KLL/BM

SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

S.F. No. 4194

(SENATE AUTHORS: DIBBLE, Dziedzic, Isaacson, McEwen and Murphy) DATE D-PC OFFICIAL STATUS

DATE	D-PG	UFFICIAL STATUS
03/21/2022	5481	Introduction and first reading
		Referred to Judiciary and Public Safety Finance and Policy
03/23/2022	5577	Author added Dziedzic
03/24/2022	5618	Authors added Isaacson; McEwen
03/28/2022	5661	Author added Murphy

1.1	A bill for an act
1.2 1.3 1.4 1.5 1.6	relating to public safety; establishing a public safety innovation board; providing for community safety grants; providing for law enforcement grants and policy; requiring reports; appropriating money; amending Minnesota Statutes 2020, sections 214.10, subdivision 10; 626.843, by adding a subdivision; 626.8473, subdivision 3; 626.89, subdivision 17; Laws 2021, First Special Session chapter 11, article 1,
1.7 1.8	section 15, subdivision 3; proposing coding for new law in Minnesota Statutes, chapter 299A.
1.9	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.10	ARTICLE 1
1.11	COMMUNITY SAFETY GRANTS
1.12	Section 1. [299A.625] PUBLIC SAFETY INNOVATION BOARD.
1.13	Subdivision 1. Establishment. The Public Safety Innovation Board is established in the
1.14	Office of Justice Programs within the Department of Public Safety. The board has the powers
1.15	and duties described in this section.
1.16	Subd. 2. Membership. (a) The Public Safety Innovation Board is composed of the
1.17	following members:
1.18	(1) three individuals with experience conducting research in the areas of crime, policing,
1.19	or sociology while employed by an academic or nonprofit entity, appointed by the governor;
1.20	(2) five individuals appointed by the governor of whom:
1.21	(i) one shall be a victim of a crime or an advocate for victims of crime;
1.22	(ii) one shall be a person impacted by the criminal justice system or an advocate for
1.23	defendants in criminal cases; and

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2.1	(iii) one	shall have a backg	ground in social wor	<u>'k;</u>	
2.2	<u>(3) four r</u>	nembers represent	ing the community-	specific boards establish	ed under sections
2.3	3.922 and 1.	5.0145, with one a	ppointment made b	y each board; and	
2.4	(4) three	members represen	ting law enforcemer	nt, with one appointment	by the Minnesota
2.5	Sheriffs' Ass	sociation, one by t	he Minnesota Chief	fs of Police Association	, and one by the
2.6	Minnesota P	Police and Peace C	Officers Association	<u>-</u>	
2.7	<u>(b)</u> The r	nembers of the bo	oard shall elect one i	nember to serve as chai	<u>r.</u>
2.8	Subd. 3.	<u>Terms; removal;</u>	vacancy. (a) Mem	bers are appointed to set	rve three-year
2.9	terms follow	ving the initial stag	ggered-term lot dete	rmination and may be r	eappointed.
2.10	<u>(b) Initia</u>	l appointment of r	nembers must take	place by July 1, 2022. T	The initial term of
2.11	members ap	pointed under para	agraph (a) shall be d	letermined by lot by the	secretary of state
2.12	and shall be	as follows:			
2.13	(1) five r	nembers shall serv	ve one-year terms;		
2.14	(2) five r	nembers shall serv	ve two-year terms; a	and	
2.15	(3) five r	nembers shall serv	ve three-year terms.		
2.16	<u>(c)</u> A me	mber may be rem	oved by the appoint	ing authority at any tim	e for cause, after
2.17	notice and h	earing.			
2.18	<u>(d) If a va</u>	acancy occurs, the	appointing authorit	y shall appoint a new qu	ualifying member
2.19	within 90 da	iys.			
2.20	(e) Com	pensation of board	l members is govern	ned by section 15.0575.	
2.21	Subd. 4.	Powers and duti	es. The board shall	improve public safety b	y increasing the
2.22	efficiency, e	ffectiveness, and o	capacity of public sa	afety providers and has	the following
2.23	powers and	duties:			
2.24	<u>(1) moni</u>	toring trends in cr	ime within Minneso	ota;	
2.25	(2) review	wing research on	criminal justice and	public safety;	
2.26	<u>(3) provi</u>	ding information	on criminal trends a	and research to the comm	nissioner,
2.27	municipaliti	es, and the legisla	ture;		
2.28	<u>(4)</u> aware	ding grants;			
2.29	<u>(5)</u> evalu	ating grant applic	ations to assure con	npliance with evidence-	based practices;
2.30	and				

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3.1	(6) assuri	ng an efficient an	d expeditious dist	ribution of grant funds.	
3.2	Subd. 5. I	Meetings. The bo	ard shall meet at l	east monthly. Meetings of	the board are
3.3	subject to cha				
		· · · · · ·	· · · · · · · · · · · · · · · · · · ·	us the day fallowing final	
3.4	<u>EFFEC I</u>	IVE DAIE, IIII		ve the day following final	
3.5	Sec. 2. <u>OF</u>	FICE OF JUSTI	CE PROGRAMS	S; EXPANSION; APPRO	PRIATION.
3.6	<u>(a) \$4,852</u>	2,000 in fiscal yea	ar 2023 is appropr	iated from the general fund	l to the
3.7	commissione	er of public safety	to increase staffin	g in the Office of Justice I	Programs, work
3.8	to simplify g	rant procedures, a	nd expand the poo	ol of grant applicants. Mone	ey must be used
3.9	as provided i	n paragraphs (b)	to (f).		
3.10	<u>(b)</u> The co	ommissioner shall	hire at least eight a	dditional staff members to	provide training
3.11	and technical	assistance to gran	tees and potential	grantees. Technical assistar	ice must include
3.12	training on g	rant applications	and programmatic	elements required to quali	fy for grants.
3.13	The additiona	al staff must hold	weekly meetings i	n communities around the	state to provide
3.14	information a	about the Office o	f Justice Programs	, available grants, and gran	it processes and
3.15	requirements	, and to receive for	edback on the new	eds of communities in orde	er to inform the
3.16	policies and	practices of the O	ffice of Justice Pro	ograms.	
3.17	<u>(c)</u> The co	ommissioner shall	hire 12 additional	community outreach specia	lists to leverage
3.18	relationships,	knowledge, and e	experience in differ	ent communities. The com	munity outreach
3.19	specialists sh	all make suggeste	ed changes to the	practices and procedures of	f the Office of
3.20	Justice Progr	ams to make ther	n more accessible.		
3.21	(d) The co	ommissioner shal	l hire grant capacit	ty trainers to implement the	e suggestions of
3.22	the communi	ty outreach specia	alists to continuall	y expand the reach of the n	ew training and
3.23	meet the need	ds identified by c	ommunities.		
3.24	<u>(e)</u> The co	ommissioner shal	l increase the fund	ing of the Minnesota Stati	stical Analysis
3.25	Center to cre	ate a uniform eva	luation program fo	or all grantees.	
3.26	<u>(f)</u> The co	ommissioner shall	hire additional gr	ant compliance and financ	ial compliance
3.27	staff to suppo	ort the Office of J	ustice Programs an	nd grantees in meeting stat	e and federal
3.28	requirements	and audits.			
3.29	Sec. 3. <u>LO</u>	CAL COMMUN	ITY INNOVATI	<u>ON GRANTS.</u>	
3.30	<u>Subd</u> ivisi	<u>on 1.</u> Appropria	tion. <u>\$55,000</u> ,000	in fiscal year 2023 is appr	opriated from
3.31				fety for local community in	

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4.1	administered	by the Office of	Justice Programs as	s directed by the Public	Safety Innovation
4.2				000 in fiscal year 2024 a	
4.3	that beginnin	g in fiscal year 20)25 it shall be adjus	ted by a percentage equa	al to the 12-month
4.4	percentage cl	hange in the Cons	sumer Price Index a	as released in the previo	us January. Any
4.5	unencumbere	ed grant balances	at the end of the fig	scal year do not cancel b	out are available
4.6	for grants in	the following yea	<u>ur.</u>		
4.7	Subd. 2. 1	Definitions. (a) A	s used in this section	on, the following terms h	ave the meanings
4.8	given.				
4.9	<u>(b)</u> "Com	munity violence	interruption" means	s a program that works	with other
4.10	organizations	s and persons in t	he community to de	evelop community-base	d responses to
4.11	violence that	use and adapt crit	ical incident respon	se methods, provide targ	eted interventions
4.12	to prevent the	escalation of viol	lence after the occur	rrence of serious inciden	ts, and de-escalate
4.13	violence with	n the use of comm	nunity-based interv	entions. The programs r	nay work with
4.14	local prosecu	torial offices to p	provide an alternativ	ve to adjudication throu	gh a restorative
4.15	justice mode	<u>l.</u>			
4.16	<u>(c) "Co-re</u>	esponder teams" 1	means a partnership	b between a group or org	ganization that
4.17	provides mer	tal health or crisis	s-intervention servio	ces and local units of gov	vernment or Tribal
4.18	governments	that:			
4.19	<u>(1)</u> provid	les crisis-respons	e teams to de-escal	ate volatile situations;	
4.20	<u>(2)</u> respon	nds to situations i	nvolving a mental	health crisis;	
4.21	<u>(3)</u> promo	otes community-b	based efforts design	ed to enhance community	ity safety and
4.22	wellness; or				
4.23	<u>(4) suppo</u>	rts community-ba	sed strategies to inte	errupt, intervene in, or re	spond to violence.
4.24	<u>(d)</u> "Resto	orative justice pro	ogram" has the mea	ning given in Minnesota	a Statutes, section
4.25	<u>611A.775, ar</u>	nd includes Nativ	e American sentend	cing circles.	
4.26	Subd. 3. 1	Expedited disbu	rsement. (a) Appli	cation materials for grar	nts issued under
4.27	this section n	nust be prepared	and made available	to the public within thr	ee months of an
4.28	appropriation	n being made to f	und the grants.		
4.29	(b) Appli	cations must be re	eceived and review	ed, and awards must be	made within six
4.30	months of an	appropriation be	ing made to fund the	ne grants.	
4.31	Subd. 4. 1	Eligible applican	ts; identification a	nd notice. (a) The comm	nissioner of public
4.32	safety shall p	oublish the follow	ring lists by August	1 of each year:	

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5.1	(1) the cities or towns with at least three recorded violent crimes in the previous fiscal
5.2	year and the 20 highest per capita crime rates in the previous fiscal year based on the Uniform
5.3	Crime Reports or National Incident Based Reporting System;
5.4	(2) the counties with the 20 highest per capita crime rates in the previous fiscal year
5.5	based on the Uniform Crime Reports or National Incident Based Reporting System;
5.6	(3) the cities or towns that are not included in the list generated pursuant to clause (1)
5.7	and have experienced at least three recorded violent crimes in the previous fiscal year and
5.8	the 20 fastest increases in the per capita rate of crime in the previous fiscal year based on
5.9	the Uniform Crime Reports or National Incident Based Reporting System; and
5.10	(4) the counties that are not included in the list generated pursuant to clause (2) and have
5.11	experienced the 20 fastest increases in the per capita rate of crime in the previous fiscal year
5.12	based on the Uniform Crime Reports or National Incident Based Reporting System.
5.13	(b) A county, city, or town identified in any list produced pursuant to paragraph (a),
5.14	clauses (1) to (4), may apply for a grant under this section. A listed county, city, or town
5.15	may apply as part of a multijurisdictional collaboration with counties, cities, or towns that
5.16	are not listed provided the portion of programs or services provided through the grant funding
5.17	that are performed in the listed county, city, or town is at least equal to its proportion of the
5.18	membership of the multijurisdictional collaboration.
5.19	(c) The commissioner of public safety shall notify every county, city, or town identified
5.20	in any list published pursuant to paragraph (a), clauses (1) to (4), of its eligibility for a grant
5.21	under this section within three business days of publication.
5.22	Subd. 5. Grant distribution. (a) Half of the total amount appropriated under this section
5.23	must be awarded to counties, cities, or towns identified in subdivision 4, paragraph (a),
5.24	<u>clause (1) or (2).</u>
5.25	(b) Half the total amount appropriated under this section must be awarded to counties,
5.26	cities, or towns identified in subdivision 4, paragraph (a), clause (3) or (4).
5.27	Subd. 6. Application materials. (a) Applicants must submit an application in the form
5.28	and manner established by the Public Safety Innovation Board.
5.29	(b) Applicants must describe the ways in which grant funds will be used to reduce crime
5.30	in a specific subsection of the county, city, or town through the creation or expansion of:
5.31	(1) re-entry programs;
5.32	(2) victim services programs;

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6.1	(3) home	lessness assistance	e programs;		
6.2	<u>(4) mobil</u>	e crisis teams and	l embedded social	worker programs;	
6.3	(5) restor	ative justice prog	rams;		
6.4	<u>(6) co-res</u>	ponder programs	· · ·		
6.5	<u>(7) juveni</u>	ile diversion prog	<u>rams;</u>		
6.6	<u>(8)</u> comm	unity violence in	terruption program	ns; or	
6.7	(9) blight	elimination prog	rams.		
6.8	Subd. 7. 4	Awards. (a) Prefe	rence in awarding	grants should be given to	applicants whose
6.9	proposals are	based on evidenc	e-based practices,	provide resources to geog	graphic areas that
6.10	have been his	storically undering	vested, and incorp	orate input from commun	ity stakeholders.
6.11	(b) Grant	recipients may us	se funds to partner	with or support other pro-	ograms.
6.12	(c) Grant	funds may not be	used to fund the a	activities of law enforcem	ent agencies or
6.13	offset the cos	sts of counties, cit	ies, or towns.		
6.14	<u>(d)</u> Any f	unds that are not	encumbered or spe	ent six years after being a	warded must be
6.15	returned to th	ne commissioner (of public safety an	d awarded as part of a loo	cal community
6.16	innovation g	rant.			
6.17	<u>Subd. 8.</u> 1	Evaluation. Each	grant recipient sha	all complete a uniform eva	aluation program
6.18	established b	y the Minnesota S	Statistical Analysis	S Center every two years.	
6.19	Sec. 4. <u>EM</u>	ERGENCY CO	MMUNITY SAF	ETY GRANTS.	
6.20	Subdivisi	on 1. Appropria	tion. <u>\$15,000,000</u>	in fiscal year 2023 is app	ropriated from
6.21	the general fu	and to the commiss	sioner of public saf	ety for grants to crime prev	vention programs
6.22	for the purpo	se of providing pu	blic safety to victi	ms. Any unencumbered b	alance at the end
6.23	of fiscal year	2023 does not car	ncel but is added to	the amount available for	local community
6.24	innovation g	rants.			
6.25	<u>Subd. 2.</u>	Expedited disbur	rsement; distribu	t ion. The commissioner o	of public safety
6.26	must award e	mergency comm	unity safety grants	and disburse funds by O	ctober 1, 2023.
6.27	Half of the to	stal amount award	led must be provid	ed to programs that do no	ot involve law
6.28	enforcement	agencies and are	for the purposes ic	lentified in subdivision 3	, paragraph (c),
6.29	clauses (1) to	<u>) (8).</u>			
6.30	<u>Subd. 3.</u>	Eligible recipient	t <mark>s.</mark> (a) A county; ci	ty; town; local law enfor	cement agency,
6.31	including a la	aw enforcement a	gency of a federal	ly recognized Tribe, as de	efined in United

Article 1 Sec. 4.

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7.1	States Code, title 25, section 450b(e); or nonprofit or other community organization may
7.2	apply for emergency community safety grants to support crime prevention programs.
7.3	(b) A county, city, or town may apply as part of a multijurisdictional collaboration with
7.4	other counties, cities, or towns.
7.5	(c) As used in this section "crime prevention programs" includes but is not limited to:
7.6	(1) re-entry programs;
7.7	(2) victim services programs;
7.8	(3) homelessness assistance programs;
7.9	(4) mobile crisis teams and embedded social worker programs;
7.10	(5) restorative justice programs;
7.11	(6) co-responder programs;
7.12	(7) juvenile diversion programs;
7.13	(8) community violence interruption programs;
7.14	(9) increasing the recruitment of officers by utilizing advertisements, or bonuses or
7.15	scholarships for peace officers who remain continuously employed as peace officers for at
7.16	least 12 months and have not been subject to disciplinary action in the previous 12 months;
7.17	(10) increasing patrols outside of squad cars, on foot or in transportation options that
7.18	provide more interaction between police and community members;
7.19	(11) increasing, establishing, maintaining, or expanding crisis response teams in which
7.20	social workers or mental health providers are sent as first responders when calls for service
7.21	indicate that an individual is having a mental health crisis;
7.22	(12) establishing, maintaining, or expanding co-responder teams;
7.23	(13) purchasing equipment to perform patrols outside of squad cars on foot or in
7.24	transportation options that provide more interaction between police and community members;
7.25	(14) hiring additional non-law-enforcement personnel to conduct functions typically
7.26	performed by law enforcement with the intent of freeing up additional law enforcement to
7.27	perform patrols or respond to service calls;
7.28	(15) increasing recruitment of additional detectives, investigators, or other individuals
7.29	with a comparable rank or designation to investigate homicides, nonfatal shootings, or motor
7.30	vehicle theft, including hiring, on a temporary or permanent basis, retired officers utilizing

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as introduced

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8.1	advertisemen	it, or bonuses or s	cholarships for pe	ace officers who remain	continuously
8.2	employed as	peace officers for	at least 12 months	s and have not been subje	ect to disciplinary
8.3	action in the	previous 12 mont	hs;		
8.4	<u>(16) incre</u>	asing recruitment	of additional peace	ce officers to replace offi	cers transferred
8.5	or promoted	to detective, inves	stigator, or a comp	arable rank and assigned	to investigate
8.6	homicides, no	onfatal shootings,	or motor vehicle	theft;	
8.7	<u>(17) ensu</u>	ring retention of p	eace officers iden	tified as a detective, inve	estigator, or a
8.8	comparable r	ank and assigned	to investigate hon	nicides and nonfatal shoc	tings;
8.9	<u>(18) acqu</u>	iring, upgrading, o	or replacing invest	igative or evidence-proce	ssing technology
8.10	or equipment	····			
8.11	<u>(19) hirin</u>	g additional evide	ence-processing pe	ersonnel;	
8.12	(20) ensur	ring that personnel	responsible for ev	idence processing have su	fficient resources
8.13	and training;				
8.14	<u>(21) hirin</u>	g and training per	sonnel to analyze	violent crime, specificall	y with regards to
8.15	the use of int	elligence informa	tion of criminal ne	etworks and the potential	for retaliation
8.16	among gangs	or groups, and th	e geographic tren	ds among homicides, nor	nfatal shootings,
8.17	and carjackin	igs;			
8.18	(22) ensu	ring that victim se	ervices and person	nel are sufficiently funde	d, staffed, and
8.19	trained;				
8.20	(23) ensu	ring that victims a	and family membe	rs of homicides and nont	fatal shootings
8.21	have access t	o resources, inclu	ding:		
8.22	(i) conver	nient mental healt	h treatment and gr	ief counseling;	
8.23	(ii) funera	al and burial expe	nses;		
8.24	(iii) reloc	ation expenses;			
8.25	(iv) emerg	gency shelter;			
8.26	(v) emerg	ency transportation	on; and		
8.27	<u>(vi) lost v</u>	vage assistance;			
8.28	<u>(24)</u> deve	loping competitiv	e and evidence-ba	sed programs to improve	e homicide and
8.29	nonfatal shoc	oting clearance rat	tes; or		

- (25) developing best practices for improving access to, and acceptance of, victim services, 9.1 including those that promote medical and psychological wellness, ongoing counseling, legal 9.2 9.3 advice, and financial compensation. Subd. 4. Application for grants. (a) A crime prevention program may apply to the 9.4 commissioner of public safety for a grant for any of the purposes described in subdivision 9.5 3 or for any other emergency assistance purpose approved by the commissioner. The 9.6 application must be on forms and pursuant to procedures developed by the commissioner. 9.7 The application must describe the type or types of intended emergency assistance, estimate 9.8 the amount of money required, and include any other information deemed necessary by the 9.9 9.10 commissioner. 9.11 (b) An applicant may not spend in any fiscal year more than five percent of the grant awarded for administrative costs. 9.12 Subd. 5. Reporting by crime prevention programs required. A crime prevention 9.13 program that receives a grant under this section shall file an annual report with the 9.14 commissioner of public safety itemizing the expenditures made during the preceding year, 9.15 the purpose of those expenditures, and the ultimate disposition, if any, of each case. The 9.16 report must be on forms and pursuant to procedures developed by the commissioner. 9.17 Subd. 6. Report to legislature. By February 1, 2023, the commissioner of public safety 9.18 shall report to the chairs and ranking members of the senate and house of representatives 9.19 committees and divisions having jurisdiction over criminal justice policy and finance on 9.20 the implementation, use, and administration of the grant programs created under this section. 9.21 Sec. 5. LOCAL CO-RESPONDER GRANTS. 9.22 Subdivision 1. Appropriation. \$10,000,000 in fiscal year 2023 is appropriated from 9.23 the general fund to the commissioner of public safety for grants to establish, maintain, or 9.24 expand the use of co-responder programs that work with law enforcement agencies. 9.25 Subd. 2. Expedited disbursement; distribution. The commissioner of public safety 9.26 9.27 must award local co-responder grants and disburse funds by October 1, 2023. Half of the total amount awarded must be provided to applicants that are not law enforcement 9.28 organizations. 9.29 9.30 Subd. 3. Eligible recipients. (a) A county; city; town; local law enforcement agency, including a law enforcement agency of a federally recognized Tribe, as defined in United 9.31 States Code, title 25, section 450b(e); or nonprofit or other community organization may 9.32
- 9.33 apply for local co-responder grants for the purposes identified in this subdivision.

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10.1	(b) A count	v citv or town n	nav apply as par	t of a multijurisdictional co	llaboration with
10.2		cities, or towns.	itay appry as par		
		<u>.</u>			
10.3 10.4	(c) Quality must include:	ng programs mu	ist partner with I	ocal law enforcement orga	nizations and
10.4	must menude.				
10.5	(1) embedde	ed social worker	<u>'S;</u>		
10.6	<u>(2) mobile c</u>	crisis teams; or			
10.7	(3) violence	interrupters wh	o work with law	enforcement agencies.	
10.8	<u>Subd. 4.</u> Ap	plication for gr	ants. (a) A co-r	esponder program may app	oly to the
10.9	commissioner of	of public safety	for a grant for ar	ny of the purposes describe	d in subdivision
10.10	3. The application	ion must be on f	orms and pursua	ant to procedures developed	l by the
10.11	commissioner.				
10.12	(b) An appl	icant may not sp	end in any fisca	l year more than five perce	nt of the grant
10.13	awarded for add	ministrative cost	<u>-S.</u>		
10.14	<u>Subd. 5.</u> Re	porting by co-r	esponder progi	rams required. A co-respo	nder program
10.15	that receives a g	grant under this	section shall file	an annual report with the c	commissioner of
10.16	public safety ite	emizing the expe	enditures made o	luring the preceding year, t	he purpose of
10.17	those expenditu	ires, and the imp	act of the co-res	ponder teams. The report n	ust be on forms
10.18	and pursuant to	procedures dev	eloped by the co	ommissioner.	
10.19	<u>Subd. 6.</u> Re	port to legislatı	Ire. By February	1 of each year, the commis	ssioner of public
10.20	safety shall rep	ort to the chairs	and ranking me	mbers of the senate and hou	use of
10.21	representatives	committees and	divisions havin	g jurisdiction over criminal	l justice policy
10.22	and finance on	the implementat	ion, use, and ad	ministration of the grant pr	ograms created
10.23	under this section	on.			
10.24	Sec. 6. PUBL	LIC SAFETY II	NNOVATION I	BOARD; APPROPRIATI	ON.
10.25	\$ in fise	cal vear 2023 is	appropriated fro	m the general fund to the c	ommissioner of
10.26		-		ic Safety Innovation Board	
	1			J	-
10.27	Sec. 7. OPIA	TE EPIDEMIC	C RESPONSE (GRANTS.	
10.28	\$10,000,000) in fiscal year 20	23 is appropriate	ed from the general fund to the	ne commissioner
10.29	of public safety	for grants to or	ganizations sele	cted by the Opiate Epidemi	c Response
10.30	Advisory Counc	cil that provide se	ervices to address	s the opioid addiction and ov	erdose epidemic
10.31	in Minnesota co	nsistent with the	priorities in Min	nesota Statutes, section 256.	042, subdivision

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11.1	1, paragraph	(a), clauses (1) to	(4). Grant recipien	ts must be located outside	the seven-county
11.2	metropolitar	n area.			
				E 0	
11.3 11.4		LA	ARTICL W ENFORCEM		
11.4					
11.5	Section 1.	TASK FORCE C	<u>ON ALTERNATI</u>	VE COURSES TO PEA	ACE OFFICER
11.6	LICENSUR	<u>RE.</u>			
11.7	Subdivis	ion 1. Establishm	ent. The Task For	rce on Alternative Course	s to Peace Officer
11.8	Licensure is	established to incr	ease recruitment of	of new peace officers, incr	ease the diversity
11.9	of the racial	makeup and profe	essional backgrou	nd of licensed peace offic	ers, promote
11.10	education an	d training in com	munity policing n	nodels, maintain the high	standards of
11.11	education an	d training required	for licensure, and	make policy and funding	recommendations
11.12	to the legisla	ature.			
11.13	Subd. 2.	Membership. (a)	The task force co	nsists of the following m	embers:
11.14	(1) the ch	nair of the Peace C	Officer Standards	and Training Board, or a	designee;
11.15	<u>(2)</u> a men	nber of the Peace (Officer Standards a	and Training Board repres	enting the general
11.16	public appoi	nted by the chair of	of the Peace Offic	er Standards and Training	g Board;
11.17	(3) the cl	nief of the State Pa	atrol, or a designe	<u>e;</u>	
11.18	(4) the su	perintendent of th	ne Bureau of Crim	ninal Apprehension, or a c	lesignee;
11.19	(5) the at	torney general, or	a designee;		
11.20	(6) the pr	resident of the Min	nnesota Chiefs of	Police Association, or a c	lesignee;
11.21	(7) the pr	resident of the Min	nnesota Sheriffs' A	Association, or a designee	<u>;</u>
11.22	<u>(8)</u> a pea	ce officer who is e	employed by a lav	v enforcement agency of	a federally
11.23	recognized 7	Tribe, as defined in	n United States Co	ode, title 25, section 450b	(e), appointed by
11.24	the Indian A	ffairs Council;			
11.25	(9) the ex	xecutive director c	of the Minnesota I	Police and Peace Officers	Association, or a
11.26	designee;				
11.27	<u>(10)</u> a pe	ace officer appoin	ted by the execution	ive director of the Minnes	sota Police and
11.28	Peace Office	ers Association;			
11.29	<u>(11) a me</u>	ember of a civiliar	n review board ap	pointed by the governor;	

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12.1	(12) an atto	rney who provide	s legal advice to	victims of police brutality	or who advocates
12.2	for civil liberti	es appointed by t	he governor;		
12.3	<u>(13)</u> a repre	esentative from a	n organization th	at provides direct servic	es to families or
12.4	communities in	npacted by polic	e violence appoi	nted by the governor; an	d
12.5	<u>(14) two re</u>	presentatives from	m postsecondary	schools certified to prov	vide programs of
12.6	professional pe	eace officer educa	ation appointed b	by the governor.	
12.7	(b) Appoint	tments must be n	nade no later that	n August 30, 2022.	
12.8	(c) Member	rs shall serve wit	hout compensati	on.	
12.9	(d) Membe	rs of the task for	ce serve at the pl	easure of the appointing	authority or until
12.10	the task force e	expires. Vacancie	s shall be filled b	by the appointing authority	ity consistent with
12.11	the qualification	ons of the vacatin	g member requir	ed by this subdivision.	
12.12	<u>Subd. 3.</u> Of	fficers; meetings	a. (a) The task for	rce shall elect a chair and	d vice-chair from
12.13	among its men	bers. The task fo	orce may elect of	her officers as necessary	<u>/.</u>
12.14	(b) The cha	ir of the Peace O	fficer Standards	and Training Board shal	l convene the first
12.15	meeting of the	task force no late	r than September	15, 2022, and shall prov	vide meeting space
12.16	and administra	tive assistance as	s necessary for th	e task force to conduct i	ts work.
12.17	(c) The task	force shall meet	at least monthly	or upon the call of the ch	air. The task force
12.18	shall meet suff	iciently enough t	o accomplish the	tasks identified in this s	section. Meetings
12.19	of the task force	e are subject to N	Minnesota Statut	es, chapter 13D.	
12.20	Subd. 4. D u	ities. (a) The tasl	k force shall, at a	minimum:	
12.21	(1) identify	barriers to recru	iting peace office	ers;	
12.22	(2) develop	strategies for rec	cruiting new pea	ce officers;	
12.23	(3) develop	policies and pro	cedures to increa	use the diversity of the ra	icial makeup and
12.24	professional ba	ckground of lice	nsed peace offic	ers;	
12.25	(4) identify	or develop curri	culum that utiliz	es community policing r	nodels;
12.26	(5) provide	recommendation	ns on how to crea	ite and support an exped	ited pathway for
12.27	individuals to l	become peace off	ficers; and		
12.28	(6) assure t	hat any alternativ	ve courses to lice	nsure maintain the high	standards of
12.29	education and	training required	for licensure as	a peace officer in Minne	sota.
12.30	(b) At its di	scretion, the task	force may exan	nine, as necessary, other	related issues
12.31	consistent with	this section.			

Article 2 Section 1.

03/07/22

REVISOR

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as introduced

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13.1	Subd. 5. l	Report. By Januar	ry 15, 2024, the tas	sk force must submit a repo	ort on its findings
13.2			-	minority members of the h	
13.3				ions with jurisdiction over	
13.4	finance and p			¥	· · · ·
12.5	Subd 6	Expiration That	ast fores orning	the day ofter submitting it	a ronort under
13.5 13.6	subdivision 5		ask force expires	the day after submitting its	s report under
13.0	<u>suburvision</u>	<u>).</u>			
13.7	Sec. 2. BO I	DY CAMERA DA	ATA STORAGE	PROGRAM; BODY CAN	MERA GRANT
13.8	PROGRAM	I; APPROPRIAT	TION.		
13.9	Subdivisi	ion 1. Definition.	As used in this se	ection, "local law enforcem	ent agency" has
13.10	the meaning	given to "law enfe	orcement agency"	' in Minnesota Statutes, see	ction 626.84,
13.11	paragraph (f)), but does not inc	lude a unit of stat	e government.	
13.12	Subd. 2.	Body camera dat	a storage progra	u m. (a) \$6,016,000 in fisca	1 year 2023 is
13.13	appropriated	from the general	fund to the comm	issioner of public safety to	o develop and
13.14	administer a	statewide cloud-b	ased body camera	a data storage program. Of	this amount, the
13.15	commissione	er may use up to \$	1,000,000 to retai	in and compensate a staff r	necessary to
13.16	administer th	e program. The b	ase for this appro	priation is \$6,036,000 in fi	iscal year 2024
13.17	and \$6,057,0	000 in fiscal year 2	2025.		
13.18	(b) State	and local law enfo	preement agencies	s may voluntarily participa	te in the body
13.19	camera data	storage program,	but must agree to	the conditions established	in subdivision
13.20	<u>4.</u>				
13.21	Subd. 3.	Body camera gra	nt program \$9,0	00,000 in fiscal year 2023	is appropriated
13.22	from the gen	eral fund to the co	ommissioner of pu	ublic safety for grants adm	inistered by the
13.23	Office of Jus	stice Programs as o	directed by the Pu	blic Safety Innovation Bo	ard to local law
13.24	enforcement	agencies for porta	able recording sys	stems. The executive direct	tor shall award
13.25	grants to loca	al law enforcemer	t agencies for the	purchase and maintenance	e of portable
13.26	recording sys	stems and portable	e recording syster	n data. The executive direc	ctor must give
13.27	priority to ap	plicants that do ne	ot have a portable	recording system program	n. The executive
13.28	director mus	t award at least on	e grant to a local	law enforcement agency lo	ocated outside of
13.29	the seven-co	unty metropolitan	area.		
13.30	Subd. 4.	Conditions for pa	articipants. <u>As a</u>	condition of participating i	in the state body
13.31	camera data	storage program u	nder subdivision	2 or receiving a body cam	era grant under
13.32	subdivision 3	3, a local law enfo	rcement agency's	portable recording system	policy required

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14.1	under Minne	esota Statutes, sec	tion 626.8473. sub	division 3, must include t	the following
14.2	provisions:	<u>,</u>			<u> </u>
14.2		hit altering progir	a or destroying a	w recording mode with a	pagaa officar's
14.3				ny recording made with a	
14.4				lated to the recording prior	
14.5				ta Statutes, section 13.82	
14.6				ording of a peace officer us	sing deadly force
14.7	must be main	ntained indefinite	l <u>y;</u>		
14.8	(2) mand	ate that a decease	d individual's next	of kin, legal representativ	ve of the next of
14.9	kin, or other	parent of the dece	eased individual's	children be entitled to vie	w any and all
14.10	recordings fr	om a peace office	er's portable record	ing system, redacted no n	nore than what is
14.11	required by l	aw, of an officer's	use of deadly forc	e no later than seven days	after an incident
14.12	where deadly	y force used by a	peace officer resul	ts in death of an individua	al, except that a
14.13	chief law enf	orcement officer r	nay deny a request	if investigators can articul	late a compelling
14.14	reason as to	why allowing the	deceased individu	al's next of kin, legal repr	esentative of the
14.15	next of kin, o	or other parent of	the deceased indiv	idual's children to review	the recordings
14.16	would interf	ere with the agence	cy conducting a the	prough investigation. If th	ne chief law
14.17	enforcement	officer denies a r	equest under this p	rovision, the agency's pol	licy must require
14.18	the chief law	enforcement offi	cer to issue a pron	npt, written denial and pro	ovide notice to
14.19	the deceased	individual's next	of kin, legal repres	sentative of the next of kin	n, or other parent
14.20	of the decease	sed individual's ch	nildren that they m	ay seek relief from the di	strict court;
14.21	(3) mand	ate release of all 1	ecordings of an in	cident where a peace offi	cer used deadly
14.22	force and an	individual dies to	the deceased indiv	vidual's next of kin, legal	representative of
14.23	the next of k	in, and other pare	nt of the deceased	individual's children no la	ater than 90 days
14.24	after the inci	dent; and			
14.25	(4) mand	ate, whenever pra	cticable, that an of	ficer operating a portable 1	recording system
14.26	while entering	ng a residence not	ify occupants of th	e residence that they are	being recorded.
14.27	Sec. 3. <u>LO</u>	CAL COMMUN	NITY POLICING	GRANTS.	
14.28	Subdivisi	ion 1. Appropria	tion. <u>\$15,000,000</u>	in fiscal year 2023 is app	ropriated from
14.29	the general f	und to the commi	ssioner of public s	afety for local community	y policing grants

administered by the Office of Justice Programs as directed by the Public Safety Innovation 14.30

Board. The base for this appropriation is \$10,000,000 in fiscal year 2024 and fiscal year 14.31

2025 except that in fiscal year 2025 it shall be adjusted by a percentage equal to the 12-month 14.32

percentage change in the Consumer Price Index as released in the previous January. The 14.33

base for this appropriation is \$0 in fiscal year 2026 and beyond. Any unencumbered grant 14.34

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15.1	balances at th	e end of a fiscal y	ear do not cancel b	out are available for grant	ts in the following
15.2	year.				
15.3	Subd 2 F	Expedited disbur	sement. (a) Appl	ication materials for gran	nts issued under
15.4				e to the public within thr	
15.5		being made to fu		L	
15.6				ved, and awards must be	made within six
15.7	<u></u>		ing made to fund t		
15.8				and notice. (a) The comm	nissioner of public
15.9	safety shall p	ublish the followi	ing lists by Augus	t 1 of each year:	
15.10	(1) the cit	ies or towns that l	have a local law e	nforcement agency, have	e recorded at least
15.11	three violent	crimes in the prev	vious fiscal year, a	and have the 20 highest p	er capita crime
15.12	rates in the pr	revious fiscal year	r based on the Un	iform Crime Reports or 1	National Incident
15.13	Based Report	ting System;			
15.14	(2) the con	unties with the 20) highest per capit	a crime rates in the previ	ous fiscal year
15.15	based on the	Uniform Crime R	eports or Nationa	l Incident Based Reporti	ng System;
15.16	(3) the cit	ies or towns that a	are not included in	n the list generated pursu	ant to clause (1),
15.17	<u> </u>			rded at least three violent	· · ·
15.18	previous fisca	al year, and have	experienced the 2	0 fastest increases in the	per capita rate of
15.19	crime in the p	previous fiscal yea	ar based on the Ur	niform Crime Reports or	National Incident
15.20	Based Report	ting System; and			
15.21	(4) the cou	unties that are not	included in the lis	t generated pursuant to cl	ause (2) and have
15.22	experienced t	the 20 fastest incre	eases in the per cap	bita rate of crime in the pr	evious fiscal year
15.23	based on the	Uniform Crime R	leports or Nationa	l Incident Based Reporti	ng System.
15.24	(b) A cou	nty, city, or town	identified in any l	ist produced pursuant to	paragraph (a),
15.25	clauses (1) to	(4), may apply for	or a grant under th	is section. A listed coun	ty, city, or town
15.26	may apply as	part of a multijur	risdictional collab	oration with counties, cit	ies, or towns that
15.27	are not listed	provided the portion	on of programs or s	services provided through	the grant funding
15.28	that are perfo	rmed in the listed	county, city, or to	wn is at least equal to its	proportion of the
15.29	membership	of the multijurisd	ictional collaborat	tion.	
15.30	(c) The co	ommissioner of pu	ıblic safetv shall n	otify every county, city, o	or town identified
15.31				auses (1) to (4), of its elig	
15.32			business days of		
				L	

16.1	Subd. 4. Grant distribution. (a) Half of the total amount appropriated under this section
16.2	must be awarded to counties, cities, or towns identified in subdivision 4, paragraph (a),
16.3	<u>clause (1) or (2).</u>
16.4	(b) Half the total amount appropriated under this section must be awarded to counties,
16.5	cities, or towns identified in subdivision 4, paragraph (a), clause (3) or (4).
16.6	Subd. 5. Application materials. (a) Applicants must submit an application in the form
16.7	and manner established by the Public Safety Innovation Board.
16.8	(b) Applicants must describe the ways in which grant funds will be used to reduce crime
16.9	by increasing the capacity, efficiency, and effectiveness of law enforcement community
16.10	policing efforts through any of the following approaches:
16.11	(1) increasing the recruitment of officers by utilizing advertisements, or bonuses or
16.12	scholarships for peace officers who remain continuously employed as a peace officer for
16.13	at least 12 months and have not been subject to disciplinary action in the previous 12 months;
16.14	(2) increasing patrols outside of squad cars on foot or in transportation options that
16.15	provide more interaction between police and community members;
16.16	(3) increasing, establishing, maintaining, or expanding crisis response teams in which
16.17	social workers or mental health providers are sent as first responders when calls for service
16.18	indicate that an individual is having a mental health crisis;
16.19	(4) establishing, maintaining, or expanding co-responder teams;
16.20	(5) purchasing equipment to perform patrols outside of squad cars on foot or in
16.21	transportation options that provide more interaction between police and community members;
16.22	<u>or</u>
16.23	(6) hiring additional non-law-enforcement personnel to conduct functions typically
16.24	performed by law enforcement with the intent of freeing up additional law enforcement to
16.25	perform patrols or respond to service calls.
16.26	Subd. 6. Awards. (a) Preference in awarding grants should be given to applicants whose
16.27	proposals:
16.28	(1) involve community policing strategies;
16.29	(2) include collaboration with non-law-enforcement entities such as community-based
16.30	violence prevention programs, social worker programs, or mental health specialists;
16.31	(3) are based on academic studies or based on evidence-based policing research or
16.32	findings; or

Article 2 Sec. 3.

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17.1	<u>(4) involv</u>	ve increased law e	nforcement accou	intability or transparency.	
17.2	<u>(b) Each</u>	grant recipient mu	st receive an awa	rd of at least \$1,000,000.	
17.3	(c) Grant	recipients may us	e funds to partner	with or support other prog	grams.
17.4	(d) Grant	funds may not be u	used to offset the c	osts of law enforcement age	encies, counties,
17.5	cities, or tow	ms.			
17.6	<u>(e)</u> Any f	unds that are not e	encumbered or spe	ent six years after being aw	arded must be
17.7	returned to the	ne commissioner o	of public safety ar	d awarded as part of a loca	ll community
17.8	innovation g	rant.			
17.9	Subd. 7.	Evaluation. Each	grant recipient sh	all complete a uniform eval	uation program
17.10	established b	y the Minnesota S	Statistical Analysi	s Center every two years.	
17.11	Subd. 8.	Rulemaking. The	commissioner of	public safety may adopt ru	lles pursuant to
17.12	Minnesota St	tatutes, chapter 14	, to ensure that gr	ant recipients have policies	s or patterns of
17.13	practice that	promote commun	ity trust.		
17.14	Sec 4 LO	CAL INVESTIG	ATION GRANI	ſS	
					1.6
17.15				in fiscal year 2023 is appro-	-
17.16				afety for local investigatio	
17.17		-		as directed by the Public Sa	
17.18				0,000 in fiscal year 2024 a	
17.19				usted by a percentage equal	
17.20				as released in the previous	
17.21				26 and beyond. Any unend	
17.22	balances at th	ne end of a fiscal y	ear do not cancel l	out are available for grants	n the following
17.23	year.				
17.24	Subd. 2.	Expedited disbur	sement. (a) Appl	ication materials for grants	issued under
17.25	this section r	nust be prepared a	nd made availabl	e to the public within three	months of an
17.26	appropriation	n being made to fu	ind the grants.		
17.27	(b) Appli	cations must be re	ceived and review	ved, and awards must be m	ade within six
17.28	months of an	appropriation bei	ng made to fund	the grants.	
17.29	<u>Subd. 3.</u> 1	Eligible applicant	s; identification a	and notice. (a) The commis	sioner of public
17.30	safety shall p	oublish the followi	ng lists by Augus	t 1 of each year:	
17.31	(1) the cit	ties or towns that	have a local law e	nforcement agency, have r	ecorded at least
17.32	three violent	crimes in the prev	vious fiscal year, a	and have the 20 highest per	capita crime
			17		

Article 2 Sec. 4.

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notos in the nu	avious fiscal vas	"hazad on tha I lai	form Crime Deports or D	Intional Insident
		r based on the Uni	form Crime Reports or N	vational incident
Based Report	ing system,			
(2) the cou	inties with the 20) highest per capita	crime rates in the previo	ous fiscal year
based on the U	Uniform Crime F	Reports or National	Incident Based Reportir	ng System;
(3) the citi	es or towns that	are not included in	the list generated pursua	ant to clause (1),
have a local la	aw enforcement a	agency, have record	ded at least three violent	crimes in the
previous fisca	l year, and have	experienced the 20	fastest increases in the	per capita rate of
crime in the p	revious fiscal yea	ar based on the Un	iform Crime Reports or 1	National Incident
Based Report	ing System; and			
(4) the cou	nties that are not	included in the list	generated pursuant to cla	ause (2) and have
experienced th	ne 20 fastest incre	eases in the per cap	ita rate of crime in the pro	evious fiscal year
based on the U	Uniform Crime F	Reports or National	Incident Based Reportir	ng System.
(b) A cour	nty, city, or town	identified in any li	st produced pursuant to j	paragraph (a),
clauses (1) to	(4), may apply f	or a grant under thi	s section. A listed count	y, city, or town
may apply as	part of a multiju	risdictional collabo	ration with counties, citi	es, or towns that
are not listed p	provided the portion	on of programs or s	ervices provided through	the grant funding
that are perfor	med in the listed	county, city, or to	wn is at least equal to its	proportion of the
membership c	of the multijurisd	ictional collaborati	<u>on.</u>	
(c) The co	mmissioner of pu	ublic safety shall no	otify every county, city, o	r town identified
in any list pub	lished pursuant t	o paragraph (a), cla	uses (1) to (4), of its elig	ibility for a grant
under this sec	tion within three	business days of p	ublication.	
<u>Subd. 4.</u>	rant distributio	n. (a) Half of the to	tal amount appropriated u	under this section
must be award	ded to counties, o	cities, or towns iden	ntified in subdivision 4, j	paragraph (a),
clause (1) or (<u>(2).</u>			
(b) Half th	e total amount a	ppropriated under	his section must be awar	rded to counties,
cities, or town	ns identified in su	ubdivision 4, parag	raph (a), clause (3) or (4)).
<u>Subd. 5.</u> A	pplication mate	erials. (a) Applican	ts must submit an applic	ation in the form
and manner es	stablished by the	Public Safety Inno	ovation Board.	
(b) Applic	ants must describ	be the ways in whic	h grant funds will be used	d to reduce crime
by increasing	the capacity, effi	ciency, and effecti	veness of law enforceme	nt investigations
through the us	se of any of the f	ollowing approach	es:	

- 18.32 (1) increasing recruitment of additional detectives, investigators, or other individuals
- 18.33 with a comparable rank or designation to investigate homicides, nonfatal shootings, or motor

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19.1	vehicle theft,	including hiring, o	n a temporary or	permanent basis, retired of	ficers by utilizing
19.2	advertisemen	nts, or bonuses or s	scholarships for j	peace officers who remain	continuously
19.3	employed as	a peace officer for	at least 12 mont	ns and have not been subje	ect to disciplinary
19.4	action in the	previous 12 mont	<u>hs;</u>		
19.5	<u>(2) increa</u>	sing recruitment c	of additional peac	e officers to replace office	ers transferred or
19.6	promoted to	detective, investig	ator, or a compa	rable rank and assigned to	investigate
19.7	homicides, n	onfatal shootings,	or motor vehicle	theft;	
19.8	(3) ensuri	ing retention of pe	ace officers iden	tified as a detective, inves	tigator, or a
19.9	comparable r	ank and assigned	to investigate ho	micides and nonfatal shoo	tings;
19.10	<u>(4) acquin</u>	ring, upgrading, or	replacing invest	igative or evidence-proce	ssing technology
19.11	or equipment	t <u>;</u>			
19.12	<u>(5) hiring</u>	additional eviden	ce-processing pe	rsonnel;	
19.13	(6) ensuri	ng that personnel r	esponsible for ev	idence processing have su	fficient resources
19.14	and training;				
19.15	(7) hiring	and training perso	onnel to analyze	violent crime, specifically	with regards to
19.16	the use of int	elligence information	tion of criminal 1	networks and the potential	for retaliation
19.17	among gangs	s or groups, and th	e geographic tre	nds among homicides, nor	ifatal shootings,
19.18	and carjackin	ngs;			
19.19	<u>(8)</u> ensuri	ing that victim ser	vices and person	nel are sufficiently funded	, staffed, and
19.20	trained;				
19.21	(9) ensuri	ng that victims and	d family member	s of homicides and nonfata	al shootings have
19.22	access to reso	ources, including:			
19.23	(i) conver	nient mental healtl	n treatment and g	rief counseling;	
19.24	<u>(ii) assista</u>	ance for funeral ar	nd burial expense	<u>es;</u>	
19.25	<u>(iii)</u> assist	tance for relocation	n expenses;		
19.26	(iv) emerg	gency shelter;			
19.27	(v) emerg	gency transportation	on; and		
19.28	<u>(vi) lost v</u>	vage assistance;			
19.29	(10) deve	loping competitiv	e and evidence-b	ased programs to improve	homicide and

19.30 <u>nonfatal shooting clearance rates; or</u>

as	introduced

i	
-	ncluding those that promote medical and psychological wellness, ongoing counseling, legal
<u>{</u>	advice, and financial compensation.
	Subd. 6. Awards. (a) Each grant recipient must receive an award of at least \$1,000,000.
	(b) Grant recipients may use funds to partner with or support other programs.
	(c) Grant funds may not be used to fund undercover peace officer work or offset the
(costs of law enforcement agencies, counties, cities, or towns.
	(d) Any funds that are not encumbered or spent six years after being awarded must be
(eturned to the commissioner of public safety and awarded as part of a local community
	nnovation grant.
	Subd. 7. Evaluation. Each grant recipient shall complete a uniform evaluation program
4	established by the Minnesota Statistical Analysis Center every two years.
	Subd. 8. Rulemaking. The commissioner of public safety may adopt rules pursuant to
	Minnesota Statutes, chapter 14, to ensure that grant recipients have policies or patterns of
ľ	practice that promote community trust.
	Sec. 5. TASK FORCE ON ALTERNATIVE COURSES TO PEACE OFFICER
]	Sec. 5. <u>TASK FORCE ON ALTERNATIVE COURSES TO PEACE OFFICER</u> LICENSURE; APPROPRIATION.
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•	LICENSURE; APPROPRIATION. \$50,000 in fiscal year 2023 is appropriated from the general fund to the Peace Officer Standards and Training Board to provide support for the task force on alternative courses to peace officer licensure. This is a onetime appropriation. ARTICLE 3 LAW ENFORCEMENT GRANTS AND POLICY
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	LICENSURE; APPROPRIATION. \$50,000 in fiscal year 2023 is appropriated from the general fund to the Peace Officer Standards and Training Board to provide support for the task force on alternative courses to peace officer licensure. This is a onetime appropriation. ARTICLE 3 LAW ENFORCEMENT GRANTS AND POLICY Section 1. Minnesota Statutes 2020, section 214.10, subdivision 10, is amended to read: Subd. 10. Board of Peace Officers Standards and Training; receipt of complaint. Notwithstanding the provisions of subdivision 1 to the contrary, when the
	LICENSURE; APPROPRIATION. \$50,000 in fiscal year 2023 is appropriated from the general fund to the Peace Officer Standards and Training Board to provide support for the task force on alternative courses to peace officer licensure. This is a onetime appropriation. ARTICLE 3 LAW ENFORCEMENT GRANTS AND POLICY Section 1. Minnesota Statutes 2020, section 214.10, subdivision 10, is amended to read: Subd. 10. Board of Peace Officers Standards and Training; receipt of complaint. Notwithstanding the provisions of subdivision 1 to the contrary, when the executive director or any member of the Board of Peace Officer Standards and Training
	LICENSURE; APPROPRIATION. \$50,000 in fiscal year 2023 is appropriated from the general fund to the Peace Officer Standards and Training Board to provide support for the task force on alternative courses to peace officer licensure. This is a onetime appropriation. ARTICLE 3 LAW ENFORCEMENT GRANTS AND POLICY Section 1. Minnesota Statutes 2020, section 214.10, subdivision 10, is amended to read: Subd. 10. Board of Peace Officers Standards and Training; receipt of complaint. Notwithstanding the provisions of subdivision 1 to the contrary, when the executive director or any member of the Board of Peace Officer Standards and Training produces or receives a written statement or complaint that alleges a violation of a statute or

the inquiry and submit a written summary of it to the executive director within 30 days ofthe order for inquiry.

Sec. 2. Minnesota Statutes 2020, section 626.843, is amended by adding a subdivision to
read:

21.5 Subd. 1c. Rules governing certain misconduct. No later than January 1, 2024, the

21.6 <u>board must adopt rules under chapter 14 that permit the board to take disciplinary action</u>

21.7 <u>on a licensee for a violation of a standard of conduct in Minnesota Rules, chapter 6700,</u>

21.8 whether or not criminal charges have been filed and in accordance with the evidentiary

standards and civil processes for boards under chapter 214.

21.10 Sec. 3. Minnesota Statutes 2020, section 626.8473, subdivision 3, is amended to read:

Subd. 3. Written policies and procedures required. (a) The chief officer of every state and local law enforcement agency that uses or proposes to use a portable recording system must establish and enforce a written policy governing its use. In developing and adopting the policy, the law enforcement agency must provide for public comment and input as provided in subdivision 2. Use of a portable recording system without adoption of a written policy meeting the requirements of this section is prohibited. The written policy must be posted on the agency's website, if the agency has a website.

(b) At a minimum, the written policy must incorporate <u>and require compliance with the</u>following:

21.20 (1) the requirements of section 13.825 and other data classifications, access procedures, 21.21 retention policies, and data security safeguards that, at a minimum, meet the requirements

of chapter 13 and other applicable law. The policy must prohibit altering, erasing, or

21.23 destroying any recording made with a peace officer's portable recording system or data and

21.24 metadata related to the recording prior to the expiration of the applicable retention period

21.25 <u>under section 13.825</u>, subdivision 3, except that the full, unedited, and unredacted recording

21.26 of a peace officer using deadly force must be maintained indefinitely;

21.27 (2) mandate that a portable recording system be:

21.28 (i) worn where it affords an unobstructed view, and above the mid-line of the waist;

21.29 (ii) activated during all contacts with citizens in the performance of official duties other

than community engagement, to the extent practical without compromising officer safety;

21.31 and

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22.1	(iii) activated when the officer arrives on scene of an incident and remain active until
22.2	the conclusion of the officer's duties at the scene of the incident;
22.3	(3) mandate that officers assigned a portable recording system wear and operate the
22.4	system in compliance with the agency's policy adopted under this section while performing
22.5	law enforcement activities under the command and control of another chief law enforcement
22.6	officer or federal law enforcement official;
22.7	(4) mandate that any and all recordings from a peace officer's portable recording system,
22.8	redacted no more than what is required by law, involving the use of force by an officer upon
22.9	or toward the person of another without the other's consent, including the use of deadly
22.10	force, be treated as public benefit data pursuant to section 13.82, subdivision 15, and be
22.11	made available for viewing by the person upon whom force was used, the legal representative
22.12	of a person upon whom force was used, a deceased individual's next of kin, the legal
22.13	representative of the next of kin, or other parent of the deceased individual's children no
22.14	later than seven days after an incident where force was used by a peace officer, except that
22.15	a chief law enforcement officer may deny a request if investigators can articulate a compelling
22.16	reason as to why allowing review of the recordings would interfere with the agency
22.17	conducting a thorough investigation. If the chief law enforcement officer denies a request
22.18	under this provision, the agency's policy must require the chief law enforcement officer to
22.19	issue a prompt, written denial and provide notice to the person upon whom force was used,
22.20	the legal representative of a person upon whom force was used, deceased individual's next
22.21	of kin, legal representative of the next of kin, or other parent of the deceased individual's
22.22	children that they may seek relief from the district court;
22.23	(5) mandate that recordings of an incident where a peace officer used force upon or
22.24	toward the person of another without the other's consent, including the use of deadly force,
22.25	be treated as public benefit data pursuant to section 13.82, subdivision 15, and be released
22.26	to the person upon whom force was used, the legal representative of a person upon whom
22.27	force was used, the deceased individual's next of kin, legal representative of the next of kin,
22.28	and other parent of the deceased individual's children no later than 90 days after the incident.
22.29	If the chief law enforcement officer denies a request under this provision, the agency's policy
22.30	must require the chief law enforcement officer to issue a prompt, written denial and provide
22.31	notice to the person upon whom force was used, the legal representative of a person upon
22.32	whom force was used, deceased individual's next of kin, legal representative of the next of
22.33	kin, or other parent of the deceased individual's children that they may seek relief from the
22.34	district court;

22.35 (6) procedures for testing the portable recording system to ensure adequate functioning;

23.1

(3) (7) procedures to address a system malfunction or failure, including requirements

23.2	for documentation by the officer using the system at the time of a malfunction or failure;
23.3	(4) (8) circumstances under which recording is mandatory, prohibited, or at the discretion
23.4	of the officer using the system;
23.5	(5) (9) circumstances under which a data subject must be given notice of a recording;
23.6	(6) (10) circumstances under which a recording may be ended while an investigation,
23.7	response, or incident is ongoing;
23.8	(7) (11) procedures for the secure storage of portable recording system data and the
23.9	creation of backup copies of the data; and
23.10	(8) (12) procedures to ensure compliance and address violations of the policy, which
23.11	must include, at a minimum, supervisory or internal audits and reviews, and the employee
23.12	discipline standards for unauthorized access to data contained in section 13.09.
23.13	(c) The board has authority to inspect state and local law enforcement agency policies
23.14	to ensure compliance with this section. The board may conduct this inspection based upon
23.15	a complaint it receives about a particular agency or through a random selection process.
23.16	The board may impose licensing sanctions and seek injunctive relief under section 214.11
23.17	for an agency's or licensee's failure to comply with this section.
23.18	Sec. 4. Minnesota Statutes 2020, section 626.89, subdivision 17, is amended to read:
23.19	Subd. 17. Civilian review. (a) As used in this subdivision, the following terms have the
23.20	meanings given:
	incanings given.
23.21	(1) "civilian oversight council" means a civilian review board, commission, or other
23.21	(1) "civilian oversight council" means a civilian review board, commission, or other
23.21 23.22	(1) "civilian oversight council" means a civilian review board, commission, or other oversight body established by a local unit of government to provide civilian oversight of a
23.21 23.22 23.23	(1) "civilian oversight council" means a civilian review board, commission, or other oversight body established by a local unit of government to provide civilian oversight of a law enforcement agency and officers employed by the agency; and
23.2123.2223.2323.24	 (1) "civilian oversight council" means a civilian review board, commission, or other oversight body established by a local unit of government to provide civilian oversight of a law enforcement agency and officers employed by the agency; and (2) "misconduct" means a violation of law, standards promulgated by the Peace Officer
 23.21 23.22 23.23 23.24 23.25 	 (1) "civilian oversight council" means a civilian review board, commission, or other oversight body established by a local unit of government to provide civilian oversight of a law enforcement agency and officers employed by the agency; and (2) "misconduct" means a violation of law, standards promulgated by the Peace Officer Standards and Training Board, or agency policy.
 23.21 23.22 23.23 23.24 23.25 23.26 	 (1) "civilian oversight council" means a civilian review board, commission, or other oversight body established by a local unit of government to provide civilian oversight of a law enforcement agency and officers employed by the agency; and (2) "misconduct" means a violation of law, standards promulgated by the Peace Officer Standards and Training Board, or agency policy. (b) A local unit of government may establish a civilian review board, commission, or
 23.21 23.22 23.23 23.24 23.25 23.26 23.27 	 (1) "civilian oversight council" means a civilian review board, commission, or other oversight body established by a local unit of government to provide civilian oversight of a law enforcement agency and officers employed by the agency; and (2) "misconduct" means a violation of law, standards promulgated by the Peace Officer Standards and Training Board, or agency policy. (b) A local unit of government may establish a civilian review board, commission, or other oversight body shall not have council and grant the council the authority to make a
 23.21 23.22 23.23 23.24 23.25 23.26 23.27 23.28 	 (1) "civilian oversight council" means a civilian review board, commission, or other oversight body established by a local unit of government to provide civilian oversight of a law enforcement agency and officers employed by the agency; and (2) "misconduct" means a violation of law, standards promulgated by the Peace Officer Standards and Training Board, or agency policy. (b) A local unit of government may establish a civilian review board, commission, or other oversight body shall not have council and grant the council the authority to make a finding of fact or determination regarding a complaint against an officer or impose discipline
 23.21 23.22 23.23 23.24 23.25 23.26 23.27 23.28 23.29 	 (1) "civilian oversight council" means a civilian review board, commission, or other oversight body established by a local unit of government to provide civilian oversight of a law enforcement agency and officers employed by the agency; and (2) "misconduct" means a violation of law, standards promulgated by the Peace Officer Standards and Training Board, or agency policy. (b) A local unit of government may establish a civilian review board, commission, or other oversight body shall not have council and grant the council the authority to make a finding of fact or determination regarding a complaint against an officer or impose discipline on an officer. A civilian review board, commission, or other oversight body may make a
 23.21 23.22 23.23 23.24 23.25 23.26 23.27 23.28 23.29 23.30 	 (1) "civilian oversight council" means a civilian review board, commission, or other oversight body established by a local unit of government to provide civilian oversight of a law enforcement agency and officers employed by the agency; and (2) "misconduct" means a violation of law, standards promulgated by the Peace Officer Standards and Training Board, or agency policy. (b) A local unit of government may establish a civilian review board, commission, or other oversight body shall not have council and grant the council the authority to make a finding of fact or determination regarding a complaint against an officer or impose discipline on an officer. A civilian review board, commission, or other oversight body may make a recommendation regarding the merits of a complaint, however, the recommendation shall

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24.1	(c) At the conclusion of any criminal investigation or prosecution, if any, a civilian
24.2	oversight council may conduct an investigation into allegations of peace officer misconduct
24.3	and retain an investigator to facilitate an investigation. Subject to other applicable law, a
24.4	council may subpoena or compel testimony and documents in an investigation. Upon
24.5	completion of an investigation, a council may make a finding of misconduct and recommend
24.6	appropriate discipline against peace officers employed by the agency. If the governing body
24.7	grants a council the authority, the council may impose discipline on peace officers employed
24.8	by the agency. A council may submit investigation reports that contain findings of peace
24.9	officer misconduct to the chief law enforcement officer and the Peace Officer Standards
24.10	and Training Board's complaint committee. A council may also make policy
24.11	recommendations to the chief law enforcement officer and the Peace Officer Standards and
24.12	Training Board.
24.13	(d) The chief law enforcement officer of a law enforcement agency under the jurisdiction
24.14	of a civilian oversight council shall cooperate with the council and facilitate the council's
24.15	achievement of its goals. However, the officer is under no obligation to agree with individual
24.16	recommendations of the council and may oppose a recommendation. If the officer fails to
24.17	implement a recommendation that is within the officer's authority, the officer shall inform
24.18	the council of the failure along with the officer's underlying reasons.
24.19	(e) Peace officer discipline decisions imposed pursuant to the authority granted under
24.20	this subdivision shall be subject to the applicable grievance procedure established or agreed
24.21	to under chapter 179A.
24.22	(f) Data collected, created, received, maintained, or disseminated by a civilian oversight
24.22	
24.23	council related to an investigation of a peace officer are personnel data as defined by section
24.23 24.24	council related to an investigation of a peace officer are personnel data as defined by section 13.43, subdivision 1, and are governed by that section.
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24.24	13.43, subdivision 1, and are governed by that section.
24.24 24.25	13.43, subdivision 1, and are governed by that section. Sec. 5. Laws 2021, First Special Session chapter 11, article 1, section 15, subdivision 3,
24.24 24.25 24.26	13.43, subdivision 1, and are governed by that section.Sec. 5. Laws 2021, First Special Session chapter 11, article 1, section 15, subdivision 3, is amended to read:
24.24 24.25 24.26 24.27	 13.43, subdivision 1, and are governed by that section. Sec. 5. Laws 2021, First Special Session chapter 11, article 1, section 15, subdivision 3, is amended to read: Subd. 3. Peace Officer Training Assistance
24.24 24.25 24.26 24.27 24.28	 13.43, subdivision 1, and are governed by that section. Sec. 5. Laws 2021, First Special Session chapter 11, article 1, section 15, subdivision 3, is amended to read: Subd. 3. Peace Officer Training Assistance Philando Castile Memorial Training Fund
24.24 24.25 24.26 24.27 24.28 24.29	13.43, subdivision 1, and are governed by that section. Sec. 5. Laws 2021, First Special Session chapter 11, article 1, section 15, subdivision 3, is amended to read: Subd. 3. Peace Officer Training Assistance Philando Castile Memorial Training Fund \$6,000,000 each year is to support and
 24.24 24.25 24.26 24.27 24.28 24.29 24.30 	13.43, subdivision 1, and are governed by that section. Sec. 5. Laws 2021, First Special Session chapter 11, article 1, section 15, subdivision 3, is amended to read: Subd. 3. Peace Officer Training Assistance Philando Castile Memorial Training Fund \$6,000,000 each year is to support and strengthen law enforcement training and
 24.24 24.25 24.26 24.27 24.28 24.29 24.30 24.31 	13.43, subdivision 1, and are governed by that section. Sec. 5. Laws 2021, First Special Session chapter 11, article 1, section 15, subdivision 3, is amended to read: Subd. 3. Peace Officer Training Assistance Philando Castile Memorial Training Fund \$6,000,000 each year is to support and strengthen law enforcement training and implement best practices. This funding shall

25.1	that qualify for reimbursement under
25.2	Minnesota Statutes, sections 626.8469
25.3	(training in crisis response, conflict
25.4	management, and cultural diversity) and
25.5	<u>626.8474 (autism training).</u>
25.6	Each sponsor of a training course is required
25.7	to include the following in the sponsor's
25.8	application for approval submitted to the
25.9	board: course goals and objectives; a course
25.10	outline including at a minimum a timeline and
25.11	teaching hours for all courses; instructor
25.12	qualifications, including skills and concepts
25.13	such as crisis intervention, de-escalation, and
25.14	cultural competency that are relevant to the
25.15	course provided; and a plan for learning
25.16	assessments of the course and documenting
25.17	the assessments to the board during review.
25.18	Upon completion of each course, instructors
25.19	must submit student evaluations of the
25.20	instructor's teaching to the sponsor.
25.21	The board shall keep records of the
25.22	applications of all approved and denied
25.23	courses. All continuing education courses shall
25.24	be reviewed after the first year. The board
25.25	must set a timetable for recurring review after
25.26	the first year. For each review, the sponsor
25.27	must submit its learning assessments to the
25.28	board to show that the course is teaching the
25.29	learning outcomes that were approved by the
25.30	board.
25.21	A list of licensees who successfully complete

A list of licensees who successfully complete
the course shall be maintained by the sponsor
and transmitted to the board following the
presentation of the course and the completed
student evaluations of the instructors.

- 26.1 Evaluations are available to chief law
- 26.2 enforcement officers. The board shall establish
- a data retention schedule for the information
- collected in this section.
- 26.5 Each year, if funds are available after
- 26.6 reimbursing all eligible requests for courses
- 26.7 approved by the board under this subdivision,
- 26.8 the board may use the funds to reimburse law
- 26.9 enforcement agencies for other
- 26.10 board-approved law enforcement training
- 26.11 courses. The base for this activity is \$0 in
- 26.12 fiscal year 2026 and thereafter.

26.13 Sec. 6. MULTIJURISDICTIONAL LAW ENFORCEMENT TRAINING IN THE

26.14 **PROPER USE OF FORCE, DUTY TO INTERCEDE, AND CONFLICT**

26.15 **DE-ESCALATION; REIMBURSEMENT; APPROPRIATION.**

- 26.16 (a) \$2,500,000 in fiscal year 2023 is appropriated from the general fund to the
- 26.17 commissioner of the Office of Higher Education to provide reimbursement grants to
- 26.18 postsecondary schools certified to provide programs of professional peace officer education
- 26.19 for providing in-service training programs for peace officers on the proper use of force,
- 26.20 including deadly force, the duty to intercede, and conflict de-escalation. Of this amount, up
- 26.21 to 2.5 percent is for administration and monitoring of the program.
- 26.22 (b) To be eligible for reimbursement, training offered by a postsecondary school must
- 26.23 <u>consist of no less than eight hours of instruction and:</u>
- 26.24 (1) satisfy the requirements of Minnesota Statutes, section 626.8452, and be approved
- 26.25 by the Board of Peace Officer Standards and Training, for use of force training;
- 26.26 (2) utilize scenario-based training that simulates real-world situations and involves the
- 26.27 use of real firearms that fire nonlethal ammunition when appropriate;
- 26.28 (3) include a block of instruction on the physical and psychological effects of stress
- 26.29 before, during, and after a high risk or traumatic incident and the cumulative impact of stress
- 26.30 on the health of officers;
- 26.31 (4) include blocks of instruction on de-escalation methods and tactics, bias motivation,
- 26.32 unknown risk training, defensive tactics, and force-on-force training; and

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27.1	(5) be offered	ed to peace office	ers at no charge to	o the peace officer or an o	fficer's law	
27.2	enforcement ag	gency.				
27.3	(c) A postse	condary school t	hat offers trainin	g consistent with the requ	irements of	
27.4	paragraph (b) n	nay apply for reir	nbursement for t	he costs of offering the tra	aining.	
27.5	Reimbursemen	t shall be made a	t a rate of \$450 f	or each officer who partic	ipates in the	
27.6	training. The po	ostsecondary scho	ool must submit t	he name and peace officer	·license number	
27.7	of the peace officer who received the training.					
27.8	(d) As used	in this section:				
27.9	(1) "law enf	forcement agency	" has the meanin	ng given in Minnesota Sta	tutes, section	
27.10	626.84, subdivi	ision 1, paragraph	n (f); and			
27.11	(2) "peace of	officer" has the m	eaning given in I	Minnesota Statutes, sectio	n 626.84 <u>,</u>	
27.12	subdivision 1, p	oaragraph (c).				
27.13	Sec. 7. <u>PEAC</u>	CE OFFICER ST	FANDARDS AN	ND TRAINING BOARD		
27.14	INVESTIGAT	ORS; APPROP	RIATION.			
27.15	\$2,500,000	in fiscal year 202	3 is appropriated	from the general fund to the	ne Peace Officer	
27.16	Standards and T	Fraining Board to	hire investigators	and additional staff to perf	orm compliance	
27.17	reviews and inv	vestigate alleged	code of conduct	violations, and to obtain o	or improve	

27.18 equipment for that purpose.