5497-S2.E AMH KLIP LEIN 123

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E2SSB 5497 - H AMD TO APP COMM AMD (H-2878.1/19) 637
       By Representative Klippert
                                                   NOT ADOPTED 04/12/2019
 1
       On page 1, beginning on line 24 of the striking amendment, strike
 ^{2} all of section 2
 3
 4
       Renumber the remaining sections consecutively and correct any
 5 internal references accordingly.
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 7
       On page 5, beginning on line 6 of the striking amendment, strike
 8 all of sections 4, 5, 6, 7, 8, 9, and 10
 9
10
       Renumber the remaining sections consecutively and correct any
11 internal references accordingly.
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13
       On page 11, beginning on line 20 of the striking amendment, strike
14 all of section 12
15
16
       Renumber the remaining sections consecutively and correct any
17 internal references accordingly.
18
19
       Correct the title.
20
        EFFECT: Strikes all provisions except for the intent section,
    the establishment of the Keep Washington Working work group, and the
    null and void clause. Strikes the following provisions:
    (1) The definition section;
    (2) The requirement that the state attorney general develop and
    publish three sets of model policies and quidance related to
    limiting immigration by certain state agencies, entities, and law
    enforcement to the fullest extent and consistent with federal and
    state law;
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(3) Restrictions placed on state and local law enforcement on: disclosing nonpublic personal information about an individual to immigration authorities or giving immigration authorities access to interview individuals about a noncriminal matter while the person is in custody, except as provided by law; taking or holding a person in custody solely for the purposes of determining immigration status or based solely on an immigration warrant or hold request; accepting language services from federal immigration authorities; inquiring into or collecting information about an individual's immigration or citizenship status, or place of birth;

(4) Requirements placed on certain state agencies to review their confidentiality policies and make any necessary changes to ensure that information collected from individuals is limited to information necessary to perform agency duties and is not used or disclosed for other purposes;

(5) Provision that public employees may not condition services or request information or proof regarding a person's immigration or citizenship status, or place of birth, except as required by law; (6) Provision prohibiting a state agency or department, including law enforcement, to use funds or resources to investigate or assist in the enforcement of any registration or surveillance programs or any other laws that target Washington residents solely on the basis of a protected class, or immigration or citizenship status; and (7) The emergency clause.

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