SGS/LN

## SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

## S.F. No. 2081

## (SENATE AUTHORS: CHAMPION, Pappas, Dziedzic, Hawj and Kunesh)DATED-PGOFFICIAL STATUS03/15/2021910Introduction and first reading<br/>Referred to State Government Finance and Policy and Elections

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03/17/2021	962	Author added Pappas
03/22/2021	1123	Author added Dziedzic
03/10/2022	5288	Author added Hawj
03/24/2022	5616	Author added Kunesh

1.1	A bill for an act
1.2 1.3 1.4	relating to state government; establishing process for a legislator to request a racial equity impact note on legislation; proposing coding for new law in Minnesota Statutes, chapter 3.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. [3.99] RACIAL EQUITY IMPACT NOTES.
1.7	Subdivision 1. Preparation. The head or chief administrative officer of each department
1.8	or agency of state government, including the Supreme Court, shall prepare a racial equity
1.9	impact note consistent with the standards and procedures adopted under this section, at the
1.10	request of the chair and ranking minority member of the standing committee to which a bill
1.11	has been referred, the chair and ranking minority member of the house of representatives
1.12	Ways and Means Committee, or the chair and ranking minority member of the senate Finance
1.13	Committee. The Legislative Budget Office shall coordinate the completion of the racial
1.14	equity impact note.
1.15	Subd. 2. Definitions. For purposes of this section, the following terms have the meanings
1.16	given:
1.17	(1) "Supreme Court" means all agencies, committees, and commissioners supervised or
1.18	appointed by the state Supreme Court or the state court administrator; and
1.19	(2) "Protected group" has the meaning given in section 43A.02, subdivision 33.
1.20	Subd. 3. Contents. A racial equity impact note shall:
1.21	(1) describe whether and how legislation would have an inequitable impact on people
1.22	who are members of a protected group;

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2.1	<u>(2) descr</u>	ribe the method use	ed to determine th	e information required in	clause (1);
2.2	(3) inclu	de the assumptions	used in determin	ing the impact of legislat	ion on people in
2.3	protected gr	oups;			
2.4	(4) speci	fy any long-range	implication; and		
2.5	(5) other	titems as determine	ed by the Legislat	ive Budget Office.	
2.6	<u>Subd. 4.</u>	Distribution. A co	opy of the racial e	quity impact note shall be	delivered by the
2.7	Legislative	Budget Office to th	e chair and ranking	ng minority member of th	e house of
2.8	representativ	ves Ways and Mear	ns Committee, the	chair and ranking minori	ty member of the
2.9	senate Finan	ce Committee, the	chair and ranking r	ninority member of the sta	inding committee
2.10	to which the	e bill has been refer	red; to the chief a	uthor of the bill; and to the	ne commissioner
2.11	of managem	ent and budget.			
2.12	Sec. 2. AD	VISORY GROU	P TO RECOMM	END CONTENTS OF A	AND PROCESS
2.13		ELOPING A RAC			
2.14	Subdivis	sion 1. <mark>Membershi</mark>	<b>p.</b> The Racial Equ	ity Impact Advisory Gro	up consists of the
2.15	following m	embers:			
2.16	(1) the ex	xecutive director of	f the Legislative B	udget Office or a designe	e selected by the
2.17		Budget Office Ove		<u> </u>	
				-	
2.18	(2) the co	ommissioner of the	Department of Hui	nan Rights or the commiss	sioner's designee;
2.19	(3) the expression (3)	xecutive directors of	of each of the ethr	ic councils under Minnes	sota Statutes,
2.20	section 15.0	145;			
2.21	(4) the ex	xecutive director of	the Indian Affairs	Council under Minnesota	Statutes, section
2.22	<u>3.922;</u>				
2.23	(5) the ex	xecutive director of	the Minnesota Hu	manities Center or the di	rector's designee;
2.24	<u>(6) one r</u>	epresentative desig	nated by the Cen	ter for Economic Inclusio	on; and
2.25	<u>(7) two p</u>	oublic members des	ignated by the exe	ecutive director of the Min	nnesota Business
2.26	Partnership.				
2.27	<u>Subd. 2.</u>	Duties. The adviso	ory group must de	velop recommendations	for the required
2.28	contents of a	a racial equity impa	act note and on the	e process for agencies to	use to generate a
2.29	racial equity	impact note. The	advisory group m	ust identify sources of da	ta for use by
2.30	agencies to	prepare racial equit	ty impact notes ar	d for the Legislative Bud	lget Office to
2.31	review and o	coordinate the com	pletion of racial e	quity impact notes. The a	dvisory group

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3.1	must submit a report describing their recommendations by February 1, 2022, to the chairs
3.2	and ranking minority members of the Legislative Budget Office Oversight Committee. The
3.3	report should include draft legislation to codify the advisory group's recommendations for
3.4	racial equity impact notes.
3.5	Subd. 3. Administration. The executive director of the Legislative Budget Office shall
3.6	convene the first meeting of the advisory group by September 1, 2021. Upon request of the
3.7	advisory group members, the executive director of the Legislative Budget Office must
3.8	arrange meeting space and provide administrative support for the group.
3.9	Subd. 4. Chair. The members of the advisory group must elect a chair or cochairs at the
3.10	initial meeting.
3.11	Subd. 5. Compensation. Public members serve without compensation.
3.12	Subd. 6. Expiration. The advisory group expires February 1, 2022, or upon submission
3.13	of the report required under subdivision 2, whichever is earlier.
3.14	Subd. 7. Gifts and grants. The advisory group may accept gifts and grants, which are
3.15	accepted on behalf of the state and constitute donations to the state. Funds received under
3.16	this paragraph are appropriated to the Legislative Budget Office for purposes of the advisory
3.17	group.
3.18	Subd. 8. Deadline for appointments and designations. The appointments and
3.19	designations authorized by this section must be completed by August 1, 2021.
3.20	Sec. 3. APPROPRIATION.
3.21	\$ in fiscal year 2022 is appropriated from the general fund to the Legislative
3.22	Coordinating Commission to fund the work of the Legislative Budget Office supporting

3.23 <u>the advisory group established in section 2.</u>