..... moves to amend H.F. No. 104, the first engrossment, as follows:

1.1

1.23

Delete everything after the enacting clause and insert: 1.2 "Section 1. [13.891] RESTORATIVE PRACTICE PARTICIPANT DATA. 1.3 (a) For purposes of this section, "restorative practice participant" has the meaning given 1.4 in section 595.02, subdivision 1b, paragraph (a), clause (2). 1.5 (b) Data collected, created, or maintained by a government entity that identifies an 1.6 individual as a restorative practice participant is private data on individuals but may be 1.7 disclosed for the purposes described in section 595.02, subdivision 1b, paragraph (b), clauses 1.8 (1) to (3), or paragraph (c). This section does not apply to personnel data, as defined in 1.9 section 13.43, subdivision 1, or to an individual who receives payment to facilitate a 1.10 1.11 restorative practice, as defined in section 142A.76, subdivision 1. Sec. 2. Minnesota Statutes 2024, section 142A.76, subdivision 8, is amended to read: 1.12 Subd. 8. Report. By February 15 of each year, the director shall report to the chairs and 1.13 ranking minority members of the legislative committees and divisions with jurisdiction over 1.14 public safety, human services, and education, on the work of the Office of Restorative 1.15 Practices, any grants issued pursuant to this section, and the status of local restorative 1.16 practices initiatives in the state that were reviewed in the previous year. The status report 1.17 should include information provided by the grantees on their program's impact on recidivism, 1.18 public safety, and local financial investments in restorative practices. Grantees must provide 1.19 this information to the Office of Restorative Practices by November 15 of each year. 1.20 1.21 Sec. 3. Minnesota Statutes 2024, section 595.02, is amended by adding a subdivision to read: 1.22

Subd. 1b. **Inadmissibility**; exceptions. (a) For purposes of this subdivision:

Sec. 3.

	03/31/25 12:58 pm	HOUSE RESEARCH	BJ/RK	H0104DE5
2.1	(1) "restorative practice" has th	ne meaning given in section 14	42A.76, subdi	vision 1; and
2.2	(2) "restorative practice participation (2) (2) (2)	pant" means a facilitator, a pe	rson who has	caused harm,
2.3	a person who has been harmed, a c	community member, and any	other person a	attending a
2.4	restorative practice.			
2.5	(b) Statements made or docume	ents offered in the course of a	restorative pr	actice are not
2.6	subject to discovery or admissible	as evidence in a civil or crim	inal proceedir	ng. This
2.7	paragraph does not apply:			
2.8	(1) to statements or documents	that are the subject of a report	rt made pursua	ant to section
2.9	626.557 or chapter 260E;			
2.10	(2) if a restorative practice parti	icipant reasonably believed th	at disclosure o	of a statement
2.11	or document was necessary to prev	vent reasonably certain death,	great bodily	harm, or
2.12	commission of a crime; or			
2.13	(3) if the statement or documer	nt constitutes evidence of prof	fessional misc	onduct by a
2.14	restorative practice participant acti	ing in the capacity of their pro	ofessional or o	occupational
2.15	license.			
2.16	(c) Notwithstanding paragraph	(b), if a court orders a person	who caused	harm to
2.17	participate in a restorative practice,	a person overseeing the restor	rative practice	may disclose
2.18	information necessary to demonstr	rate whether the person who c	aused harm p	articipated as
2.19	ordered.			

(d) Evidence that is otherwise admissible or subject to discovery does not become

inadmissible or protected from discovery solely because it was discussed or used in a

Sec. 3. 2

2.20

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restorative practice."

Amend the title accordingly