

computer of a person who has accessed a government computer) must so inform persons before requiring them to provide data about themselves. Requires the government entity to inform the person how the data will be used and disseminated.

Authorizes disseminating electronic access data (1) to the commissioner of administration to evaluate electronic government services; (2) to another government entity to prevent unlawful intrusions into government electronic systems; and (3) as otherwise provided by law. **[H.F. 1959-Dibble]**

- 5 **Military recruitment.** Requires K-12 schools to give military recruiters the names, addresses, and phone numbers of 11th and 12th grade students within 60 days after receiving a request except as follows.

The school must give parents and students the right to refuse this release. Data released may only be used for military recruiting purposes and may not be further disseminated except to other armed forces recruiters. **[H.F. 1677-Hackbarth]**

- 6 **Edvest data.** Classifies as private data on individuals: account owner data, account data, and data on beneficiaries of Edvest savings accounts (a program to give tax breaks for higher education savings), except it makes public the names and addresses of beneficiaries of accounts that receive state matching grants (available to families with incomes up to \$80,000). **[H.F. 1898 and H.F. 1959-Dibble]**

- 7 **Human rights intake file data.** Classifies as confidential or protected nonpublic: data in intake files that identify potential charging parties, respondents, and witnesses. **[H.F. 1898 and H.F. 1959-Dibble]**

- 8 **Housing and redevelopment data.** Amends the current statute that classifies data collected in surveys by housing and redevelopment authorities (HRAs). Adds to that statute a subdivision classifying as private or nonpublic (not available to anyone but the subject of the data) financial data received from persons seeking assistance from an HRA. The new subdivision also specifies that some of the data on applicants becomes public and some remains private/protected if the applicants receives financial assistance from the HRA.

The data classifications are identical to classification in current law that apply only to the St. Paul HRA. **[H.F. 1466-Holberg]**

- 9 **Business data.**

Subd. 1. Not public data when benefit requested. Classifies as private or nonpublic: specified business data submitted by a business requesting financial assistance or a benefit financed by public funds.

Subd. 2. Public data when benefit received. Specifies that data under subdivision 1 become public if a benefit is received, except that business plans, income and expense projections not related to the financial assistance provided, customer lists, income tax returns and design, market, and feasibility studies not paid with public funds remain private or nonpublic data.

Subd. 3. Business as vendor. Makes private or nonpublic until bids are opened: business data submitted to a government entity in response to a request for bids. When bids are opened, the bidder's name and the amount in the response are public. All other data remain private or nonpublic until completion of the selection process (defined as ranking of the responses). At that time all data, including copyrighted material, but excepting trade secrets, become public. Provides parallel treatment for responses to requests for proposals (RFP), except that the concluding stage is called "completion of the evaluation process," and it occurs when the government entity finishes negotiating the contract with the selected vendor. Provides that if all

responses to an RFP are rejected prior to completion of the selection process, data that are private or nonpublic at that time remain so until a resolicitation or a decision to abandon the purchase. If responses are rejected after the process is completed, data public at that time remains so. **H.F. 2030-Krinkie]**

- 10 **Economic assistance data.** Current law classifies as nonpublic specified kinds of information submitted to cities by applicants for economic development assistance programs. The bill adds to this existing law the same kinds of data when provided to a county by applicants for economic development assistance programs. **H.F. 490-Kuisle]**
- 11 **Automobile insurance.** Classifies as nonpublic: financial data relating to nonpublic companies that are submitted to the commissioner of commerce for approval to self-insure liability for automobile coverage as a group.
Classifies as nonpublic: specified financial documents submitted by nonpublic companies seeking to self-insure their automobile liability or to be licensed as self-insurance plan administrators. **[H.F. 1898 and H.F. 1959-Dibble]**
- 12 **Records management program.** Amends current law that requires government entities to keep official records and have a timetable for their destruction. Requires an entity to keep a record of what records it has destroyed. Under current law the entity forwards this record to the commissioner of administration and the archivist at the state historical society. **[H.F. 1959-Dibble]**
- 13 **Treatment of data collected.** This bill provides that data that the department of labor and industry collects or creates as part of an investigation is private if it would identify individuals who have provided data to the department during the investigation. **[H.F. 1931-Davnie]**
- 14 **Classification of data.** Amends the crime victim programs law. Classifies as private: personal history and other information kept by the Minnesota Center for Crime Victim Services or one of its grantees, from which the identity and location of a crime victim can be determined.
- 15 **Taxpayer's personal information; disclosure.** Amends a local law passed in 1997 which requires Washington and Ramsey counties to inform property taxpayers of the right to opt out of having their names included on lists of property owners that are sold to businesses for survey, marketing, or solicitation purposes. Strikes Ramsey County from the application of the law. Extends the law's August 1, 2001, expiration date to 2003. **[H.F. 830-Slawik]**
- 16 **Report of data laws.** Requires the responsible authority of each state agency to prepare a list of all data classifications affecting business that are in the agency's jurisdiction. Requires the agency to submit this list to the commissioner of administration by September 1, 2001. **[H.F. 2030-Krinkie]**
- 17 **Repealer.** Repeals (1) an unfunded administrative remedy for denials of data access (H.F. 1959), and (2) current business data provisions that would be replaced by the bill (H.F. 2030).
- 18 **Effective date.** Section 5 is effective immediately.