KLL

S1352-1

## **SENATE** STATE OF MINNESOTA NINETY-THIRD SESSION

## S.F. No. 1352

| DATE       | D-PG | OFFICIAL STATUS   |
|------------|------|---|
| 02/06/2023 | 685  | Introduction and first reading  |
|            |      | Referred to Judiciary and Public Safety   |
| 03/27/2023 |      | Comm report: To pass as amended and re-refer to State and Local Government and Veterans |

| 1.1                             | A bill for an act   |
|---------------------------------|---|
| 1.2<br>1.3<br>1.4<br>1.5<br>1.6 | relating to corrections; establishing the Minnesota Rehabilitation and Reinvestment<br>Act; providing for earned incentive release and supervision abatement status;<br>requiring reports; appropriating money; amending Minnesota Statutes 2022, sections<br>244.03; 244.05, subdivision 1b; proposing coding for new law in Minnesota<br>Statutes, chapter 244. |
| 1.7                             | BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:   |
| 1.8                             | Section 1. Minnesota Statutes 2022, section 244.03, is amended to read:   |
| 1.9                             | 244.03 REHABILITATIVE PROGRAMS.   |
| 1.10                            | Subdivision 1. Commissioner responsibility. (a) For individuals committed to the  |
| 1.11                            | commissioner's authority, the commissioner shall provide appropriate mental health programs   |
| 1.12                            | and vocational and educational programs with employment-related goals for inmates. The  |
| 1.13                            | selection, design and implementation of programs under this section shall be the sole   |
| 1.14                            | responsibility of the commissioner, acting within the limitations imposed by the funds  |
| 1.15                            | appropriated for such programs. must develop, implement, and provide, as appropriate:   |
| 1.16                            | (1) substance use disorder treatment programs;  |
| 1.17                            | (2) sexual offender treatment programming;  |
| 1.18                            | (3) domestic abuse programming;   |
| 1.19                            | (4) medical and mental health services;   |
| 1.20                            | (5) spiritual and faith-based programming;  |
| 1.21                            | (6) culturally responsive programming;  |
| 1.22                            | (7) vocational, employment and career, and educational programming; and   |

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Section 1.

|            | SF1352                      | REVISOR                              | KLL                        | S1352-1  | 1st Engrossment        |
|------------|-----------------------------|--------------------------------------|----------------------------|--|------------------------|
| 2.1        | (8) other reh               | abilitative program                  | <u>ms.</u>                 |  |                        |
| 2.2        | (b) While ex                | vidence-based prov                   | orams must be r            | prioritized, selecting, c                          | lesigning, and         |
| 2.2        | <u> </u>                    |                                      |                            | e sole responsibility of                           |                        |
| 2.4        | _ <b>.</b>                  |                                      |                            | s appropriated for the p                           |                        |
| 2.5        | section.                    | 1                                    | 5                          |  |                        |
| 2.6        | Subd 2 Ch                   | allanga nyahihita                    | d No action ch             | allonging the lovel of                             | over and it upon for   |
| 2.6<br>2.7 |                             |                                      |                            | allenging the level of<br>n, nor any action challe | -                      |
| 2.7        |                             | -                                    |                            | luding employee assis                              |                        |
| 2.8        | <u> </u>                    | in inmate in any co                  |                            |  | giments, may be        |
| 2.7        | ·                           | -                                    |                            |  |                        |
| 2.10       |                             |                                      |                            | sioner may impose dis                              |                        |
| 2.11       | upon on any inr             | nate who refuses t                   | to participate in          | rehabilitative program                             | 18.                    |
| 2.12       | Sec. 2. Minne               | sota Statutes 2022                   | e, section 244.05          | 5, subdivision 1b, is an                           | nended to read:        |
| 2.13       | Subd. 1b. Su                | pervised release                     | ; <del>offenders</del> inn | nates who commit cri                               | imes on or after       |
| 2.14       | August 1, 1993              | . (a) Except as pro                  | ovided in subdiv           | isions 4 and 5, every i                            | nmate sentenced to     |
| 2.15       | prison for a felo           | ony offense comm                     | itted on or after          | August 1, 1993, shall                              | serve a supervised     |
| 2.16       | release term upo            | on completion of t                   | he inmate's terr           | n of imprisonment and                              | 1 any disciplinary     |
| 2.17       | confinement per             | riod imposed by tl                   | ne commissione             | er due to the inmate's v                           | violation of any       |
| 2.18       | disciplinary rule           | e adopted by the c                   | ommissioner or             | refusal to participate                             | in a rehabilitative    |
| 2.19       | program require             | ed under section 24                  | 4.03. The amou             | nt of time the inmate s                            | erves on supervised    |
| 2.20       | release <del>shall be</del> | <u>is</u> equal <del>in length</del> | to the amount c            | f time remaining in to                             | one-third of the       |
| 2.21       | inmate's <u>fixed</u> e     | xecuted sentence                     | after the inmate           | has served the term of                             | f imprisonment and     |
| 2.22       | any disciplinary            | <del>' confinement per</del> i       | od imposed by              | the commissioner, les                              | s any disciplinary     |
| 2.23       | confinement per             | riod imposed by tl                   | ne commissione             | r and regardless of an                             | y earned incentive     |
| 2.24       | release credit ap           | plied toward the                     | ndividual's tern           | n of imprisonment und                              | ler section 244.44.    |
| 2.25       | (b) No inma                 | te who violates a d                  | isciplinary rule           | or refuses to participa                            | te in a rehabilitative |
| 2.26       | program as requ             | uired under section                  | n 244.03 shall b           | e placed on supervised                             | d release until the    |
| 2.27       | inmate has serve            | ed the disciplinary                  | confinement pe             | eriod for that disciplina                          | ary sanction or until  |
| 2.28       | the inmate is dis           | scharged or releas                   | ed from punitiv            | e segregation restrictiv                           | ve-housing             |
| 2.29       | confinement, w              | hichever is later. T                 | The imposition of          | of a disciplinary confi                            | nement period shall    |
| 2.30       | be considered to            | be a disciplinary                    | sanction impos             | ed upon an inmate, an                              | d the procedure for    |
| 2.31       | imposing the di             | sciplinary confine                   | ment period and            | l the rights of the inma                           | ate in the procedure   |
| 2.32       | shall be those in           | effect for the imp                   | position of other          | disciplinary sanction                              | s at each state        |
| 2.33       | correctional inst           | titution.                            |                            |  |                        |

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| 3.1  | (c) For pu            | urposes of this subdi     | vision, "earned   | incentive release credit   | " has the meaning   |
| 3.2  |                       | on 244.41, subdivis       |                   |                            |                     |
|      |                       |                           |                   |                            |                     |
| 3.3  | Sec. 3. [244          | 1.40] MINNESOTA           | REHABILIT         | ATION AND REINVE           | ESTMENT ACT.        |
| 3.4  | Sections 2            | 244.40 to 244.51 ma       | y be cited as th  | e "Minnesota Rehabilita    | ation and           |
| 3.5  | Reinvestmen           | t Act."                   |                   |                            |                     |
| 3.6  | Sec. 4. [ <b>7</b> 44 | 4.41] DEFINITION          | S                 |                            |                     |
| 5.0  | <u></u>               | -                         |                   |                            |                     |
| 3.7  |                       | • •                       | poses of the ac   | t, the terms defined in th | is section have the |
| 3.8  | meanings giv          | zen.                      |                   |                            |                     |
| 3.9  | <u>Subd. 2.</u>       | Act. "Act" means the      | e Minnesota Re    | habilitation and Reinve    | stment Act.         |
| 3.10 | <u>Subd. 3.</u>       | C <b>ommissioner.</b> "Co | mmissioner" m     | eans the commissioner of   | of corrections.     |
| 3.11 | <u>Subd. 4.</u>       | Correctional facility     | y. "Correctional  | l facility" means a state  | facility under the  |
| 3.12 | direct operation      | onal authority of the c   | commissioner b    | ut does not include a com  | missioner-licensed  |
| 3.13 | local detention       | on facility.              |                   |                            |                     |
| 3.14 | <u>Subd. 5.</u> I     | Direct-cost per dien      | n. "Direct-cost   | per diem" means the act    | tual nonsalary      |
| 3.15 | expenditures,         | , including encumbra      | ances as of July  | 7 31 following the end o   | of the fiscal year, |
| 3.16 | from the Dep          | artment of Correctio      | ns expense bud    | lgets for food preparation | n; food provisions; |
| 3.17 | personal supp         | port for incarcerated     | persons, includ   | ling clothing, linen, and  | other personal      |
| 3.18 | supplies; tran        | sportation; and prof      | essional techni   | cal contracted health car  | re services.        |
| 3.19 | <u>Subd. 6.</u>       | Earned compliance         | credit. "Earne    | d compliance credit" me    | eans a one-month    |
| 3.20 | reduction from        | m the period during       | active supervisi  | ion of the supervised rele | ease term for every |
| 3.21 | two months t          | hat a supervised ind      | ividual exhibits  | compliance with the co     | onditions and goals |
| 3.22 | of the individ        | lual's supervision pla    | an.               |                            |                     |
| 3.23 | <u>Subd. 7.</u>       | Earned incentive rel      | ease credit. "E   | arned incentive release c  | redit" means credit |
| 3.24 | that is earned        | and included in calc      | culating an inca  | rcerated person's term of  | f imprisonment for  |
| 3.25 | completing of         | bjectives established     | l by their indivi | idualized rehabilitation   | plan under section  |
| 3.26 | 244.42.               |                           |                   |                            |                     |
| 3.27 | <u>Subd. 8.</u>       | Earned incentive re       | lease savings.    | "Earned incentive releas   | se savings" means   |
| 3.28 | the calculatio        | on of the direct-cost     | per diem multip   | olied by the number of i   | ncarcerated days    |
| 3.29 | saved for the         | period of one fiscal      | year.             |                            |                     |
| 3.30 | <u>Subd. 9.</u>       | Executed sentence.        | "Executed sent    | ence" means the total pe   | eriod for which an  |
| 3.31 | incarcerated j        | person is committed       | to the custody    | of the commissioner.       |                     |

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| 4.1  | Subd. 10         | ). Incarcerated days s    | saved. "Incarc                | erated days saved" me     | ans the number of      |
| 4.2  | days of an i     | ncarcerated person's or   | riginal term of               | imprisonment minus t      | he number of actual    |
| 4.3  | days served      | , excluding days not se   | erved due to d                | eath or as a result of ti | me earned in the       |
| 4.4  | challenge ir     | ncarceration program u    | inder sections                | 244.17 to 244.173.        |                        |
| 4.5  | Subd. 11         | 1. Incarcerated person    | <b>n.</b> "Incarcerate        | ed person" has the mea    | ning given "inmate"    |
| 4.6  |                  | 44.01, subdivision 2.     |                               |                           |                        |
| 4.7  | Subd. 12         | 2. Supervised release.    | "Supervised r                 | elease" means the relea   | se of an incarcerated  |
| 4.8  |                  | ording to section 244.0   |                               |                           |                        |
| 4.9  | Subd. 13         | 3. Supervised release     | term. "Superv                 | vised release term" me    | ans the period equal   |
| 4.10 |                  | of the individual's fixe  |                               |                           |                        |
| 4.11 |                  | nitive restrictive-housir |                               |                           |                        |
| 4.12 | <u>1b.</u>       |                           |                               |                           |                        |
| 4.13 | Subd. 14         | 4. Supervision abatem     | ient status. "S               | supervision abatement     | status" means an end   |
| 4.14 |                  | rrectional supervision    |                               |                           |                        |
| 4.15 | expiration d     | ate of the individual's e | executed sente                | nce less any earned inc   | entive release credit. |
| 4.16 | Subd. 15         | 5. Term of imprisonm      | <b>nent.</b> <u>"</u> Term of | `imprisonment" has th     | e meaning given in     |
| 4.17 | section 244      | .01, subdivision 8.       |                               |                           |                        |
|      |                  |                           |                               |                           |                        |
| 4.18 |                  | 44.42] COMPREHEN          |                               | SSMENT AND INDI           | VIDUALIZED             |
| 4.19 | <u>REHABIL</u>   | ITATION PLAN RE           | QUIRED.                       |                           |                        |
| 4.20 | Subdivis         | sion 1. Comprehensiv      | e assessment                  | (a) The commissioner      | r must develop a       |
| 4.21 | comprehens       | sive assessment proces    | s for each per                | son who:                  |                        |
| 4.22 | <u>(1) is co</u> | mmitted to the commi      | ssioner's custo               | ody and confined in a s   | tate correctional      |
| 4.23 | facility on c    | or after January 1, 2025  | 5; and                        |                           |                        |
| 4.24 | <u>(2) has 3</u> | 365 or more days remai    | ining until the               | person's scheduled sup    | pervised release date  |
| 4.25 | or parole el     | igibility date.           |                               |                           |                        |
| 4.26 | <u>(b)</u> As p  | art of the assessment p   | process, the co               | mmissioner must take      | into account           |
| 4.27 | appropriate      | rehabilitative program    | ns under sectio               | n 244.03.                 |                        |
| 4.28 | <u>Subd. 2.</u>  | Individualized rehab      | oilitation plan               | . After completing the    | assessment process,    |
| 4.29 | the commis       | sioner must ensure the    | development                   | of an individualized re   | ehabilitation plan,    |
| 4.30 | along with i     | dentified goals, for eve  | ery person con                | nmitted to the commiss    | sioner's custody. The  |
| 4.31 | individualiz     | ed rehabilitation plan n  | nust be holistic              | in nature by identifyin   | g intended outcomes    |
| 4.32 | for addressi     | ng:                       |                               |                           |                        |

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| 5.1  | (1) the incar       | rcerated person's ne         | eds and risk fa        | actors;                    |                     |
| 5.2  | (2) the perso       | on's identified stren        | gths; and              |                            |                     |
| 5.3  | (3) available       | e and needed comm            | nunity supports        | s, including victim safet  | y considerations    |
| 5.4  | as required und     | er section 244.47, i         | f applicable.          |                            |                     |
| 5.5  | Subd. 3. Vie        | <b>ctim input.</b> (a) If an | n individual is        | committed to the comm      | nissioner's custody |
| 5.6  | for a crime liste   | d in section 609.02,         | subdivision 10         | 6, the commissioner mus    | st make reasonable  |
| 5.7  | efforts to notify   | a victim of the opp          | portunity to pr        | ovide input during the a   | ssessment and       |
| 5.8  | rehabilitation p    | lan process. Victim          | input may inc          | lude:                      |                     |
| 5.9  | <u>(1) a summa</u>  | ary of victim conce          | rns relative to        | release;                   |                     |
| 5.10 | (2) concerns        | s related to victim s        | afety during th        | ne committed individual    | l's term of         |
| 5.11 | imprisonment;       | or                           |                        |                            |                     |
| 5.12 | (3) requests        | for imposing victim          | safety protoco         | ls as additional conditior | ns of imprisonment  |
| 5.13 | or supervised re    | elease.                      |                        |                            |                     |
| 5.14 | (b) The com         | missioner must con           | nsider all victi       | m input statements whe     | n developing an     |
| 5.15 | individualized      | rehabilitation plan a        | and establishin        | g conditions governing     | confinement or      |
| 5.16 | release.            |                              |                        |                            |                     |
| 5.17 | <u>Subd. 4.</u> Tra | ansition and releas          | <b>se plan.</b> For ar | incarcerated person wi     | th less than 365    |
| 5.18 | days remaining      | until the person's su        | upervised relea        | se date, the commission    | er, in consultation |
| 5.19 | with the incarco    | erated person, must          | develop a trar         | sition and release plan.   |                     |
| 5.20 | <u>Subd. 5.</u> Sco | ope of act. This act i       | is separate and        | distinct from other legis  | latively authorized |
| 5.21 | release program     | ns, including the cha        | allenge incarce        | eration program, work re   | elease, conditional |
| 5.22 | medical release     | , or the program for         | the conditional        | release of nonviolent co   | ontrolled substance |
| 5.23 | offenders.          |                              |                        |                            |                     |
| 5.24 | Sec. 6. [244.4      | 3] EARNED INC                | ENTIVE REI             | LEASE CREDIT.              |                     |
| 5.25 | Subdivision         | 1. Policy for earne          | d incentive rel        | ease credit; stakeholde    | r consultation. (a) |
| 5.26 | To encourage a      | nd support rehabilit         | ation when co          | nsistent with the public   | interest and public |
| 5.27 | safety, the com     | missioner must esta          | blish a policy         | providing for earned in    | centive release     |
| 5.28 | credit as a part    | of the term of impri         | sonment. The           | policy must be establish   | ed in consultation  |
| 5.29 | with the follow     | ing organizations:           |                        |                            |                     |
| 5.30 | (1) Minneso         | ota County Attorney          | ys Association         | 2                          |                     |
| 5.31 | (2) Minneso         | ota Board of Public          | Defense;               |                            |                     |
|      |                     |                              |                        |                            |                     |

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| 6.1  | (3) Minnesot            | a Association of   | Community Co       | prrections Act Counties;   |                     |
| 6.2  | (4) Minnesot            | a Indian Women     | 's Sexual Assau    | lt Coalition;              |                     |
| 6.3  | (5) Violence            | Free Minnesota;    |                    |                            |                     |
| 6.4  | (6) Minnesot            | a Coalition Agai   | nst Sexual Assa    | ult;                       |                     |
| 6.5  | (7) Minnesot            | a Alliance on Cr   | ime;               |                            |                     |
| 6.6  | (8) Minnesot            | a Sheriffs' Assoc  | iation;            |                            |                     |
| 6.7  | (9) Minnesot            | a Chiefs of Polic  | e Association;     |                            |                     |
| 6.8  | (10) Minneso            | ota Police and Pe  | ace Officers As    | sociation; and             |                     |
| 6.9  | (11) faith-bas          | ed organizations t | hat reflect the d  | emographics of the incarc  | erated population.  |
| 6.10 | (b) The polic           | y must:            |                    |                            |                     |
| 6.11 | <u>~ / A</u>            | *                  |                    | arcerated person may re    |                     |
| 6.12 | incentive release       | credits, including | g participation in | n rehabilitative programm  | ning under section  |
| 6.13 | 244.03; and             |                    |                    |                            |                     |
| 6.14 | (2) address c           | ircumstances wh    | ere:               |                            |                     |
| 6.15 | (i) the capaci          | ty to provide reh  | abilitative prog   | ramming in the correction  | onal facility is    |
| 6.16 | diminished but the      | he programming     | is available in    | the community; and         |                     |
| 6.17 | (ii) the condi          | tions under whic   | h the incarcerat   | ed person could be relea   | sed to the          |
| 6.18 | community-base          | d resource but re  | emain subject to   | commitment to the com      | missioner and       |
| 6.19 | could be conside        | ered for earned in | centive release    | credit.                    |                     |
| 6.20 | Subd. 2. Poli           | cy on disparitie   | s. The commiss     | ioner must develop a pol   | licy establishing a |
| 6.21 | process for asses       | sing and address   | ing any system     | ic and programmatic gen    | nder and racial     |
| 6.22 | disparities that n      | nay be identified  | when awarding      | gearned incentive releas   | e credits.          |
| 6.23 | Sec. 7. <b>[244.4</b> 4 | ] APPLYING E       | ARNED INCI         | ENTIVE RELEASE CI          | REDIT.              |
| 6.24 | Earned incen            | tive release cred  | its are included   | in calculating the term of | of imprisonment     |
| 6.25 | but are not addee       | d to the person's  | supervised relea   | ase term, the total length | of which remains    |
| 6.26 | unchanged. The          | maximum amour      | nt of earned inco  | entive release credit that | can be earned and   |
| 6.27 | subtracted from         | the term of impri  | isonment is 17     | percent of the total execu | ited sentence.      |
| 6.28 | Earned credit car       | not reduce the ter | rm of imprisonn    | nent to less than one-half | of the incarcerated |
| 6.29 | person's executed       | d sentence. Once   | earned, earned     | incentive release credits  | are nonrevocable.   |
|      |                         |                    |                    |                            |                     |

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| 7.1  | Sec. 8. <b>[24</b> 4 | 4.45] INELIGIBILI'       | Г <b>Y FOR EAR</b> N | ED INCENTIVE RI          | ELEASE CREDIT.        |
| 7.2  | The follo            | wing individuals are     | ineligible for ea    | arned incentive release  | e credit:             |
| 7.3  | (1) those            | serving life sentence    | <u>s;</u>            |                          |                       |
| 7.4  | <u>(2) those</u>     | given indeterminate      | sentences for cr     | rimes committed on or    | r before April 30,    |
| 7.5  | <u>1980; or</u>      |                          |                      |                          |                       |
| 7.6  | (3) those            | subject to good time     | under section 2      | 44.04 or similar laws    | <u>.</u>              |
| 7.7  | Sec. 9. <b>[24</b>   | 4.46] EARNED CO          | MPLIANCE C           | REDIT AND SUPE           | RVISION               |
| 7.8  | ABATEME              | NT STATUS.               |                      |                          |                       |
| 7.9  | Subdivisi            | ion 1. Adopting polic    | cy for earned co     | mpliance credit; sup     | ervision abatement    |
| 7.10 | <u>status. (a) T</u> | he commissioner mu       | st adopt a policy    | y providing for earned   | l compliance credit.  |
| 7.11 | (b) Excep            | pt as otherwise provi    | ded in the act, o    | nce the time served or   | n active supervision  |
| 7.12 | plus earned          | compliance credits ed    | quals the total le   | ength of the supervised  | d release term, the   |
| 7.13 | commission           | er must place the indi   | vidual on super      | vision abatement statu   | us for the remainder  |
| 7.14 | of the superv        | vised release term.      |                      |                          |                       |
| 7.15 | Subd. 2.             | Violating conditions     | of release; com      | missioner action. If a   | n individual violates |
| 7.16 | the condition        | ns of release while or   | supervision ab       | atement status, the co   | mmissioner may:       |
| 7.17 | (1) return           | the individual to action | ve supervision f     | for the remainder of th  | e supervised release  |
| 7.18 | term, with or        | r without modifying      | the conditions o     | f release; or            |                       |
| 7.19 | (2) revok            | te the individual's sup  | pervised release     | in accordance with se    | ection 244.05,        |
| 7.20 | subdivision          | <u>3.</u>                |                      |                          |                       |
| 7.21 | Subd. 3.             | Supervision abatem       | ent status; req      | uirements. A person      | who is placed on      |
| 7.22 | supervision          | abatement status und     | er this section n    | nust not be required to  | regularly report to   |
| 7.23 | a supervised         | release agent or pay     | a supervision for    | ee but must continue t   | <u>o:</u>             |
| 7.24 | <u>(1) obey</u>      | all laws;                |                      |                          |                       |
| 7.25 | <u>(2) repor</u>     | t any new criminal cl    | narges; and          |                          |                       |
| 7.26 | <u>(3) abide</u>     | by section 243.1605      | before seeking v     | written authorization to | o relocate to another |
| 7.27 | state.               |                          |                      |                          |                       |
| 7.28 | Subd. 4.             | Applicability. This s    | ection does not      | apply to individuals:    |                       |
| 7.29 | <u>(1) servir</u>    | ng life sentences;       |                      |                          |                       |
| 7.30 | (2) given            | indeterminate senter     | nces for crimes o    | committed on or befor    | e April 30, 1980; or  |

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| 8.1  | <u>(3) subj</u>  | ect to good time under    | section 244.04    | l or similar laws.              |                        |
| 8.2  | Sec. 10. [2      | 244.47] VICTIM INH        | <u>PUT.</u>       |                                 |                        |
| 8.3  | Subdivi          | sion 1. Notifying vict    | im; victim inp    | <b>ut.</b> (a) If an individual | is committed to the    |
| 8.4  | custody of       | the commissioner for a    | a crime listed in | n section 609.02, subdi         | vision 16, and is      |
| 8.5  | eligible for     | earned incentive relea    | se credit, the co | ommissioner must mak            | e reasonable efforts   |
| 8.6  | to notify the    | e victim that the comn    | nitted individua  | ll is eligible for earned       | incentive release      |
| 8.7  | credit.          |                           |                   |                                 |                        |
| 8.8  | <u>(b) Vict</u>  | im input may include:     |                   |                                 |                        |
| 8.9  | <u>(1) a sur</u> | nmary of victim conce     | rns relative to e | ligibility of earned ince       | entive release credit; |
| 8.10 | <u>(2)</u> conc  | erns related to victim    | safety during the | he committed individu           | al's term of           |
| 8.11 | imprisonme       | ent; or                   |                   |                                 |                        |
| 8.12 | <u>(3) requ</u>  | ests for imposing victin  | n safety protoco  | ls as additional condition      | ons of imprisonment    |
| 8.13 | or supervise     | ed release.               |                   |                                 |                        |
| 8.14 | <u>Subd. 2</u> . | Victim input statem       | ents. The com     | missioner must conside          | er victim input        |
| 8.15 | statements       | when establishing requ    | uirements gove    | rning conditions of rel         | ease. The              |
| 8.16 | commission       | ner must provide the n    | ame and teleph    | one number of the loca          | al victim agency       |
| 8.17 | serving the      | jurisdiction of release   | to any victim p   | roviding input on earn          | ed incentive release   |
| 8.18 | credit.          |                           |                   |                                 |                        |
| 8.19 | Sec. 11. [2      | 244.48] VICTIM NO         | TIFICATION        | <u>.</u>                        |                        |
| 8.20 | Nothing          | in this act limits any vi | ictim notificatio | on obligations of the cor       | nmissioner required    |
| 8.21 | by statute re    | elated to a change in c   | ustody status, c  | committing offense, en          | d-of-confinement       |
| 8.22 | review, or r     | notification registration | <u>n.</u>         |                                 |                        |
| 8.23 | Sec. 12. [2      | 244.49] INTERSTAT         | E COMPACT         | •                               |                        |
| 8.24 | (a) This         | section applies to a per  | rson serving a N  | Ainnesota sentence whi          | ile being supervised   |
| 8.25 | in another s     | tate according to the I   | nterstate Comp    | act for Adult Supervis          | ion.                   |
| 8.26 | <u>(b) As n</u>  | nay be allowed under s    | ection 243.160    | 5, a person may be elig         | tible for supervision  |
| 8.27 | abatement s      | status according to the   | act only if they  | y meet eligibility criter       | ia for earned          |
| 8.28 | compliance       | credit as established u   | under section 2   | 44.46.                          |                        |

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| 9.1  | Sec. 13. [244.50] REALLOCATING EARNED INCENTIVE RELEASE SAVINGS.                                |
|------|---|
| 9.2  | Subdivision 1. Establishing reallocation revenue account. The reallocation of earned            |
| 9.3  | incentive release savings account is established in the special revenue fund in the state       |
| 9.4  | treasury. Funds in the account are appropriated to the commissioner and must be expended        |
| 9.5  | in accordance with the allocation established in subdivision 4 after the requirements of        |
| 9.6  | subdivision 2 are met. Funds in the account are available until expended.                       |
| 9.7  | Subd. 2. Certifying earned incentive release savings. On or before the final closeout           |
| 9.8  | date of each fiscal year, the commissioner must certify to Minnesota Management and             |
| 9.9  | Budget the earned incentive release savings from the previous fiscal year. The commissioner     |
| 9.10 | must provide the detailed calculation substantiating the savings amount, including              |
| 9.11 | accounting-system-generated data where possible, supporting the direct-cost per diem and        |
| 9.12 | the incarcerated days saved.  |
| 9.13 | Subd. 3. Savings to be transferred to reallocation revenue account. After the                   |
| 9.14 | certification in subdivision 2 is completed, the commissioner must transfer funds from the      |
| 9.15 | appropriation from which the savings occurred to the reallocation revenue account according     |
| 9.16 | to the allocation in subdivision 4. Transfers must occur by September 1 each year.              |
| 9.17 | Subd. 4. Distributing reallocation funds. The commissioner must distribute funds as             |
| 9.18 | follows:  |
| 9.19 | (1) 25 percent must be transferred to the Office of Justice Programs in the Department          |
| 9.20 | of Public Safety for crime victim services;   |
| 9.21 | (2) 25 percent must be transferred to the Community Corrections Act subsidy                     |
| 9.22 | appropriation and to the Department of Corrections for supervised release and intensive         |
| 9.23 | supervision services, based upon a three-year average of the release jurisdiction of supervised |
| 9.24 | releasees and intensive supervised releasees across the state;                                  |
| 9.25 | (3) 25 percent must be transferred to the Department of Corrections for:                        |
| 9.26 | (i) grants to develop and invest in community-based services that support the identified        |
| 9.27 | needs of correctionally involved individuals or individuals at risk of becoming involved in     |
| 9.28 | the criminal justice system; and  |
| 9.29 | (ii) sustaining the operation of evidence-based programming in state and local correctional     |
| 9.30 |   |
|      | facilities; and   |

| Sec. 14. [244.51] REPORTING REQUIRED.   |
|---|
| Subdivision 1. Annual report required. (a) Beginning January 15, 2026, and by Jan         |
| 15 each year thereafter for ten years, the commissioner must provide a report to the ch   |
| and ranking minority members of the house of representatives and senate committees        |
| divisions with jurisdiction over public safety and judiciary.                             |
| (b) For the 2026 report, the commissioner must report on implementing the requirem        |
| in this act. Starting with the 2027 report, the commissioner must report on the status of |
| requirements in this act for the previous fiscal year.                                    |
| (c) Each report must be provided to the sitting president of the Minnesota Associat       |
| of Community Corrections Act Counties and the executive directors of the Minnesota        |
| Sentencing Guidelines Commission, the Minnesota Indian Women's Sexual Assault Coali       |
| he Minnesota Alliance on Crime, Violence Free Minnesota, the Minnesota Coalition Ag       |
| Sexual Assault, and the Minnesota County Attorneys Association.                           |
| (d) The report must include but not be limited to:  |
| (1) a qualitative description of policy development; implementation status; identified    |
| mplementation or operational challenges; strategies identified to mitigate and ensure     |
| he act does not create or exacerbate gender, racial, and ethnic disparities; and propose  |
| nechanisms for projecting future savings and reallocation of savings;                     |
| (2) the number of persons who were granted earned incentive release credit, the to        |
| number of days of incentive release earned, a summary of committing offenses for the      |
| persons who earned incentive release credit, a summary of earned incentive release savi   |
| and the demographic data for all persons eligible for earned incentive release credit and |
| easons and demographic data of those eligible persons for whom earned incentive rel       |
| credit was unearned or denied;  |
| (3) the number of persons who earned supervision abatement status, the total number       |
| of days of supervision abatement earned, the committing offenses for those persons gra    |
| supervision abatement status, the number of revocations for reoffense while on supervi    |
| abatement status, and the demographic data for all persons eligible for, considered for   |
| granted, or denied supervision abatement status and the reasons supervision abatement st  |
| was unearned or denied;   |
| (4) the number of persons deemed ineligible to receive earned incentive release cro       |
| and supervise abatement and the demographic data for the persons; and                     |

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| 11.1  | (5) the r         | number of victims who   | o submitted inp  | ut, the number of referr  | als to local         |
| 11.2  | victim-serv       | ing agencies, and a su  | mmary of the k   | inds of victim services   | requested.           |
| 11.3  | Subd. 2.          | Soliciting feedback.    | (a) The comm     | issioner must solicit fee | dback on             |
| 11.4  | victim-relat      | ed operational concer   | ns from the Mi   | nnesota Indian Women'     | s Sexual Assault     |
| 11.5  | Coalition, N      | Ainnesota Alliance on   | Crime, Minnes    | sota Coalition Against S  | Sexual Assault, and  |
| 11.6  | Violence Fr       | ree Minnesota.          |                  |                           |                      |
| 11.7  | (b) The :         | feedback should relate  | to applying ear  | ned incentive release cre | edit and supervision |
| 11.8  | abatement s       | status options. A sumr  | mary of the feed | lback from the organiza   | ations must be       |
| 11.9  | included in       | the annual report.      |                  |                           |                      |
| 11.10 | Subd. 3.          | Evaluating earned i     | ncentive releas  | se credit and act. The c  | commissioner must    |
| 11.11 | direct the D      | epartment of Correcti   | ons' research u  | nit to regularly evaluate | e earned incentive   |
| 11.12 | release crec      | lits and other provisio | ns of the act. T | he findings must be pub   | olished on the       |
| 11.13 | Department        | t of Corrections' webs  | ite and in the a | nnual report.             |                      |
|       |                   |                         |                  |                           |                      |
| 11.14 | Sec. 15. <u>F</u> | <b>EFFECTIVE DATE.</b>  |                  |                           |                      |
| 11.15 | Sections          | s 1 to 14 are effective | August 1, 2023   | <u>.</u>                  |                      |