1.1	A bill for an act
1.2 1.3 1.4	relating to public safety; designating mRNA injections and products as weapons of mass destruction; prohibiting mRNA injections and products; proposing coding for new law in Minnesota Statutes, chapter 609.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. SHORT TITLE.
1.7	This act may be known as the "mRNA Bioweapons Prohibition Act."
1.8	Sec. 2. [609.7121] MRNA BIOWEAPONS PROHIBITION.
1.9	Subdivision 1. Legislative intent. It is the intent of the legislature to designate mRNA
1.10	injections and products as weapons of mass destruction according to section 609.712 and
1.11	to prohibit possession or distribution of the mRNA injections and products in the state.
1.12	Subd. 2. Definitions. (a) For purposes of this section, the following terms have the
1.13	meanings given.
1.14	(b) "mRNA injections and products" means:
1.15	(1) with regards to the COVID injections, mRNA or "modified" messenger RNA as
1.16	related to the gene altering agents. The structure was altered by substituting two
1.17	N-methyl-pseudouridine amino acids for the usual uridine components so as to elude immune
1.18	destruction of the mRNA, which then allows the mRNA that produces the pathogenic Spike
1.19	protein to exist within cells for a longer period of time;
1.20	(2) all injections or products containing mRNA or "modified" messenger RNA;

1

04/09/25

2.1	(3) any human gene therapy product for any infectious disease indication, regardless of
2.2	whether the administration is termed an immunization, vaccine, or any other term; or
2.3	(4) nanotechnology or nanoparticles that alter genes and create a biosynthetic cell
2.4	replication.
2.5	For the purposes of this section, mRNA does not mean naturally occurring mRNA defined
2.6	as messenger ribonucleic acid that is a single-stranded molecule of RNA that corresponds
2.7	to the genetic sequence of a gene.
2.8	(c) "State or local government official" means the governor, attorney general, state
2.9	attorneys, county sheriffs, and other state and local law enforcement.
2.10	Subd. 3. Crime. Whoever knowingly manufactures, acquires, possesses, or makes readily
2.11	accessible to another mRNA injections and products is guilty of a crime and may be
2.12	sentenced as provided under section 609.712.
2.13	Subd. 5. State or local government official. A state or local government official must
2.14	use all lawful means necessary to enforce this section. A state or local government official
2.15	who does not enforce or investigate a violation under subdivision 3 when provided with
2.16	reasonable evidence of a violation is guilty of a crime and subject to the same penalties as
2.17	a person violating that subdivision.
2.18	Subd. 6. Civil action. A resident of the state may seek injunctive relief, declaratory
2.19	relief, and monetary damages from the state or a state and local government official for lack
2.20	of enforcement of this section.
2.21	EFFECTIVE DATE. This section is effective August 1, 2025, and applies to crimes
2.22	committed on or after that date.