SENATE STATE OF MINNESOTA **SPECIAL SESSION**

A bill for an act

S.F. No. 78

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Introduction and first reading Referred to Rules and Administration

1.2 1.3 1.4	relating to public safety; requiring local units of government to establish law enforcement citizen oversight councils; specifying powers and duties of the councils and the responsibilities of local authorities toward them; requiring law enforcement policies, guidelines, training, and reporting on matters relating to procedural justice
1.6	and community interactions; appropriating money; amending Minnesota Statutes
1.7	2018, section 626.89, subdivisions 2, 17; proposing coding for new law in
1.8	Minnesota Statutes, chapter 626.
1.9	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.10	ARTICLE 1
1.11	LAW ENFORCEMENT CITIZEN OVERSIGHT COUNCILS
1.12	Section 1. Minnesota Statutes 2018, section 626.89, subdivision 2, is amended to read:
1.13	Subd. 2. Applicability. The procedures and provisions of this section apply to law
1.14	enforcement agencies and government units. The procedures and provisions of this section
1.15	do not apply to:
1.16	(1) investigations and proceedings of a citizen oversight council described in section
1.17	626.99; or
1.18	(2) investigations of criminal charges against an officer.
1.19	Sec. 2. Minnesota Statutes 2018, section 626.89, subdivision 17, is amended to read:
1.20	Subd. 17. Civilian review Citizen oversight. A civilian review board, commission, or
1.21	other oversight body shall not have the authority to make a finding of fact or determination
1.22	regarding a complaint against an officer or impose discipline on an officer. A civilian review
1.23	board, commission, or other oversight body may make a recommendation regarding the

Article 1 Sec. 2. 1

merits of a complaint, however, the recommendation shall be advisory only and shall not 2.1 be binding on nor limit the authority of the chief law enforcement officer of any unit of 2.2 2.3 government The powers and duties of citizen oversight councils for law enforcement agencies are established under section 626.99. 2.4 Sec. 3. [626.99] LOCAL CITIZEN OVERSIGHT COUNCILS FOR LAW 2.5 ENFORCEMENT AGENCIES. 2.6 Subdivision 1. **Definition.** As used in this section, "law enforcement agency" has the 2.7 meaning given in section 626.84, subdivision 1, paragraph (f), but does not include state-level 2.8 2.9 law enforcement agencies. Subd. 2. Councils required. The governing body of each local unit of government that 2.10 2.11 oversees a law enforcement agency shall establish a citizen oversight council in compliance 2.12 with this section. 2.13 Subd. 3. Council membership. The membership of a citizen oversight council must reflect a broad cross section of the community it represents, including the community's 2.14 minority and youth populations. The membership must also include individuals who often 2.15 come into contact with, or who are affected by, the peace officers of the law enforcement 2.16 agency that the council oversees, other than suspects who are in criminal investigations. 2.17 The membership of the majority of a council must be weighted toward citizen members. 2.18 However, a council may also include members that reflect other specific viewpoints, such 2.19 2.20 as law enforcement, prosecutors, educators, clergy, and business and commercial leaders. A council shall elect a chair from among its members at its first meeting. 2.21 Subd. 4. Operation of council; powers and duties. (a) A citizen oversight council shall 2.22 meet on a regular basis. Meetings are open to the public and public testimony may be taken. 2.23 (b) A council's purpose is to encourage and provide community participation in the 2.24 operation of the law enforcement agency it oversees. A council shall work collaboratively 2.25 with the governing body of the local unit of government with authority over the agency and 2.26 the agency's chief law enforcement officer. 2.27 (c) A council may make recommendations and provide assessments relating to any facet 2.28 of the operation of the agency, including but not limited to: 2.29

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(2) the budget for the agency, including priorities on where money should be spent;

(1) law enforcement tactics and strategies, such as community policing;

3.1	(4) employment policies, such as residency requirements and minority hiring;
3.2	(5) the substantive operation of the agency relating to such matters as use of force,
3.3	profiling, diversion, data collection, equipment, militarization, general investigatory practices,
3.4	officer-initiated use of force investigations, and cooperation with other law enforcement
3.5	agencies; and
3.6	(6) personnel decisions.
3.7	In addition, a council may evaluate the performance of the agency and the agency's chief
3.8	law enforcement officer. A council may recommend whether to extend the chief's term and
3.9	on hiring a successor to the chief when a vacancy occurs.
3.10	Subd. 5. Investigations into police misconduct. A citizen oversight council may conduct
3.11	an investigation into allegations of peace officer misconduct and retain an investigator to
3.12	facilitate an investigation. Subject to other applicable law, a council may subpoena or compel
3.13	testimony and documents in an investigation. Upon completion of an investigation, a council
3.14	may recommend appropriate discipline.
3.15	Subd. 6. Duties of chief law enforcement officer. The chief law enforcement officer
3.16	of a law enforcement agency under the jurisdiction of a citizen oversight council shall
3.17	cooperate with the council and facilitate the council's achievement of its goals. However,
3.18	the officer is under no obligation to agree with individual recommendations of the council
3.19	and may oppose a recommendation. If the officer fails to implement a recommendation that
3.20	is within the officer's authority, the officer shall inform the council of the failure along with
3.21	the officer's underlying reasons.
3.22	Subd. 7. Duties of governing body. A governing body shall ensure that a council is
3.23	given the opportunity to comment in a meaningful way on any matter within its jurisdiction.
3.24	This opportunity must occur with sufficient time before action on the matter is required.
3.25	Subd. 8. Other applicable law. Chapters 13 and 13D apply to oversight councils under
3.26	this section.
3.27	Subd. 9. Annual report. A citizen oversight council shall release an annual report that
3.28	addresses its activities. At a minimum, the report must summarize the council's activities
3.29	for the past year; recommendations made by the council, including what actions, if any,
3.30	were taken by other entities in response to the recommendations; and the amount of money
3.31	spent for the council's operation and the money's source.
3.32	EFFECTIVE DATE. This section is effective the day following final enactment.

	Sec. 4. TIMING.
	Governing bodies of local units of government shall comply with Minnesota Statutes,
	section 626.99, by September 1, 2020. A citizen oversight council shall conduct its first
	meeting by October 1, 2020.
	EFFECTIVE DATE. This section is effective the day following final enactment.
	Sec. 5. COMPLIANCE REVIEWS.
	The state auditor shall conduct reviews as appropriate and on a regular basis to ensure
	that local units of government are in compliance with this article.
	EFFECTIVE DATE. This section is effective the day following final enactment.
	ARTICLE 2
	POLICIES, TRAINING, REPORTING, APPROPRIATIONS
	Section 1. [626.8272] PROCEDURAL JUSTICE; POLICIES REQUIRED.
	Subdivision 1. Model policy required. (a) By August 15, 2020, the board, in consultation
V	with interested parties, shall develop and distribute to all chief law enforcement officers a
J	procedural justice model policy to govern interactions between peace officers and community
1	members. At a minimum, the policy must require that peace officers:
	(1) obtain consent before conducting searches of individuals in the absence of a search
1	warrant or probable cause;
	(2) obtain written acknowledgment that consent has been sought from individuals that
1	the officer has requested to search under clause (1);
	(3) identify themselves by their full name, rank, badge number, and command, when
	applicable, to all individuals they have stopped;
	(4) state the reason to the individual affected for any search requests, searches conducted
•	or stops; and
	(5) report to the officer's chief law enforcement officer relevant information related to
	the encounter between the officer and the person affected.
	(b) The model policy must specify the information required to be reported under
	paragraph (a), clause (5), which, at a minimum, must include the individual officer's reason
	for making the stop or conducting or requesting consent for the search and information

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about the person encountered, including the person's gender, race, ethnicity, and approximate

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5.1	age. In addition,	the policy mus	t specify how th	e information is to be sur	nmarized and
5.2	reported by chief	law enforceme	ent officers und	er subdivision 2.	
5.3	Subd. 2. Loca	al policies requ	uired. (a) By No	vember 1, 2020, the chief	f law enforcement
5.4	officer of every st	tate and local la	w enforcement	agency shall establish and	l enforce a written
5.5	procedural justice	e policy goverr	ning the conduct	of peace officers engage	ed in interactions
5.6	with community	members. The	chief law enfor	cement officer shall ensu	re that each peace
5.7	officer receives a	copy of the ag	ency's policy. T	he chief law enforcement	t officer also shall
5.8	ensure that each	peace officer is	aware of the po	olicy's purpose and the co	nduct addressed
5.9	by the policy.				
5.10	(b) The policy	y must, at a mir	nimum, comply	with the requirements of	the model policy
5.11	adopted by the bo	oard under sub	division 1.		
5.12	(c) Every stat	e and local law	enforcement ag	gency shall certify to the	board that the
5.13	agency has adopt	ed a written po	licy in complia	nce with the board's mode	el policy and shall
5.14	submit an electro	nic copy of the	policy to the bo	oard. The board shall revi	ew each policy to
5.15	ensure compliance	ce and post eac	h policy on the	board's website.	
5.16	(d) The board	shall assist the	e chief law enfor	rcement officer of each st	tate and local law
5.17	enforcement ager	ncy in developi	ng and impleme	enting procedural justice	policies under this
5.18	subdivision.				
5.19	(e) The chief l	aw enforcemen	t officer shall re	port a summary of the info	rmation described
5.20	in subdivision 1,	paragraph (a),	clause (5), as di	rected in the board's mod	lel policy.
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5.21	<u>-</u>	-		E AND COMMUNITY	INTERACTION
5.22	SKILLS; LEAR	INING OBJEC	CTIVES.		
5.23	Subdivision 1	. Preservice tr	aining learning	g objectives; requiremer	nts. (a) By August
5.24	15, 2020, the boa	rd shall prepar	e learning objec	tives as described in sub-	division 3 for
5.25	preservice trainin	g to instruct pea	ace officers in pr	ocedural justice and comr	munity-interaction
5.26	skills. The learning	ng objectives n	nust be included	in the required curriculu	m of professional
5.27	peace officer edu	cation program	<u>1S.</u>		
5.28	(b) An individ	dual is not eligi	ble to take the p	peace officer licensing ex	amination or the

Subd. 2. **In-service training learning objectives.** By August 15, 2020, the board shall prepare learning objectives as described in subdivision 3 for in-service training to instruct

has received the training described in paragraph (a).

part-time peace officer licensing examination on or after July 1, 2021, unless the individual

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6.1	all peace officers in procedural justice and community interaction skills. The board shall
6.2	evaluate and monitor in-service training courses to ensure they satisfy the learning objectives.
6.3	Subd. 3. Learning objectives described. (a) The preservice and in-service learning
6.4	objectives required in subdivisions 1 and 2 must address the following:
6.5	(1) community policing and problem-solving skills;
6.6	(2) interpersonal and communication skills;
6.7	(3) bias awareness, including both implicit and explicit bias;
6.8	(4) scenario-based situational decision-making skills;
6.9	(5) crisis intervention and de-escalation skills;
6.10	(6) procedural justice and impartial policing techniques;
6.11	(7) trauma and victim-services skills;
6.12	(8) mental health issues;
6.13	(9) use of analytical research and technology; and
6.14	(10) language and cultural responsiveness skills.
6.15	(b) The board shall determine the parameters and total number of hours required for the
6.16	learning objectives required in this section.
6.17	Sec. 3. GUIDELINES ON POSITIVE COMMUNITY INTERACTIONS.
6.18	(a) The commissioner of public safety, in consultation with interested parties, shall
6.19	develop guidelines to encourage law enforcement agencies to implement changes in how
6.20	peace officers may interact more positively with community members. At a minimum, the
6.21	guidelines must address changes in the deployment of peace officers to allow officers to
6.22	rotate into and out of assignments so as to ensure that individual officers are not consistently
6.23	exposed to stressful situations.
6.24	(b) The commissioner shall report to the legislature on any recommended changes to
6.25	law or funding to better achieve the goals in paragraph (a).
6.26	Sec. 4. APPROPRIATION.
6.27	(a) \$ in fiscal year 2021 is appropriated from the general fund to the commissioner
6.28	of public safety for: (1) increased soft body armor reimbursements under Minnesota Statutes,
6.29	section 299A.38; (2) grants to law enforcement agencies for counseling services for peace

cour	ncils under article 1. Notwithstanding the maximum amount specified in Minneson
Stati	utes, section 299A.38, the commissioner shall use the appropriation in clause (1)
incre	ease the state share and lower the local share for soft body armor reimbursements

Standards and Training Board for costs associated with this act.

KLL/JU

20-8655

as introduced

Article 2 Sec. 4.

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REVISOR