

## S.F. No. 3087 – Safe at Home Program data privacy

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**Date:** March 7, 2022

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**Section 1. [5B.02] Definitions.** Clarifies the definition of “mail.”

**Section 2. [5B.05] Use of designated address.** Clarifies that entities must accept the designated address as the program participant’s address and must not disclose the designated address.

**Section 3. [5B.10, Subd. 1] Display by landlord.** Makes a technical change.

**Section 4. [13.045, Subd. 1] Definitions.** Clarifies the definition of “location data” to include any data the participant specifies. Modifies the definition of “real property records” to include data on assessments, data on real or personal property taxation, and other data on real property.

**Section 5. [13.045, Subd. 2] Notification of certification.** Requires the participant to use a form prescribed by the Secretary of State to notify government entities that the participant is certified in the Safe at Home program. Requires that the notice include the participant’s date of birth. Removes a requirement that the participant identify any other program participant in the same household. Provides that a notice under **paragraph (a)** is a request to protect location data unless the participant specifically requests that identify data be protected. To affect real property records held by government entities other than the county recorder, the program participant must submit a separate notice to each responsible authority for the government entity. The participant is not required to submit a subsequent real property notice if the certification is renewed but must submit a subsequent notice if the participant’s legal name changes.

**Section 6. [13.045, Subd. 3] Classification of identity and location data; amendment of records; sharing and dissemination.** Makes clarifying and technical changes. Provides that a government entity may amend records to replace a participant’s location data with the participant’s designated address.

**Section 7. [13.045, Subd. 4a] Real property records.** Makes conforming changes. Authorizes a government entity to disclose a program participant’s identity data in conjunction with real property data in the entity’s real property records if the data is shared with a government entity subject to **chapter 13** for the purpose of administering assessment and taxation laws. Requires the government entity to give the Secretary of State notice of termination within 90 days of certain triggering events.