SF498 REVISOR MLT S0498-2 2nd Engrossment

SENATE STATE OF MINNESOTA EIGHTY-NINTH SESSION

S.F. No. 498

(SENATE AUTHORS: LATZ)

1.6

1.12

1.13

1.14

1.15

1.16

1.17

1.18

1.19

1.20

1.21

1.22

1.23

1.24

DATE	D-PG	OFFICIAL STATUS
02/02/2015	190	Introduction and first reading Referred to Judiciary
03/25/2015	1283a 1353 4868	Comm report: To pass as amended Second reading Rule 47, returned to Judiciary
03/14/2016		Comm report: To pass as amended Second reading See SF86

1.1	A bill for an act
1.2	relating to data practices; classifying portable recording system data; establishing
1.3	requirements for the destruction of data; requiring policies; imposing
1.4	requirements on vendors and providing for damage awards; amending Minnesota
1.5	Statutes 2014, section 13.82, subdivision 15, by adding subdivisions.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Section 1. Minnesota Statutes 2014, section 13.82, subdivision 15, is amended to read:

Subd. 15. **Public benefit data.** Any law enforcement agency may make any data

classified as confidential or protected nonpublic pursuant to subdivision 7 or as private

or nonpublic under subdivision 32 accessible to any person, agency, or the public if the

agency determines that the access will aid the law enforcement process, promote public

Sec. 2. Minnesota Statutes 2014, section 13.82, is amended by adding a subdivision to read:

Subd. 32. **Portable recording systems.** (a) As used in this subdivision:

- (1) "portable recording system data" means audio or video data collected by a device worn by a peace officer that is capable of both video and audio recording of the officer's activities and interactions with others or collecting digital multimedia evidence as part of an investigation;
- (2) "public place" means a location that is accessible to the general public where individuals do not have a reasonable expectation of privacy with respect to audio or video recording of their activities and interactions with others; and
- (3) "redact" means to blur video or distort audio so that the identity of the subject in a recording is obscured sufficiently to render the subject unidentifiable.

Sec. 2.

safety, or dispel widespread rumor or unrest.

For purposes of this subdivision, the peace officer who collected the portable recording system data or an officer whose image or voice is recorded is a subject of the data, regardless of whether the officer is or can be identified by the recording.

(b) Portable recording system data are private data on individuals or nonpublic data

- (b) Portable recording system data are private data on individuals or nonpublic data unless the recording occurred in a public place and:
- (1) the incident involved the use of a dangerous weapon by a peace officer or use of physical coercion by a peace officer that causes at least substantial bodily harm, as those terms are defined in section 609.02; or
- (2) a subject of the data requests that the data be accessible to the public, provided that data on a subject who is not a peace officer and who does not consent to the release must be redacted, if practicable.

A law enforcement agency may withhold access to data that are public under this paragraph or redact the data to the extent that the data are clearly offensive to common sensibilities.

(c) Notwithstanding paragraph (b):

SF498

2.1

2.2

2.3

2.4

2.5

2.6

2.7

2.8

2.9

2.10

2.11

2.12

2.13

2.14

2.15

2.16

2.17

2.18

2.19

2.20

2.21

2.22

2.23

2.24

2.25

2.26

2.27

2.28

2.29

2.30

2.31

2.32

2.33

2.34

2.35

2.36

- (1) portable recording system data that are criminal investigative data are governed by subdivision 7, except that inactive criminal investigative data are governed by paragraph (b);
- (2) portable recording system data that are public personnel data under section 13.43, subdivision 2, clause (5), are public; and
- (3) data that are not public data under other provisions of this section retain that classification.
- (d) Any person may bring an action in the district court located in the county where portable recording system data are being maintained to authorize disclosure of data that are private or nonpublic under this subdivision. The person bringing the action must give notice of the action to the law enforcement agency and subjects of the data, if known. The law enforcement agency must give notice to other subjects of the data, if known, who did not receive the notice from the person bringing the action. The court may order that all or part of the data be released to the public or to the person bringing the action. In making this determination, the court shall consider whether the benefit to the person bringing the action or to the public outweighs any harm to the public, to the law enforcement agency, or to a subject of the data. The data in dispute must be examined by the court in camera. This paragraph does not affect the right of a defendant in a criminal proceeding to obtain access to portable recording system data under the Rules of Criminal Procedure.
- (e) A law enforcement agency that uses portable recording systems must maintain the following information, which is public data:

Sec. 2. 2

(1) the total number of devices owned or maintained by the agency; 3.1 (2) a daily record of the total number of devices actually deployed and used by 3.2 officers and, if applicable, the precincts in which they were used; 3.3 3.4 (3) the law enforcement agency's policies and procedures for use of portable recording systems; and 3.5 (4) the total amount of recorded audio and video data collected by portable recording 3.6 systems and maintained by the agency and the agency's retention schedule for the data 3.7 and procedures for destruction. 3.8 (f) Notwithstanding section 138.17, portable recording system data that are not 3.9 active or inactive criminal investigative data and are not described in paragraph (g) must 3.10 be maintained for at least 90 days and destroyed within one year of the date the data 3.11 were collected. 3.12 (g) Portable recording system data must be maintained for at least one year and 3.13 destroyed within three years of the date the data were collected if: 3.14 (1) the incident involved the use of a dangerous weapon by a peace officer or use 3.15 of physical coercion by a peace officer that causes at least substantial bodily harm, as 3.16 those terms are defined in section 609.02; or 3.17 (2) a formal complaint is made against a peace officer related to the incident. 3.18 (h) If a subject of the data submits a written request to the law enforcement agency 3.19 to retain the recording beyond the applicable retention period for possible evidentiary or 3.20 exculpatory use in a future proceeding related to the circumstances under which the data 3.21 were collected, the law enforcement agency shall retain the recording for an additional 3.22 3.23 time period requested by the subject of up to 180 days and notify the requester that the recording will then be destroyed unless a new request is made under this paragraph. 3.24 A government entity may retain the recording for as long as reasonably necessary for 3.25 3.26 possible evidentiary or exculpatory use in a future proceeding related to the incident with respect to which the data were collected. 3.27 (i) An individual who is the subject of portable recording system data has access to 3.28 the data, including data on other individuals who are the subject of the recording. If the 3.29 individual requests a copy of the recording, data on other individuals who do not consent 3.30 to its release must be redacted from the copy. 3.31 (j) A law enforcement agency using portable recording systems must arrange for 3.32 an independent triennial audit of data collected from the systems to determine whether 3.33 the data have been maintained, classified, and destroyed as required by this subdivision. 3.34 Summary data related to the results of the audit are public data. 3.35

Sec. 2. 3

4.1

4.2

4.3

4.4

4.5

4.6

4.7

4.8

4.9

4.10

4.11

4.12

4.13

4.14

4.15

4.16

4.17

4.18

4.19

4.20

4.21

4.22

4.23

4.24

4.25

4.26

4.27

4.28

4.29

4.30

4.31

4.32

(k) A law e	nforcement agency must not use a portable recording system unless
the agency has ac	dopted and enforces a written policy governing the use and operation
of portable record	ding systems and standards and procedures for complying with this
subdivision. At a	minimum, the policy must:
(1) establish	n strict procedures governing access to the data to ensure that the data are
not edited, altered	d, or prematurely destroyed, except to the extent that redaction of data is
required under th	is subdivision;
(2) include	guidelines or standards governing the circumstances under which a
portable recording	g system must or may be activated or deactivated and whether notice of
use is required; a	<u>nd</u>
(3) provide	for training of peace officers for purposes of complying with this
subdivision and t	he policy.
EFFECTIV	VE DATE. This section is effective the day following final enactment.
Data collected be	fore the effective date of this section must be destroyed, if required by
this section, no m	fore the effective date of this section must be destroyed, if required by more than 90 days after this section becomes effective.
Sec. 3. Minner read:	nore than 90 days after this section becomes effective. sota Statutes 2014, section 13.82, is amended by adding a subdivision to
Sec. 3. Minneread: Subd. 33. P	nore than 90 days after this section becomes effective. sota Statutes 2014, section 13.82, is amended by adding a subdivision to Portable recording system vendor. (a) For purposes of this subdivision,
Sec. 3. Minneread: Subd. 33. Fa "portable record	sota Statutes 2014, section 13.82, is amended by adding a subdivision to Portable recording system vendor. (a) For purposes of this subdivision, ding system vendor" means a person who is not a government entity and
Sec. 3. Minneread: Subd. 33. Paragraphic a "portable recording that provides services."	sota Statutes 2014, section 13.82, is amended by adding a subdivision to Portable recording system vendor. (a) For purposes of this subdivision, ding system vendor" means a person who is not a government entity and vices for the creation, collection, retention, maintenance, processing, or
Sec. 3. Minneread: Subd. 33. For a "portable record that provides served dissemination of the section of the s	sota Statutes 2014, section 13.82, is amended by adding a subdivision to Portable recording system vendor. (a) For purposes of this subdivision, ding system vendor" means a person who is not a government entity and vices for the creation, collection, retention, maintenance, processing, or portable recording system data for a law enforcement agency or other
Sec. 3. Minner read: Subd. 33. F a "portable record that provides serve dissemination of government entity	sota Statutes 2014, section 13.82, is amended by adding a subdivision to Portable recording system vendor. (a) For purposes of this subdivision, ding system vendor" means a person who is not a government entity and vices for the creation, collection, retention, maintenance, processing, or portable recording system data for a law enforcement agency or other y. By providing these services to a government entity, a vendor is subjective.
Sec. 3. Minner read: Subd. 33. Pa "portable record that provides served dissemination of government entity to all of the requirement."	sota Statutes 2014, section 13.82, is amended by adding a subdivision to Portable recording system vendor. (a) For purposes of this subdivision, ding system vendor" means a person who is not a government entity and vices for the creation, collection, retention, maintenance, processing, or portable recording system data for a law enforcement agency or other y. By providing these services to a government entity, a vendor is subject rements of this chapter as if it were a government entity.
Sec. 3. Minneread: Subd. 33. For a "portable record that provides served dissemination of government entity to all of the requirement (b) Subject	sota Statutes 2014, section 13.82, is amended by adding a subdivision to Portable recording system vendor. (a) For purposes of this subdivision, ding system vendor" means a person who is not a government entity and vices for the creation, collection, retention, maintenance, processing, or portable recording system data for a law enforcement agency or other y. By providing these services to a government entity, a vendor is subjective.
Sec. 3. Minner read: Subd. 33. F a "portable record that provides serve dissemination of government entity to all of the requi (b) Subject violation of this contents.	sota Statutes 2014, section 13.82, is amended by adding a subdivision to Portable recording system vendor. (a) For purposes of this subdivision, ding system vendor" means a person who is not a government entity and vices for the creation, collection, retention, maintenance, processing, or portable recording system data for a law enforcement agency or other y. By providing these services to a government entity, a vendor is subject rements of this chapter as if it were a government entity. to paragraph (c), in an action against a vendor under section 13.08 for a
Sec. 3. Minner read: Subd. 33. Pa "portable record that provides served dissemination of government entity to all of the require (b) Subject violation of this condamages, whiche	sota Statutes 2014, section 13.82, is amended by adding a subdivision to Portable recording system vendor. (a) For purposes of this subdivision, ding system vendor" means a person who is not a government entity and vices for the creation, collection, retention, maintenance, processing, or portable recording system data for a law enforcement agency or other y. By providing these services to a government entity, a vendor is subject rements of this chapter as if it were a government entity. It paragraph (c), in an action against a vendor under section 13.08 for a chapter, the vendor is liable for presumed damages of \$2,500 or actual ver is greater, and reasonable attorney fees.
Sec. 3. Minner read: Subd. 33. For a "portable record that provides served dissemination of government entity to all of the requirement (b) Subject violation of this condamages, whiches (c) In an act	sota Statutes 2014, section 13.82, is amended by adding a subdivision to Portable recording system vendor. (a) For purposes of this subdivision, ding system vendor" means a person who is not a government entity and vices for the creation, collection, retention, maintenance, processing, or portable recording system data for a law enforcement agency or other y. By providing these services to a government entity, a vendor is subject rements of this chapter as if it were a government entity. It paragraph (c), in an action against a vendor under section 13.08 for a chapter, the vendor is liable for presumed damages of \$2,500 or actual

Chief law enforcement officers shall adopt the policy under section 2, paragraph (k), by January 15, 2017.

Sec. 4. 4