	03/21/24 04:50 pm	COUNSEL	KPB/TG	SCS4245A-3
1.1	Senator move	s to amend S.F. No. 4245 a	as follows:	
1.2	Delete everything after the	enacting clause and inserts	:	
1.3	"Section 1. [626.9522] COL	LECTION AND ANALY	SIS OF STOP	STATISTICS;
1.4	REPORT REQUIRED.			
1.5	Subdivision 1. Definitions.	(a) For purposes of this so	ection, the follow	ving terms have
1.6	the meanings given.			
1.7	(b) "Stop" means any encor	unter, whether on foot, on a	a bicycle, or in a	vehicle, between
1.8	a peace officer and a member of	of the public, whether initia	ated by the office	e or conducted in
1.9	response to a call for service, t	<u>hat:</u>		
1.10	(1) constitutes a nonconsen	usual stop, which includes a	a stop that, based	d on a totality of
1.11	the circumstances, would make	•	-	
1.12	terminate the encounter; or			
1.13	(2) culminates in a consens	sual or nonconsensual frisk	, search, seizure	of property, or
1.14	arrest of a person, including ar			
1.15	A detention or search of a vehi	icle or pedestrian at a roadl	block or checkpo	oint, which is
1.16	conducted based on a neutral f	•	•	
1.17	attributes, does not constitute a	a stop.	•	
1.18	Subd. 2. Duty of peace off	icers to record information	on. (a) A law ent	forcement officer
1.19	who conducts a traffic, pedestr			
1.20	data to the chief law enforcement	•		
1.21	(1) the date, time, duration,	and location of the stop, inc	cluding an addre	ss, block number,
1.22	and street name; closest interse	ection; highway and closes	t highway exit; l	atitude and
1.23	longitude; or global positioning	g system location, provided	d that if the enco	unter occurs at or
1.24	near a specific residential addre	ess, the officers should incl	lude either the no	earest cross street
1.25	or block number in order to av	oid revealing the identity of	of the person stop	pped;
1.26	(2) the name and badge num	mber of the peace officer n	naking the stop;	
1.27	(3) the officer's perception of	of the race or ethnicity, age,	, and gender of th	ne person stopped
1.28	based solely on the observation	n or perception of the peac	e officer making	the stop. For
1.29	vehicle stops, this information	need only be provided for	the driver, unles	ss a passenger is
1.30	searched, cited, arrested, or ha	s physical force used again	ast them;	
1.31	(4) the officer's perception	of whether the person stop	ped is in a state	of mental or
1.32	behavioral crisis based solely o	on the observation and perce	eption of the peac	ce officer making

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the stop. For vehicle stops, this information need only be provided for the driver, unless a 2.1 passenger is searched, cited, arrested, or has physical force used against them; 2.2 (5) the alleged traffic, pedestrian, or bicycle violation or reason that led to the stop and 2.3 an explanation of the reason for the stop consistent with the standards set forth in paragraph 2.4 2.5 (b), as well as the reason for the stop the reporting officer communicated to the person stopped; 2.6 (6) actions taken by the peace officer during the stop including orders given; field sobriety 2.7 tests conducted; if a canine was used for detection of contraband and, if so, whether the 2.8 canine detected contraband; whether a patrol vehicle or curbside detention was imposed; 2.9 whether and which de-escalation techniques were used; and whether a foot or vehicle pursuit 2.10 was involved; 2.11 (7) whether and what use of force was used including firearm point or discharge, canine 2.12 bite or pursuit, use of any of the officer's weapons or tools, and any other physical contact; 2.13 (8) whether a search was conducted of the driver, passengers, vehicle, or pedestrian and, 2.14 if so, the type of search, the legal authority and factual basis for the search, and the outcome 2.15 of the search; 2.16 (9) the authority for a search, including consent, probable cause, or outstanding warrant. 2.17 If the authority for the search is consent, the officer must also record whether the officer 2.18 requested consent to search, if and what type of consent was provided, and how the consent 2.19 was provided; 2.20 (10) whether any contraband or unlawful weapons were discovered or seized in the 2.21 course of the stop and the nature of the contraband or unlawful weapons; 2.22 (11) the outcome of the stop including whether the person was released; issued a warning, 2.23 repair order, or citation; or taken into custodial arrest; and 2.24 (12) the officer's unique identification number, years of experience, and the type of 2.25 assignment that the officer was detailed to perform when the officer made the stop. 2.26 2.27 (b) If the primary reason for the stop is a traffic violation, the peace officer must provide a statutory citation for the particular traffic infraction. If the primary reason for the stop is 2.28 2.29 reasonable suspicion that the person was engaged in criminal activity, the peace officer must describe the circumstances that gave rise to the officer's reasonable suspicion and 2.30 identify the statutory citation for the suspected violation of law that formed the basis for 2.31 2.32 the stop.

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(c) A peace officer conducting a stop must not request the information identified in 3.1 paragraph (a), clauses (3) and (4), from the individual stopped. 3.2 Subd. 3. Agency reports. (a) Beginning in 2025, each law enforcement agency must 3.3 compile the data described in subdivision 1 semiannually and submit the data to the 3.4 3.5 Minnesota Department of Public Safety by February 1 and August 1 of each year. (b) Each law enforcement agency subject to the requirements of this section that does 3.6 not submit the data described in subdivision 1 is ineligible to receive any public safety 3.7 related grants issued or administered by the state until the required information is provided, 3.8 or the commissioner of public safety grants an extension to file the data or a waiver from 3.9 the requirement. 3.10 (c) Agencies required to report data under this section shall not report or make publicly 3.11 3.12 available the name, address, social security number, or other unique personal identifying information of the persons stopped, searched, or subjected to a property seizure. Law 3.13 enforcement agencies are solely responsible for ensuring that such personally identifying 3.14 information of the individual stopped is not transmitted to the state reporting agency or 3.15 otherwise released to the public. 3.16 Subd. 4. Statewide reports. (a) On or before March 1, 2026, and every six months 3.17 thereafter, the commissioner of public safety shall publish a report including all of the 3.18 information that is reported to the commissioner pursuant to subdivision 2, including 3.19 aggregate data collected under subdivision 2 that includes disaggregated incident-level data 3.20 classified by the law enforcement agency, in a manner that is clear, understandable, and 3.21 machine readable. The commissioner of public safety shall not release to the public a peace 3.22 officer's name, badge number, or other personally identifying information, apart from the 3.23 officer's unique identification number. 3.24 (b) Following publication of the first report under paragraph (a) and each year thereafter, 3.25 the commissioner of public safety shall hold meetings to review and assess the data on the 3.26 following actions that was collected in the prior year: traffic stops, pedestrian stops, 3.27 3.28 discretionary searches, citations, and arrests. The meetings must analyze: (1) the percentage and proportionality of enforcement-related contacts, such as stops, 3.29 detentions, searches, citations, and arrests completed for different racial groups where the 3.30 recorded basis for the police enforcement activity is similar; 3.31 (2) the percentage of enforcement-related contacts, such as stops and detentions that 3.32 uncover evidence of criminal activity, including warnings, citations, and arrests, and the 3.33

nature of the criminal activity uncovered, such as the rate at which stops result in evidence

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4.1	of felonies. The commissioner may also separately analyze the percentage of
1.2	enforcement-related contacts that lead to citations or arrests for traffic offenses or petty
1.3	misdemeanors;
1.4	(3) the percentage of searches that result in seizure of unlawful weapons;
1.5	(4) the percentage of searches that result in seizure of contraband, and the nature of the
1.6	contraband seized;
1.7	(5) any tactical, equipment, supervision, training, or policy concerns that are identified
1.8	and, to the extent necessary, addressed; and
1.9	(6) any patterns related to stops that are identified, including indicia of racial bias or
4.10	discrimination, and, to the extent necessary, addressed.
4.11	Subd. 5. Minnesota Statistical Analysis Center. No later than July 1, 2025, the Office
4.12	of Justice Programs' Minnesota Statistical Analysis Center must begin analyzing agency
4.13	reports and developing statewide reports aimed at eliminating racial disparities in traffic,
1.14	pedestrian, and bicycle stops. The duties of the center shall include, but not be limited to,
4.15	the examination and evaluation of state and local law enforcement policies and practices
4.16	that contribute to disparities within different geographic regions of Minnesota. The center
1.17	shall annually publish its findings and policy recommendations, convene at least one public
4.18	meeting per year, and submit its inaugural report on or before January 1, 2027.
4.19	Subd. 6. Auditing. Each law enforcement agency covered by this section shall develop
1.20	and make publicly available a policy governing review and auditing of stop data collected
1.21	to ensure officer compliance with the requirements of this section.
1.22	Subd. 7. Implementing regulations. No later than November 1, 2024, the Statistical
1.23	Analysis Center shall adopt regulations for the collection and reporting of data required
1.24	under this section in a manner prescribed under the Minnesota Administrative Act, section
1.25	<u>14.001:</u>
1.26	(1) the regulations shall specify all data to be reported, and provide standards, definitions
1.27	and technical specifications not inconsistent with the requirements of this section to ensure
1.28	uniform reporting practices across all reporting agencies; and
1.29	(2) to the extent possible, and consistent with the requirements of this section, such
1.30	regulations should be compatible with any similar federal data collection or reporting
1.31	programs. "
1.32	Delete the title and insert:

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5.1 "A bill for an act

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relating to public safety; requiring peace officers to collect and report certain data; requiring the commissioner of public safety to publish a report and hold meetings on the data collected; prohibiting law enforcement agencies that fail to report data from receiving certain grants; requiring the Minnesota Statistical Analysis Center to analyze agency reports and develop statewide reports aimed at eliminating racial disparities in stops; proposing coding for new law in Minnesota Statutes, chapter 626."

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