SHB 1031 - H AMD TO H AMD (1031-S AMH MORR DURB 252) 1008 By Representative Ericksen

WITHDRAWN 2/12/2008

- 1 On page 2, beginning on line 23 of the striking amendment, 2 strike all of sections 4 through 9
- 3 Renumber the remaining section consecutively and correct 4 internal references accordingly.
- 5 On page 5, line 6 of the striking amendment, after "2" strike "through 8" and insert "and 3" 6

Strikes the following provisions of the striking EFFECT: amendment:

- Section 4, which makes the intentional scanning of an identification device without a person's consent a violation of the Consumer Protection Act;
- Section 5, which contains circumstances under which scanning of an identification device is allowed;
- Section 6, which requires opt-in consent if governmental or business entity intends to collect, use, or retain data associated with a person after a sales transaction or service has bene completed, and also allows a person to opt-out;
- Section 7, which specifies that Sections 3, 4, and 6 do not apply if a governmental or business entity obtains a person's opt-in consent;
- Section 8, which requires the Attorney General's Office to report to the Legislature annually on personally invasive technologies that may warrant legislation; and
- Section 9, which relates to conflicts between federal and state law.