| Senator moves to amend S.F. No. 73 as follows:   |
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| Page 46, delete subdivision 6  |
| Page 48, after line 22, insert:  |
| "Sec. 20. [342.185] DATA PRACTICES; APPLICANTS; LICENSE HOLDERS.                               |
| Subdivision 1. Not public data. The following data collected, created, or maintained           |
| by the office are classified as nonpublic data, as defined by section 13.02, subdivision 9, or |
| as private data on individuals, as defined by section 13.02, subdivision 12:                   |
| (1) application data submitted by an applicant for a cannabis business license, other than     |
| the data listed in subdivision 2;  |
| (2) the identity of a complainant who has made a report concerning a license holder or         |
| applicant that appears in inactive complaint data unless the complainant consents to the       |
| disclosure;  |
| (3) the nature or content of unsubstantiated complaints when the information is not            |
| maintained in anticipation of legal action;  |
| (4) the record of any disciplinary proceeding except as limited by subdivision 4;              |
| (5) data identifying retail or wholesale customers of a cannabis business; and                 |
| (6) data identifying cannabis workers.   |
| Subd. 2. Public data on license applicants. (a) The following application data submitted       |
| by an applicant for a cannabis business license are public data:                               |
| (1) the applicant's name and designated address;   |
| (2) data disclosing the ownership and control of the applicant;                                |
| (3) proof of trade name registration;  |
| (4) data showing the legal possession of the premises where the business will operate;         |
| (5) data describing whether volatile chemicals will be used in any methods of extraction       |
| or concentration;  |
| (6) environmental plans;   |
| (7) the type and number of other cannabis business licenses held by the applicant; and         |
| (8) the name, address, location, dates, and hours of where any proposed cannabis event         |
| will take place.   |
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COUNSEL

PP/GC

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Sec. 20.

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(b) Scoring and other data generated by the office in its review of an applicant for a 2.1 cannabis business license are public data. 2.2 Subd. 3. Public application data on license holders. Once an applicant for a cannabis 2.3 business license becomes a license holder, all of the application data that the license holder 2.4 had previously submitted to the office are public data except that the following data remain 2.5 classified as nonpublic data or private data on individuals: 2.6 (1) data identifying retail or wholesale customers of a cannabis business; 2.7 (2) data identifying cannabis workers; 2.8 (3) tax returns, bank account statements, and other financial account information; 2.9 (4) business plans; and 2.10 (5) security information and trade secret information, as defined by section 13.37. 2.11 Subd. 4. Public disciplinary data. Minutes, orders for hearings, findings of fact, 2.12 conclusions of law, and specification of the final disciplinary action contained in the record 2.13 of the disciplinary action are classified as public data. If there is a public hearing concerning 2.14 the disciplinary action, the entire record concerning the disciplinary action is public data. 2.15 If the license holder and the office agree to resolve a complaint without a hearing, the 2.16 agreement and the specific reasons for the agreement are public data. 2.17 Subd. 5. Data practices administration. (a) The office must establish written procedures 2.18 to ensure that only individuals authorized by law may enter, update, or access data maintained 2.19 by the office and classified as nonpublic or private data on individuals. An authorized 2.20 individual's ability to enter, update, or access not public data must correspond to the official 2.21 duties or training level of the individual and to the statutory authorization granting access 2.22 for that purpose. All queries and responses, and all actions in which not public data are 2.23 entered, updated, accessed, shared, or disseminated, must be recorded in a data audit trail. 2.24 Data contained in the audit trail have the same classification as the underlying data tracked 2.25 by the audit trail. 2.26 2.27 (b) The office must not share data classified as nonpublic or private data on individuals under this section or other data identifying an individual applicant or license holder with 2.28 any federal agency, federal department, or federal entity unless specifically ordered to do 2.29 so by a state or federal court. 2.30 (c) The office must arrange for an independent audit to verify compliance with this 2.31 section. The audit must be completed annually for the first two years following establishment 2.32 of the office and biennially thereafter. The results of the audit are public. No later than 30 2.33

Sec. 20. 2

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days following completion of the audit, the office must provide a report summarizing the audit results to the chairs and ranking minority members of the committees of the house of representatives and the senate with jurisdiction over commerce and data practices, and the Legislative Commission on Data Practices and Personal Data Privacy. The report must be submitted as required under section 3.195, except that printed copies are not required."

- Renumber the sections in sequence and correct the internal references
- 3.7 Amend the title accordingly

3.1

3.2

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3.6

Sec. 20. 3