SUMMARY OF BILL: Deletes reporting requirement of jail and detention facility keepers to federal authorities when an individual is arrested, booked, or confined and determined to be in violation of the Immigration and Naturalization Act. Requires any keeper of a jail to determine, when a federal immigration detainer is received, whether the individual meets the minimum federal requirements to obtain reimbursement for detention of such individuals. Authorizes the keeper of a jail to honor the immigration detainer after the individual is scheduled for release if the individual does not qualify for federal reimbursement.

ESTIMATED FISCAL IMPACT:

NOT SIGNIFICANT

Assumptions:

- According to the Department of Commerce and Insurance, the Department of Correction, and the Department of Safety, there will be no impact on the operations of the state; as a result, there will be no fiscal impact.
- Local governments are currently authorized to seek federal reimbursement for detention of such individuals.
- Federal funds are reimbursed for correctional officer costs for certain individuals. Total appropriations are prorated among eligible claims.
- Any impact on local governments will be permissive and not significant.

CERTIFICATION:

The information contained herein is true and correct to the best of my knowledge.

[Signature]

Lucian D. Geise, Executive Director

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