mity data to determine	e whether the person			
3.5	may be at ris	may be at risk of contracting a communicable disease from contact with a contagious person						
3.6	<u>or</u>							
3.7	(3) other	wise participate in di	gital contact tra	cing.				
3.8	(c) No state agency or local unit of government shall collect location data, proximity							
3.9	data, or othe	er individually identif	iable data of a v	vireless communication	ons device user for			
3.10	use in conta	ct tracing from:						
3.11	(1) a wireless telecommunications service provider;							
3.12	(2) a dig	ital contact tracing ap	plication instal	led on a wireless com	munications device;			
3.13	<u>or</u>							
3.14	(3) an en	tity that administers a	a digital contact	tracing application in	stalled on a wireless			
3.15	communicat	tions device.						
3.16	EFFEC	TIVE DATE. This se	ection is effective	ve the day following f	inal enactment.			
3.17	Sec. 2. [14	5.676] MANDATOI	RY IMMUNIZ	ATION; STATEME	NT SUBMISSION;			
3.18	TESTING ;	DISCLOSURE OF	HEALTH STA	ATUS PROHIBITED	<u>).</u>			
3.19	Subdivis	ion 1. Definitions. (a)) The terms defin	ned in this subdivision	apply to this section.			
3.20	(b) "Con	nmunicable disease"	has the meaning	g given in section 144.	419, subdivision 1.			
3.21	(c) "Gov	ernment building" m	eans a building	or portion of a buildin	ng that is owned,			
3.22	leased, contr	rolled, or operated by	the state of Mi	nnesota or a local uni	t of government and			
3.23	used to cond	duct public business.						
3.24	(d) "Loc	al unit of governmen	t" means a statu	tory or home rule cha	rter city, county,			
3.25	community	health board, or town	<u>ı.</u>					
3.26	(e) "State	e agency" means a dep	partment, agency	, board, commission,	constitutional office,			
3.27	or other grou	up in the executive br	anch of state go	vernment; or the Univ	ersity of Minnesota.			
3.28	Subd. 2.	Mandatory immuni	ization, submis	sion of immunizatio	n statement or test			
3.29	results, and	testing prohibited.	Except as other	wise provided by law,	no state agency or			

local unit of government shall require any of the following unless the person voluntarily

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consents:

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4.1	(1) requi	ire a person to be imn	nunized against	a communicable disea	se;		
4.2	(2) requi	re a person to submit,	as a condition of	being admitted to a go	vernment building,		
4.3	transacting	government business,	or otherwise pa	rticipating in a govern	ment function:		
4.4	(i) a stat	ement from a health c	eare provider tha	t provides immunizati	ons that the person		
4.5	received an	received an immunization against a communicable disease in a manner consistent with					
4.6	medically a	ccepted standards; or					
4.7	(ii) a stat	tement from a health c	are provider that	tests persons for a con	nmunicable disease		
4.8	that the pers	son received a negative	re test result for	a communicable disea	se; or		
4.9	(3) requi	ire a person to be teste	ed for a commu	nicable disease.			
4.10	Subd. 3.	Mandatory disclosur	re of health stat	u s prohibited. No pers	on must be required		
4.11	to possess,	wear, or display a syn	nbol, card, or an	y other indicator that t	he person received		
4.12	a positive or	r negative test result for	or a communical	ole disease or possesse	s the antibodies for		
4.13	a communio	cable disease.					
4.14	EFFEC	TIVE DATE. This se	ection is effective	e the day following fin	nal enactment.		
4.15	Sec. 3. [18	81.975] DIGITAL CO	ONTACT TRA	CING IN EMPLOY	MENT.		
4.16	Subdivis	sion 1. Definitions. (a)	The terms defin	ed in this subdivision a	pply to this section.		
4.17	(b) "Cor	nmunicable disease" l	has the meaning	given in section 144.4	119, subdivision 1.		
4.18	(c) "Con	ntact tracing" means a	process to iden	tify persons who may	be at risk of		
4.19	contracting	a communicable disea	ase through con	tact with a contagious	person in a manner		
4.20	that is consi	istent with a known or	r suspected mod	e of transmission.			
4.21	(d) "Con	ntagious person" mear	ns a person infec	eted with an infectious	agent of a		
4.22	communica	ble disease, having a	communicable o	lisease, or harboring a	specific infectious		
4.23	agent and se	erving as a potential se	ource of infection	on for a communicable	disease.		
4.24	(e) "Dig	ital contact tracing" n	neans contact tra	cing that uses location	n data, proximity		
4.25	data, or both	n transmitted from a w	vireless commu	nications device to esti	mate the proximity		
4.26	of a person	to a contagious persor	n, the duration o	f a person's exposure	to a contagious		
4.27	person, or b	oth.					

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includes the state and any political subdivisions of the state.

(f) "Employee" means a person who performs services for hire in Minnesota for an

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

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employer, including independent contractors.

(h) "Infectious agent" means an organism that is capable of causing a communicable 5.1 disease in humans. 5.2 (i) "Location data" means data that indicates the actual physical location of a wireless 5.3 communications device at a specific point in time and that is generated by, derived from, 5.4 5.5 or obtained by the operation of a wireless communications device. Location data includes but is not limited to global positioning system locations. 5.6 (j) "Proximity data" means data that identifies the proximity of one person to another at 5.7 a specific point in time and that is generated by, derived from, or obtained by the operation 5.8 of a wireless communications device. 5.9 (k) "Wireless communications device" means (1) a cellular phone, or (2) a portable 5.10 electronic device that is capable of receiving and transmitting data, including but not limited 5.11 to text messages and e-mail, without an access line for service. 5.12 Subd. 2. **Prohibited acts.** No employer or employment agency shall directly or indirectly: 5.13 (1) require an employee to install or activate a digital contact tracing application on the 5.14 employee's personal wireless communications device; 5.15 (2) require an employee to provide location data or proximity data to determine whether 5.16 the employee may be at risk of contracting a communicable disease from contact with a 5.17 contagious person; 5.18 (3) affect the terms or conditions of employment or terminate the employment of any 5.19 person based on an employee's refusal to install a digital contact tracing application as 5.20 described in clause (1) or to provide location data or proximity data as described in clause 5.21 5.22 (2);(4) install a digital contact tracing application on a wireless communications device 5.23 provided to employees; or 5.24 (5) use location data or proximity data obtained in any manner to determine whether an 5.25 employee may be at risk of contracting a communicable disease from contact with a 5.26 contagious person. 5.27 Subd. 3. Authority for certain lawful workplace policies not affected. (a) Nothing in 5.28 this section shall limit an employer's ability to develop and maintain lawful workplace 5.29 policies governing an employee's use of the employer's wireless communications devices, 5.30 equipment, or vehicles, including policies regarding Internet and e-mail use; social 5.31 networking and application use; and location tracking for purposes other than determining 5.32 whether the employee had contact with, or was in close proximity to, a contagious person. 5.33

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

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