A bill for an act

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1.2	relating to public safety; establishing a certification process for multijurisdictional gang and drug task forces; appropriating money; proposing coding for new
1.4 1.5	law in Minnesota Statutes, chapter 299A; repealing Minnesota Statutes 2008, section 299A.641.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. [299A.642] VIOLENT CRIME COORDINATING COUNCIL.
1.8	Subdivision 1. Coordinating council established. The Violent Crime Coordinating
1.9	Council is established to provide guidance related to the investigation and prosecution of
1.10	gang and drug crime. For the purposes of this section, "gang and drug crime" includes
1.11	violent crimes associated with gang activity.
1.12	Subd. 2. Membership. The coordinating council shall consist of the following
1.13	individuals or their designees:
1.14	(1) the director of the Office of Special Investigations as the representative of the
1.15	commissioner of corrections;
1.16	(2) the superintendent of the Bureau of Criminal Apprehension as the representative
1.17	of the commissioner of public safety;
1.18	(3) the attorney general;
1.19	(4) two chiefs of police, selected by the Minnesota Chiefs of Police Association,
1.20	one who must work in the seven-county metropolitan area and one who must work in
1.21	greater Minnesota;
1.22	(5) two sheriffs, selected by the Minnesota Sheriffs Association, one who must work
1.23	in the seven-county metropolitan area and one who must work in greater Minnesota;
1.24	(6) the United States attorney for the district of Minnesota;

2.1	(7) two county attorneys, selected by the Minnesota County Attorneys Association,
2.2	one who must work in the seven-county metropolitan area and one who must work in
2.3	greater Minnesota;
2.4	(8) two public defenders, selected by the Board of Public Defense, one who must
2.5	work in the seven-county metropolitan area and one who must work in greater Minnesota;
2.6	(9) two citizen members appointed by the commissioner of public safety in
2.7	consultation with representatives from the councils of color created in sections 3.922,
2.8	3.9223, 3.9225, and 3.9226; and
2.9	(10) a tribal peace officer, selected by the commissioner of public safety, in
2.10	consultation with the Minnesota Indian Affairs Council.
2.11	The coordinating council shall adopt procedures to govern its conduct as necessary
2.12	and shall select a chair from among its members. The chair shall serve a two-year term
2.13	and the appointment of the chair shall alternate between a person who works in greater
2.14	Minnesota and a person who works in the seven-county metropolitan area.
2.15	Subd. 3. Coordinating council's duties. The coordinating council shall develop an
2.16	overall strategy to ameliorate the harm caused to the public by gang and drug crime within
2.17	the state of Minnesota. Additionally, the coordinating council shall:
2.18	(1) subject to approval by the commissioner of public safety, develop an operating
2.19	procedures and policies manual to investigate gang and drug crime in a multijurisdictional
2.20	manner;
2.21	(2) identify and recommend a candidate or candidates for statewide coordinator to
2.22	the commissioner of public safety;
2.23	(3) establish multijurisdictional violent crime enforcement teams to combat gang
2.24	and drug crime;
2.25	(4) assist the Department of Public Safety in developing grant eligibility criteria and
2.26	operating an objective and conflict-free grant review application process;
2.27	(5) make recommendations to the commissioner of public safety to terminate grant
2.28	funding for multijurisdictional entities if an entity no longer operates in accordance with
2.29	guidelines established under subdivision 4, or no longer functions in a manner consistent
2.30	with the best interests of the state or public;
2.31	(6) assist in developing a process to collect and share information to improve the
2.32	investigation and prosecution of gang and drug offenses;
2.33	(7) develop and approve an operational budget for the coordinating council; and
2.34	(8) subject to approval by the commissioner of public safety, adopt narrowly
2.35	tailored, objective criteria and identifying characteristics for use in determining whether

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shall review and update the criteria and characteristics adopted under this clause every two
years with the objective to ensure effectiveness and relevance to the accurate identification
of subjects actively involved in criminal gang activity. As part of its review process, the
council shall obtain input from members of communities that are impacted by criminal
gang activity. Before adopting any changes under this clause, the council must submit its
recommendations to the commissioner of public safety for approval.
Subd. 4. Duties and authority of commissioner. (a) By September 1, 2010,
the commissioner of public safety shall establish guidelines for the certification of
multijurisdictional entities, and their designated fiscal agents, that are established pursuant
to this section and receive grant funding under subdivision 9. The guidelines shall require
that all multijurisdictional entities:
(1) be subject to the operational command and supervision of one of the participating
agencies;
(2) be subject to an operational and financial audit conducted annually by an outside,
independent entity; and
(3) have adequate staffing and funding to support law enforcement, prosecutorial, and
financial operations, including bookkeeping, evidence handling, and inventory recording.
(b) A multijurisdictional entity, and its designated fiscal agent, may not operate
unless they meet the guidelines established by, and are annually certified by, the
commissioner of public safety. If, at any time, the commissioner revokes an entity's or
fiscal agent's certification, the commissioner may order any or all of the following:
(1) dissolution of the entity, its governing boards, or both;
(2) transfer of duties of the entity, its governing boards, or both, to the Department of
Public Safety; and
(3) any other actions deemed necessary by the commissioner.
Notwithstanding any action taken by the commissioner, any outstanding obligations
or liabilities of the entity remain with the entity and the parties to the agreement and
do not transfer.
(c) Except as provided in section 2, a multijurisdictional entity that is operating
on the effective date of this section shall have six months from the date guidelines are
established under paragraph (a) to be certified under this section.
Subd. 5. Statewide coordinator. The commissioner of public safety shall appoint a
statewide coordinator. The coordinator serving in the unclassified service shall:
(1) coordinate and monitor all multijurisdictional gang and drug enforcement
activities;

4.1	(2) facilitate local efforts and ensure statewide coordination with efforts to combat
4.2	gang and drug crime;
4.3	(3) facilitate training for personnel;
4.4	(4) monitor compliance with investigative protocols; and
4.5	(5) review annual audits conducted under subdivision 4, take corrective actions
4.6	based on audit results, and submit a summary report of the audits and any corrective
4.7	actions to the commissioner of public safety.
4.8	Subd. 6. Participating officers; employment status. All participating law
4.9	enforcement officers must be licensed peace officers as defined in section 626.84,
4.10	subdivision 1, or qualified federal law enforcement officers as defined in section 626.8453.
4.11	Participating officers remain employees of the same entity that employed them before
4.12	joining any multijurisdictional entity established under this section. Participating
4.13	officers are not employees of the state. Participating officers shall be subject to annual
4.14	performance reviews conducted by the entity's governing board.
4.15	Subd. 7. Jurisdiction and powers. Law enforcement officers participating in any
4.16	multijurisdictional entity established under this section have statewide jurisdiction to
4.17	conduct criminal investigations and have the same powers of arrest as those possessed by
4.18	a sheriff.
4.19	Subd. 8. Evidence handling. A multijurisdictional entity established pursuant to
4.20	this section shall process all evidence through the standard evidence handling procedures
4.21	established by the participating agencies.
4.22	Subd. 9. Grants authorized. The commissioner of public safety may make grants
4.23	to state and local units of government to combat gang and drug crime. When awarding
4.24	grants, the commissioner shall consider appropriating grants under this section to fund
4.25	community-based gang intervention and prevention efforts for youth.
4.26	Subd. 10. Coordinating council is permanent. Notwithstanding section 15.059,
4.27	this section does not expire.
4.28	Subd. 11. Governing board; prosecutor's role. (a) A multijurisdictional entity
4.29	established under this section shall create a governing board consisting of the chief law
4.30	enforcement officer, or designee, from each participating agency, a prosecutor from one of
4.31	the participating agencies, and up to three additional members selected by the governing
4.32	board. A governing board shall have no less than six members.
4.33	(b) The prosecutor on the governing board shall ensure adequate training is provided
4.34	for officers assigned to a multijurisdictional entity in order to increase successful
4.35	prosecutions.

	Subd. 12. Funding. Participating agencies may accept lawful grants or contributions
<u>f</u>	rom any federal source or legal business or entity.
	Subd. 13. Role of attorney general. The attorney general or a designee shall
g	enerally advise on any matters that the coordinating council deems appropriate.
	Subd. 14. Attorney general; community liaison. (a) The attorney general or
a	designee shall serve as a liaison between the coordinating council and the councils of
2	olor created in sections 3.922, 3.9223, 3.9225, and 3.9226. The attorney general or
d	esignee will be responsible for:
	(1) informing the councils of color of the plans, activities, and decisions and hearing
]	neir reactions to those plans, activities, and decisions; and
	(2) providing the coordinating council with the position of the councils of color on
1	ne coordinating council's plan, activities, and decisions.
	(b) In no event is the coordinating council required to disclose the names of
1	ndividuals identified by it to the councils of color referenced in this subdivision.
	Subd. 15. Required reports. By February 1 of each year, the commissioner of
)	ublic safety shall submit the following reports to the chairs of the senate and house
)	f representatives committees and divisions having jurisdiction over criminal justice
)	olicy and funding:
	(1) a report containing a summary of all audits conducted on multijurisdictional
)	ntities under subdivision 4; and
	(2) a report on the activities and goals of the coordinating council.
	Sec. 2. MULTIJURISDICTIONAL GANG AND DRUG STRIKE FORCES.
	A joint powers entity established pursuant to Minnesota Statutes, section 299A.641,
0	efore the effective date of this section that included as parties to the joint powers
1	greement two counties with a population over 500,000 each is dissolved and any
0	overning or advisory board established by the terms of the agreement is also dissolved.
Δ	All current and future obligations and liabilities of the joint powers entity remain with the
р	arties to the agreement and do not transfer to the state.
	For purposes of this section, "population" means the most recent population estimate
n	nade by the state demographer under Minnesota Statutes, section 4A.02.

Sec. 3. 5

- \$..... is appropriated in fiscal year 2011 from the general fund to the commissioner
  of public safety for grants to multijurisdictional entities for conducting audits required
  under Minnesota Statutes, section 299A.642, subdivision 4, paragraph (a).
- Sec. 4. **REPEALER.**
- 6.5 <u>Minnesota Statutes 2008, section 299A.641, is repealed.</u>

Sec. 4. 6