As Amended by Senate Committee

Session of 2011

SENATE BILL No. 93

By Committee on Federal and State Affairs

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AN ACT concerning law enforcement; amending K.S.A.22-4606, 22-1 2 4608 22-4609, 22-4610 and 22-4611, and repealing the existing 3 sections; also repealing K.S.A. 22-4604 and 22-4608. 4 5 Be it enacted by the Legislature of the State of Kansas: 6 Section 1. K.S.A. 22-4606 is hereby amended to read as follows: 7 22-4606. As used in this act: 8 (a) "Governmental unit" means the state, or any county, city or 9 other political subdivision thereof, or any department, division, board 10 or other agency of any of the foregoing. 11 (b) "Law enforcement agency" means the governmental unit 12 employing the law enforcement officer. (c) "Law enforcement officer" has the meaning ascribed thereto in 13 14 K.S.A. 74-5602, and amendments thereto. 15 (d) "Racial profiling" means the practice of a law enforcement-16 officer or agency relying, as the sole factor, on race, ethnicity, national 17 origin, gender or religious dress in selecting which individuals to-18 subject to routine investigatory activities, or in deciding upon the scope 19 and substance of law enforcement activity following the initial routine 20 investigatory activity. Racial profiling does not include reliance on such 21 eriteria in combination with other identifying factors when the law-22 enforcement officer or agency is seeking to apprehend a specific-23 suspect whose race, ethnicity, national origin, gender or religious dress 24 is part of the description of the suspect. "Biased Racial or other 25 biased-based policing" means the unreasonable use of race, ethnicity, 26 national origin, socio-economic status, gender or religion by a law 27 enforcement officer in deciding to initiate an enforcement action. It is 28 not biased racial or other biased-based policing when race, ethnicity, 29 national origin, socio-economic status, gender or religion is used in 30 combination with other identifying factors as part of a specific individual description to initiate an enforcement action. 31 32 (e) "Routine investigatory activities" includes, but is not limited

to, the following activities conducted by law enforcement officers and

agencies in conjunction with traffic stops: (1) Frisks and other types of
 body searches; and (2) consensual or nonconsensual searches of
 persons or possessions, including vehicles, dormitory rooms, school
 lockers, homes and apartments.

5 (f) "Collection of data" means that information collected by 6 Kansas law enforcement officers after each traffic stop.

Sec. 2. K.S.A. 22-4608 is hereby amended to read as follows: 224608. It shall be unlawful for any law enforcement officer or any law
enforcement agency to engage in racial profiling, biased policing.

10 Sec. 2. K.S.A. 22-4609 is hereby amended to read as follows: 22-11 4609. The race, ethnicity, national origin, gender or religious dress of 12 an individual or group shall not be the sole factor in *It is unlawful to* 13 use racial or other biased-based policing in:

14 (a) Determining the existence of probable cause to take into

15 *custody or to arrest an individual* or in;

(b) constituting a reasonable and articulable suspicion that an
offense has been or is being committed so as to justify the detention
of an individual or the investigatory stop of a vehicle; or

(c) determining the existence of probable cause to conduct asearch of an individual or a conveyance.

Sec. 3. K.S.A. 22-4610 is hereby amended to read as follows: 22-4610. (a) All law enforcement agencies in this state shall adopt a detailed, written policy to preempt racial profiling biased racial or other biased-based policing. Each agency's policy shall include the definition of racial profiling biased racial or other biased-based policing found in K.S.A. 22-4606, and amendments thereto.

(b) Policies adopted pursuant to this section shall be implemented
by all Kansas law enforcement agencies within one year after the
effective date of this act. The policies and data collection procedures
shall be available for public inspection during normal business hours.

31 (c) The policies adopted pursuant to this section shall include, but32 not be limited to, the following:

33 (1) A prohibition of racial profiling. A detailed written policy that

34 prohibits biased racial or other biased-based policing and that clearly

35 defines acts constituting biased racial or other biased-based policing

36 using language that has been recommended by the attorney general.

37 (2) Annual educational training which shall include, but not be

38 limited to, an understanding of the historical and cultural systems that

39 perpetuate racial profiling, assistance in identifying racial profiling-

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practices, and providing officers with self-evaluation strategies to preempt racial profiling prior to stopping a citizen.

3 (2) (A) The agency policies shall require annual racial and or
other biased biased-based policing training which shall include but not
be limited to training relevant to racial and or other biased biasedbased policing. Distance learning training technology shall be allowed
for racial and or other biased biased-based policing training.

8 (B) Law enforcement agencies shall may appoint an advisory body 9 of not less than five persons composed of representatives of law 10 enforcement, community leaders and educational leaders to 11 recommend and review appropriate training curricula.

12 (3) (A) For law enforcement agencies of cities of the first-13 elasswith 10 or more full-time officers shall, establishmentestablish or 14 use of current independent citizen of cities or counties that have 15 exercised the option to establish community advisory boards pursuant to section 6, and amendments thereto, use of such community 16 advisory boards which include participants who reflect the racial and 17 ethnic community, to advise and assist in policy development, 18 19 education and community outreach and communications related to 20 racial profiling biased racial or other biased-based policing by law 21 enforcement officers and agencies.

(B) Community advisory boards shall receive training on fair and
 impartial policing and comprehensive plans for law enforcement
 agencies.

(4) Policies for discipline of law enforcement officers and
 agencies who engage in racial profiling biased racial or other biased based policing.

28 (5) A provision that, if the investigation of a complaint of racial 29 profiling biased racial or other biased-based policing reveals the 30 officer was in direct violation of the law enforcement agency's written 31 policies regarding racial profiling biased racial or other biased-based 32 policing, the employing law enforcement agency shall take appropriate 33 action consistent with applicable laws, rules and regulations, 34 resolutions, ordinances or policies, including demerits, suspension or 35 removal of the officer from the agency.

(6) Provisions for community outreach and communications
 efforts to inform the public of the individual's right to file with the law
 enforcement agency or the Kansas human rights commission
 complaints regarding racial profiling biased racial or other biased-

based policing, which outreach and communications to the community
 shall include ongoing efforts to notify the public of the law
 enforcement agency's complaint process.

4 (7) Procedures for individuals to file complaints of racial profiling 5 biased racial or other biased-based policing with the agency, which, if 6 appropriate, may provide for use of current procedures for addressing 7 such complaints.

8 (d) (1) Each law enforcement agency shall compile an annual 9 report of fincluding all complaints of racial profiling biased racial or 10 other biased-based policing received and shall submit the report on or before JanuaryJuly 31 to the office of the attorney general for review. 11 12 The annual report shall include: (1) The date the complaint is filed; (2) 13 (B) action taken in response to the complaint; (3)(C) the decision upon 14 disposition of the complaint; and (4)(D) the date the complaint is 15 elosed. Annual reports filed pursuant to this subsection shall be open public records and shall be posted on the official website of the 16 17 attorney general.

(2) The annual report shall include:

19 (A) The date each racial and biased or other biased-based 20 policing complaint is filed;

(B) action taken in response to each racial and biased or other
 biased-based policing complaint;

23 (C) the disposition of each racial and biased or other biased24 based policing complaint;

(D) the date each racial and biased or other biased-based policing
complaint is closed;

27 (E) whether or not all agency law enforcement officers not 28 exempted by Kansas commission on peace officer standards and 29 training;

30 *(F)* whether the agency has a policy prohibiting racial profiling 31 and biased or other biased-based policing;

32 (G) whether the agency policy mandates specific discipline for 33 sustained complaints of racial and or other biased biased-based 34 policing;

35 (H) whether the agency policy details the discipline to be 36 administered for sustained complaints of racial and or other biased 37 biased based policing:

37 *biased-based* policing;

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38 *(I)* whether the agency has a community advisory board; and

39 (J) whether the agency has a racial and biased or other biased-

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1 based policing comprehensive plan or if it collects traffic stop data. 2 Sec. 4. K.S.A. 22-4611 is hereby amended to read as follows: 22-3 4611. (a) Any person who believes such person has been subjected to 4 racial profiling biased racial or other biased-based policing by a law 5 enforcement officer or agency may file a complaint with the law-6 enforcement agency. The complainant may also file a complaint with 7 the Kansas human rights commission the office of the attorney 8 general. The commissionattorney general shall review and, if 9 necessary, investigate the complaint. The commission's designee-10 attorney general shall consult with the head of the law enforcement 11 agency before making final recommendations regarding discipline of 12 any law enforcement officer or other disposition of the complaint. 13 (b) Upon disposition of a complaint as provided for in subsection 14 (a) the complainant shall have a civil cause of action in the district 15 court against the law enforcement officer or law enforcement agency, 16 or both, and shall be entitled to recover damages if it is determined by

the court that such persons or agency engaged in racial profiling biased racial or other biased-based policing. The court may allow the prevailing party reasonable attorney fees and court costs.

New Sec. 5. (a) Each law enforcement agency shall *The governing body of a city or county may* develop a comprehensive plan in conjunction with a community advisory board, if one exists, or with community leaders, by January 1, 2012, to prevent racial profiling and biased or other biased-based policing or may require the law enforcement agency of such city or county to collect traffic stop data beginning July 1, 2011, and make such data available to the public.

(b) The Any comprehensive plan adopted pursuant to this section
shall include the following:

(1) Policies prohibiting racial and or other biased-based policing
 to guide well-meaning officers and address racist officers;

31 (2) policies to promote the recruitment and hiring of a diverse
32 workforce to ensure the workforce is comprised of people who can
33 police in a race-neutral and nonbiased fashion;

34 (3) training to promote employees' controlled responses to 35 override racial and other biases;

36 (4) ongoing training of supervisors to enable them to detect and37 respond effectively to biased behavior;

(5) implement a style of policing that promotes positiveinteractions between police officers and all communities;

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1 (6) include data collection as part of the comprehensive plan; and

(7) other matters deemed appropriate.

3 (c) Data collection, if required by the governing body, may 4 consist of, but shall not be limited to, one or more of the following for 5 every vehicle stop:

(1) Originating agency identifier number;

(2) time and date of the stop;

8 (3) duration of the stop in ranges of one to 15 minutes, 16 to 30 9 minutes or more than 30 minutes;

10 *(4) beat, district, territory or response area where the traffic stop* 11 *is conducted;*

12 (5) primary reason for the officer's investigation, and 13 specifically, whether the stop was call related or self initiated;

14 (6) primary reason for the stop, and specifically, whether the 15 stop was based on a moving violation, an equipment violation, 16 reasonable suspicion of a criminal offense, other violation, to render 17 service or assistance, suspicious circumstances, pre-existing 18 knowledge or special detail;

(7) county code of vehicle registration, if registered in Kansas, *and state code, if registered outside Kansas;*

21 (8) age, race, gender and ethnicity of the primary person stopped
22 by the officer;

23 (9) source of the information required by paragraph (8), and
24 specifically, whether it was obtained from officer perception or
25 investigation;

26 (10) whether the officer was aware of the information required
27 by paragraph (8) prior to the stop;

(11) number of occupants in the stopped vehicle, including the
 driver;

30 (12) type of action taken, including citation, warning, search, 31 arrest, assistance provided or no action. If the action taken is an 32 arrest, the data collection shall also include the type of arrest, 33 including warrant, resisting arrest, property crime, persons crime, 34 drug crime, traffic crime, DUI or other type of arrest;

35 (13) if a search was conducted, the rationale for the search,

36 including vehicle indicators, verbal indicators, physical or visual

indicators, document indicators (DOT), incident to arrest or other
 rationale;

39 (14) if a search was conducted, the type of search, including

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1 consent search, consent requested but consent denied, inventory, stop

2 and frisk, search warrant, incident to arrest, plain view or probable 3 cause; or

4 (15) if a search was conducted, the type of contraband seized, if 5 any, including currency, firearms, other weapons, drugs, drug 6 paraphernalia, alcohol products, tobacco products, stolen property or 7 other contraband.

8 New Sec. 6. The governing body of any city or county may, by 9 ordinance or resolution, establish a community advisory board to 10 work with the law enforcement agency of such city or county in 11 accordance with the provisions of K.S.A. 22-4606 et seq., and 12 amendments thereto.

13 Sec. 6. 7. K.S.A. 22-4604, 22-4606, 22-4608, 22-4609, 22-4610
14 and 22-4611 are hereby repealed.

15 Sec.-7. 8. This act shall take effect and be in force from and after
16 its publication in the Kansas register.