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State of Minnesota

## This Document can be made available in alternative formats upon request HOUSE OF REPRESENTATIVES н. **F.** No. 3149 NINETIETH SESSION

Authored by Hornstein; Omar; Mariani; Dehn, R.; Lee and others The bill was read for the first time and referred to the Committee on Public Safety and Security Policy and Finance 03/01/2018

A bill for an act					
relating to immigration enforcement; restricting state and local officials from cooperating with federal immigration enforcement efforts; proposing coding for					
new law in Minnesota Statutes, chapter 1.					
BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:					
Section 1. [1.60] STATE AND LOCAL OFFICIALS; SCOPE OF COOPERATION					
WITH FEDERAL IMMIGRATION ENFORCEMENT EFFORTS.					
Subdivision 1. Definitions. (a) As used in this section, the following terms have the					
meanings given.					
(b) "Civil immigration warrant" means a warrant for a violation of federal civil					
immigration law not issued by a United States District Court judge. The term includes, but					
is not limited to, a civil immigration warrant entered in the National Crime Information					
Center database.					
(c) "Federal immigration authority" means an officer, employee, or other person paid					
by or acting as an agent of United States Immigration and Customs Enforcement or the					
United States Department of Homeland Security, who is charged with immigration					
enforcement.					
(d) "Government agent" means an agent or employee of the state or a local unit of					
government. The term includes, but is not limited to:					
(1) an agent or employee of a police or security department of a public primary school,					
a public secondary school, or a public institution of higher education;					

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2.1	(2) a teacher, professor, staff member, or employee at a public primary or secondary
2.2	school, or public college or university;
2.3	(3) an employee or agent of a publicly owned health care facility or a health care
2.4	professional under contract with a facility;
2.5	(4) a peace officer, as defined in section 626.84, subdivision 1;
2.6	(5) an agent or employee of a law enforcement agency; and
2.7	(6) an agent or employee of a court.
2.8	(e) "Immigration enforcement" includes all efforts to investigate, enforce, or assist in
2.9	the investigation or enforcement of federal civil immigration law, including but not limited
2.10	to violations of United States Code, title 8, sections 1253, 1324(c), 1325, and 1326.
2.11	(f) "Judicial warrant" means a warrant based upon probable cause issued by a federal
2.12	judge or federal magistrate judge that authorizes federal immigration authorities to take into
2.13	custody the person who is the subject of the warrant.
2.14	(g) "Law enforcement agency" has the meaning given in section 626.84, subdivision 1,
2.15	and also includes a correctional facility as defined in section 241.021, subdivision 1, the
2.16	Departments of Corrections and Public Safety, and local corrections agencies.
2.17	Subd. 2. Prohibited actions. (a) A government agent shall not, for immigration
2.18	enforcement purposes:
2.19	(1) use public funds, facilities, property, equipment, or personnel to question, stop,
2.20	investigate, detain, detect, report, or arrest a person;
2.21	(2) respond to a hold, notification, or transfer request from federal immigration
2.22	authorities;
2.23	(3) respond to a request for nonpublicly available information about a person or the
2.24	person's family members or associates, including information about the person's date of
2.25	release from incarceration or hospitalization, schedule, or home, school, or work address;
2.26	(4) make an arrest based on a civil immigration warrant;
2.27	(5) give federal immigration authorities access to interview a person in the agent's
2.28	custody, or otherwise under the jurisdiction, care, or supervision of the agent;
2.29	(6) perform the functions of an immigration officer, whether pursuant to United States
2.30	Code, title 8, section 1357(g), or any other formal or informal law, regulation, or policy; or

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3.1	(7) support or assist in civil immigration enforcement operations, including the
3.2	establishment of traffic perimeters.
3.3	(b) A law enforcement official shall not stop, arrest, search, or detain an individual to:
3.4	(1) investigate a suspected immigration violation; or
3.5	(2) inquire about immigration or citizenship status or place of birth of an arrestee or
3.6	victim of crime.
3.7	(c) A government agent or nongovernmental organization that receives funding from
3.8	the state or a local unit of government shall not:
3.9	(1) use governmental funds, facilities, property, equipment, or personnel to investigate,
3.10	enforce, or assist in the investigation or enforcement of any federal program requiring
3.11	registration of individuals on the basis of race, gender, sexual orientation, religion, or national
3.12	or ethnic origin;
3.13	(2) make a governmental database available to any person or entity for the purpose of
3.14	immigration enforcement or investigation or enforcement of any federal program requiring
3.15	registration of individuals on the basis of race, gender, sexual orientation, religion,
3.16	immigration status, or national or ethnic origin; or
3.17	(3) participate in any manner in the creation or maintenance of a registry described in
3.18	<u>clause (1) or (2).</u>
3.19	(d) A law enforcement agency shall not place a law enforcement officer under the
3.20	supervision of a federal agency or employ a law enforcement officer deputized as a special
3.21	federal officer or special federal deputy, except to the extent that such a law enforcement
3.22	officer remains subject to state law governing the officer's conduct and the policies of the
3.23	employing agency.
3.24	(e) A government agent shall not, at the request of federal immigration authorities,
3.25	without a judicial warrant:
3.26	(1) transfer an individual to federal immigration authorities for purposes of immigration
3.27	enforcement;
3.28	(2) detain an individual; or
3.29	(3) notify federal immigration authorities of release information.
3.30	(f) A government agent shall not take any adverse action against a religious organization
3.31	based solely upon the religious, social, or political affiliation or beliefs of the organization.

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4.1	This paragraph does not apply to action	ons taken in respons	se to duly enacted law	vs, rules, or		
4.2	executive orders.					
4.3	(g) A government agent shall not o	discriminate or take	adverse action again	st a person		
4.4	based on the person's immigration star	tus or at the direction	on of an agent of the f	federal		
4.5	government, unless the action is speci	ifically required by	state law.			
4.6	Subd. 3. Policies required. (a) By S	September 1, 2017,	the commissioner of p	ublic safety,		
4.7	in consultation with appropriate stake	holders, shall adopt	and disseminate mod	del policies		
4.8	to ensure that all public schools, hospitals, and courthouses remain safe and accessible to					
4.9	all Minnesota residents, regardless of	immigration status.	-			
4.10	(b) By January 15, 2018, all public	c schools, hospitals,	, and courthouses sha	ll establish		
4.11	and publish policies that limit immigr	ation enforcement of	on their premises to th	ne fullest		
4.12	extent possible consistent with federal	l and state law.				
4.13	Subd. 4. Exceptions. Nothing in the	his section prevents	a government agent	from:		
4.14	(1) responding to:					
4.15	(i) a request from federal immigration	on authorities for int	formation about a spec	ific person's		
4.16	criminal record when allowed by state	e law; or				
4.17	(ii) a lawful subpoena; or					
4.18	(2) sending to, or receiving from, ar	ny local, state, or fed	eral agency information	on regarding		
4.19	the citizenship or immigration status, la	awful or unlawful, c	of an individual pursua	ant to United		
4.20	States Code, title 8, sections 1373 and	1 1644.				
4.21	<b>EFFECTIVE DATE.</b> This section	n is effective the da	y following final enac	ctment.		
4.22	Sec. 2. AGENCY REVIEW OF PO	OLICIES.				
4.23	To ensure that eligible individuals	are not deterred fro	om seeking services o	r engaging		
4.24	with state agencies, all state agencies s	shall review their co	nfidentiality policies.	This review		
4.25	must identify any changes necessary t	o ensure that inform	nation collected from	individuals:		
4.26	(1) is limited to that which is necessar	ry to perform agenc	y duties; and (2) is no	ot used or		
4.27	disclosed: (i) for inquiries into immigra	ation status unless re	equired by federal law	or necessary		
4.28	to make a determination of eligibility;	; or (ii) for any othe	r unauthorized purpo	se. Any		
4.29	necessary changes to those policies sh	all be made as expo	editiously as possible	, consistent		
4.30	with agency or department procedures	<u>S.</u>				

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

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## 5.1 Sec. 3. EXISTING AGREEMENTS VOID.

- 5.2 Any existing agreement that allows access to any information in a state or local database
- 5.3 <u>and that conflicts with section 1 is void.</u>
- 5.4 **EFFECTIVE DATE.** This section is effective the day following final enactment.