KLL

S0802-3

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

#### S.F. No. 802

(SENATE AUTHORS: LIMMER, Newman, Kent and Clausen)					
DATE	D-PG	OFFICIAL STATUS			
02/04/2019	244	Introduction and first reading			
		Referred to Judiciary and Public Safety Finance and Policy			
02/14/2019	355	Comm report: To pass and re-referred to State Government Finance and Policy and Elections			
03/14/2019	949	Comm report: To pass and re-referred to Judiciary and Public Safety Finance and Policy			
04/10/2019	2364a	Comm report: To pass as amended and re-refer to Finance			
	2388	Rule 12.10: report of votes in committee			
04/11/2019		Comm report: To pass as amended			
		Second reading			
04/24/2019		Special Order: Amended			
		Third reading Passed			

1.1	A bill for an act
1.2	relating to public safety; appropriating money for public safety, courts, corrections,
1.3	human rights, Guardian Ad Litem Board, Uniform Laws Commission, Board on
1.4	Judicial Standards, Board of Public Defense, Sentencing Guidelines, Peace Officer
1.5	Standards and Training (POST) Board, and Private Detective Board; increasing
1.6	the maximum penalty and requiring predatory offender registration for certain
1.7	invasion of privacy crimes involving minors; increasing penalties for child
1.8	pornography offenses; expanding criminal sexual conduct offenses for persons in
1.9	current or recent positions of authority over juveniles and for peace officers who
1.10	engage in sexual activity with those in custody; amending Minnesota Statutes
1.11	2018, sections 243.166, subdivision 1b; 299A.707, by adding a subdivision;
1.12	357.021, subdivision 7; 609.341, subdivisions 10, 11; 609.342, subdivision 1;
1.13	609.343, subdivision 1; 609.344, subdivision 1; 609.345, subdivision 1; 609.746,
1.14	subdivision 1; 617.246, subdivisions 2, 3, 4, 7; 617.247, subdivisions 3, 4, 9.
1.15	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.16	ARTICLE 1
1.17	APPROPRIATIONS
1.18	Section 1. APPROPRIATIONS.
1.19	The sums shown in the columns marked "Appropriations" are appropriated to the agencies
1.20	and for the purposes specified in this article. The appropriations are from the general fund,
1.21	or another named fund, and are available for the fiscal years indicated for each purpose.
1.22	The figures "2020" and "2021" used in this article mean that the appropriations listed under
1.23	them are available for the fiscal year ending June 30, 2020, or June 30, 2021, respectively.
1.24	"The first year" is fiscal year 2020. "The second year" is fiscal year 2021. "The biennium"
1.25	is fiscal years 2020 and 2021.
1.26	APPROPRIATIONS
1.27	Available for the Year

1.27

- 1.28
- 1.29

1

**Ending June 30** 

<u>2021</u>

<u>2020</u>

	SF802	REVISOR	KLL		S0802-3	3rd Engrossment
2.1	Sec. 2. <u>SUP</u>	REME COURT				
2.2	Subdivision	1. Total Appropriat	ion	<u>\$</u>	<u>54,014,000</u> <u>\$</u>	54,302,000
2.3	The amounts	s that may be spent fo	or each			
2.4	purpose are	specified in the follo	wing			
2.5	subdivisions	<u>.</u>				
2.6	Subd. 2. Sup	oreme Court Opera	tions		40,076,000	40,364,000
2.7	(a) Conting	ent Account				
2.8	<u>\$5,000 each</u>	year is for a continge	ent account			
2.9	for expenses	s necessary for the no	rmal			
2.10	operation of	the court for which r	no other			
2.11	reimburseme	ent is provided.				
2.12	(b) Health I	nsurance				
2.13	<u>\$213,000 the</u>	e first year and \$501,	000 the			
2.14	second year	are for health insurance	ce increases.			
2.15	This is a one	etime appropriation.				
2.16	Subd. 3. Civ	vil Legal Services			13,938,000	13,938,000
2.17	(a) Legal Se	ervices to Low-Incor	ne Clients			
2.18	<u>in Family L</u>	aw Matters				
2.19	<u>\$1,062,000 t</u>	the first year and \$1,1	125,000 the			
2.20	second year	are to improve the ac	ccess of			
2.21	low-income	clients to legal repre-	sentation in			
2.22	family law n	natters. This appropri	iation must			
2.23	be distribute	ed under Minnesota S	tatutes,			
2.24	section 480.2	242, to the qualified le	egal services			
2.25	program des	cribed in Minnesota	Statutes,			
2.26	section 480.2	242, subdivision 2, pa	aragraph (a).			
2.27	Any unencu	mbered balance rema	ining in the			
2.28	first year do	es not cancel and is a	vailable in			
2.29	the second y	rear.				
2.30	(b) Health I	nsurance				
2.31	<u>\$218,000 ea</u>	ch year is for health i	insurance			
2.32	increases. Tl	his is a onetime appro	opriation.			

	SF802	REVISOR	KLL		S0802-3	3rd Engrossment
3.1	Sec. 3. <u>COURT</u>	<b>COF APPEALS</b>		<u>\$</u>	<u>12,588,000</u> §	<u>12,670,000</u>
3.2	Health Insuran	ice				
3.3	<u>\$60,000 the first</u>	year and \$142,00	00 the second			
3.4	year are for heat	Ith insurance incl	ceases. This			
3.5	is a onetime app	propriation.				
3.6	Sec. 4. DISTRI	CT COURTS		<u>\$</u>	<u>301,555,000</u> §	304,048,000
3.7	Health Insuran	ice				
3.8	\$1,839,000 the	first year and \$4,	332,000 the			
3.9	second year are	for health insuran	ce increases.			
3.10	This is a onetim	e appropriation.				
3.11	Sec. 5. GUARE	DIAN AD LITE	M BOARD	<u>\$</u>	<u>16,967,000 §</u>	<u>17,069,000</u>
3.12	Health Insuran	ice				
3.13	\$183,000 the fir	est year and \$285	,000 the			
3.14	second year are	for health insuran	ce increases.			
3.15	This is a onetim	e appropriation.				
3.16	Sec. 6. <u>TAX CC</u>	DURT		<u>\$</u>	<u>1,682,000</u> <u>\$</u>	1,682,000
3.17	Sec. 7. <u>UNIFO</u>	RM LAWS CON	MMISSION	<u>\$</u>	<u>98,000</u> <u>\$</u>	<u>98,000</u>
3.18	Sec. 8. BOARD	ON JUDICIAI	L STANDARDS	<u>\$</u>	<u>530,000</u> <u>\$</u>	<u>509,000</u>
3.19	Major Discipli	nary Actions				
3.20	<u>\$125,000 each y</u>	ear is for special	investigative			
3.21	and hearing cos	ts for major disci	plinary			
3.22	actions undertak	ken by the board.	This			
3.23	appropriation do	oes not cancel. A	ny			
3.24	unencumbered a	and unspent bala	nces remain			
3.25	available for the	ese expenditures u	intil June 30,			
3.26	<u>2023.</u>					
3.27	Sec. 9. BOARD	OF PUBLIC D	DEFENSE	<u>\$</u>	<u>89,335,000</u> §	<u>90,042,000</u>
3.28	Health Insuran	ice				
3.29	<u>\$699,000 the fir</u>	est year and \$1,40	06,000 the			
3.30	second year are	for health insuran	ce increases.			
3.31	This is a onetim	e appropriation.				

	SF802 RE	VISOR	KLL	S0802-3	3rd Engrossment	
4.1	Sec. 10. <u>SENTENC</u>	ING GUIDELIN	VES <u>\$</u>	<u>679,000</u> <u>\$</u>	<u>687,000</u>	
4.2	Sec. 11. PUBLIC S	AFETY				
4.3	Subdivision 1. Tota	Appropriation	<u>\$</u>	<u>194,000,000 \$</u>	<u>194,142,000</u>	
4.4	Appro	opriations by Fund	1			
4.5		2020	2021			
4.6	General	100,494,000	100,636,000			
4.7	Special Revenue	13,251,000	13,251,000			
4.8 4.9	State Government Special Revenue	103,000	103,000			
4.10	Environmental	73,000	73,000			
4.11	Trunk Highway	2,429,000	2,429,000			
4.12	<u>911 Fund</u>	77,650,000	77,650,000			
4.13	The amounts that ma	ay be spent for ea	<u>ch</u>			
4.14	purpose are specifie	d in the following	2			
4.15	subdivisions.					
4.16	Subd. 2. Emergency	y Management	3,715,000	3,715,000		
4.17	Appro	opriations by Fund	<u>1</u>			
4.18	General	2,792,000	2,792,000			
4.19	Environmental	73,000	73,000			
4.20 4.21	Special Revenue Fund	850,000	850,000			
4.22	(a) Hazmat and Chemical Assessment					
4.23	Teams					
4.24	\$850,000 each year	is from the fire sa	fety			
4.25	account in the special revenue fund. These					
4.26	amounts must be used to fund the hazardous					
4.27	materials and chemical assessment teams. Of					
4.28	this amount, \$100,0	00 the first year is				
4.29	cases for which there is no identified					
4.30	responsible party.					
4.31	(b) Supplemental Nonprofit Security Grants					
4.32	\$150,000 each year	is for supplement	al			
4.33	nonprofit security g	rants.				

5.1	Nonprofit organizations whose applications
5.2	for funding through the Federal Emergency
5.3	Management Agency's nonprofit security grant
5.4	program have been approved by the Division
5.5	of Homeland Security and Emergency
5.6	Management are eligible for grants under this
5.7	paragraph. No additional application shall be
5.8	required for grants, and an application for a
5.9	grant from the federal program is also an
5.10	application for funding from the state
5.11	supplemental program.
5.12	Organizations meeting the eligibility
5.13	requirements of this paragraph may receive
5.14	grants of up to \$75,000, except that the total
5.15	received by any individual from both the
5.16	federal nonprofit security grant program and
5.17	the state supplemental nonprofit security grant
5.18	program shall not exceed \$75,000. Grants shall
5.19	be awarded in an order consistent with the
5.20	ranking given to applicants for the federal
5.21	nonprofit security grant program. No grants
5.22	under the state supplemental nonprofit security
5.23	grant program shall be awarded until the
5.24	announcement of the recipients and the
5.25	amount of the grants awarded under the federal
5.26	nonprofit security grant program.
5.27	The commissioner may use up to one percent,
5.28	on an annual basis, of the appropriation
5.29	received under this paragraph to pay costs
5.30	incurred by the department in administering
5.31	the supplemental nonprofit security grant
5.32	program. This is a onetime appropriation.
5.22	
5.33	(c) Rapidan Township
5.34	\$340,000 the first year is for distribution to
5.35	Rapidan Township under Minnesota Statutes,

	SF802	REVISOR	]	KLL	S0802-3	3rd Engrossment				
6.1	section 12A.03	s, subdivision 2, fo	r cost	S						
6.2		incurred from flooding that resulted in								
6.3	Presidential Di	Presidential Disaster Declaration DR-1941.								
6.4	Of this amount	Of this amount, \$237,906.91 is for								
6.5	reimbursement	reimbursement of the Federal Emergency								
6.6	Management A	Agency (FEMA) Pr	ublic							
6.7	Assistance Pro	gram. This approp	riation	n is						
6.8	available until	June 30, 2020.								
6.9	Subd. 3. Crim	inal Apprehensio	<u>n</u>		58,444,000	58,577,000				
6.10	4	Appropriations by	Fund							
6.11	General	56,008,	000	56,141,000						
6.12 6.13	State Governm Special Reven		000	7,000						
6.14	Trunk Highwa	<u>y</u> <u>2,429,</u>	000	2,429,000						
6.15	(a) <b>DWI Lab</b>	Analysis; Trunk I	Iighw	ay						
6.16	Fund									
6.17	Notwithstandin	ng Minnesota Statu	ites, s	ection						
6.18	161.20, subdiv	161.20, subdivision 3, \$2,429,000 each year								
6.19	is from the trur	nk highway fund fo	or labo	ratory						
6.20	analysis related	d to driving-while-	impai	red						
6.21	cases.									
6.22	(b) Base Adju	stment								
6.23	To account for	the base adjustment	nts pro	ovided						
6.24	<u>in Laws 2018,</u>	chapter 211, article	e 21, s	ection						
6.25	<u>1, paragraph (a</u>	i), the general fund	base	is						
6.26	increased by \$	131,000 in each of	fiscal	years						
6.27	2022 and 2023	<u>.</u>								
6.28	Subd. 4. Fire M	Marshal			6,622,000	6,622,000				
6.29	The special rev	enue fund appropria	ation i	s from						
6.30	the fire safety a	account in the spec	ial re	venue						
6.31	fund and is for	activities under M	linnes	ota						
6.32	Statutes, sectio	on 299F.012.								
6.33	Inspections									

	SF802	REVISOR	KLL	S0802-3	3rd Engrossment	
7.1	\$300,000 each	year is for inspection	ofnursing			
7.2	homes and bo	arding care facilities	<u>-</u>			
7.3 7.4	Subd. 5. Firef Board	ïghter Training and	l Education	5,015,000	<u>5,015,000</u>	
7.5	The special rev	venue fund appropriat	ion is from			
7.6	the fire safety	account in the specia				
7.7	fund and is for	r activities under Mi	nnesota			
7.8	Statutes, section	on 299F.012.				
7.9	(a) Firefighte	r Training and Edu	<u>cation</u>			
7.10	\$4,265,000 ea	ch year is for firefigh	ter training			
7.11	and education	<u>.</u>				
7.12	(b) Task Forc	<u>e 1</u>				
7.13	\$500,000 each	year is for the Minn	esota Task			
7.14	Force 1.					
7.15	(c) Air Rescue					
7.16	<u>\$250,000</u> each	n year is for the Minr	nesota Air			
7.17	Rescue Team.					
7.18	(d) Unapprop	oriated Revenue				
7.19	Any additiona	l unappropriated mo	ney			
7.20	collected in fis	scal year 2019 is app	ropriated			
7.21	to the commis	sioner for the purpos	ses of			
7.22	Minnesota Sta	tutes, section 299F.0	012. The			
7.23	commissioner	may transfer appropr	iations and			
7.24	base amounts between activities in this					
7.25	subdivision.					
7.26	Subd. 6. Alco	hol and Gambling I	Enforcement	2,754,000	2,762,000	
7.27		Appropriations by F	und			
7.28	General	<u>1,990,00</u>	<u>1,998,000</u>			
7.29	Special Reven	nue <u>764,00</u>	<u> </u>			
7.30	\$694,000 each	n year is from the alc	ohol			
7.31	enforcement a	eccount in the special	revenue			

	SF802	REVISOR	KLL	S0802-3	3rd Engrossment
8.1	fund. Of this ap	propriation, \$500,00	0 each		
8.2	year shall be tra	ansferred to the gener	al fund.		
8.3	\$70,000 each ye	ear is from the lawful	gambling		
8.4	regulation accou	ant in the special reven	nue fund.		
8.5	Base Adjustme	ent			
8.6	To account for t	the base adjustments	provided		
8.7	in Laws 2018, c	chapter 211, article 21	, section		
8.8	1, paragraph (a)	), the general fund ba	se is		
8.9	increased by \$8	,000 in each of fiscal	l years		
8.10	2022 and 2023.				
8.11	Subd. 7. Office	of Justice Program	<u>s</u>	39,800,000	39,801,000
8.12	A	Appropriations by Fu	nd		
8.13	General	39,704,000	39,705,000		
8.14 8.15	State Governm Special Revent		96,000		
8.16	(a) Base Adjus				
8.17		the base adjustments	•		
8.18	· · · · ·	chapter 211, article 21			
8.19		), the general fund ba			
8.20		2,000 in each of fiscal	lyears		
8.21	<u>2022 and 2023</u> .				
8.22	(b) Administra	tion Costs			
8.23	Up to 2.5 perce	nt of the grant funds			
8.24	appropriated in	this subdivision may	v be used		
8.25	by the commiss	sioner to administer the	he grant		
8.26	program.				
8.27	(c) Domestic A	buse Prevention Gr	ants		
8.28	<u>\$398,000 each y</u>	year is for a grant to a	domestic		
8.29	abuse prevention	on program that provi	des		
8.30	interdisciplinar	y, trauma-informed ti	reatment		
8.31	and evidence-ir	nformed intervention	for		
8.32	veterans and cu	rrent or former servi	ce		
8.33	members and th	eir whole families af	fected by		

	SF802	REVISOR	KLL	S0802-3	3rd Engrossment					
9.1	domestic vi	olence. The grantee n	nust offer a							
9.2	combination of services for perpetrators of									
9.3	domestic violence and their families, including									
9.4	individual and group therapy, evaluation and									
9.5	research of programming, and short- and									
9.6	long-term case management services to ensure									
9.7	stabilization	and increase in their	overall							
9.8	mental heal	th functioning and we	ell-being.							
9.9	<u>Subd. 8.</u> En	nergency Communic	ation Networks	77,650,000	77,650,000					
9.10	This approp	riation is from the sta	ite							
9.11	government	special revenue fund	for 911							
9.12	emergency	telecommunications s	ervices.							
9.13	This approp	riation includes funds	s for							
9.14	information	technology project se	ervices and							
9.15	support subj	ect to the provisions of	of Minnesota							
9.16	Statutes, sec	ction 16E.0466. Any	ongoing							
9.17	information	technology costs wil	<u>l be</u>							
9.18	incorporated	d into the service leve	el agreement							
9.19	and will be	paid to the Office of	MN.IT							
9.20	Services by	the Department of Pu	ublic Safety							
9.21	under the ra	tes and mechanism sp	pecified in							
9.22	that agreem	ent.								
9.23	(a) Public S	afety Answering Po	ints							
9.24	\$13,664,000	) each year is to be di	stributed as							
9.25	provided in	Minnesota Statutes, s	section							
9.26	403.113, su	bdivision 2.								
9.27	(b) Medical	Resource Commun	ication Centers							
9.28	<u>\$683,000 ea</u>	ach year is for grants	to the							
9.29	Minnesota I	Emergency Medical S	ervices							
9.30	Regulatory Board for the Metro East and									
9.31	Metro West	Medical Resource								
9.32	Communica	tion Centers that were	in operation							
9.33	before Janua	ary 1, 2000.								
9.34	(c) ARMEI	R Debt Service								

Article 1 Sec. 11.

10.1	\$23,261,000 each year is transferred to the
10.2	commissioner of management and budget to
10.3	pay debt service on revenue bonds issued
10.4	under Minnesota Statutes, section 403.275.
10.5	Any portion of this appropriation not needed
10.6	to pay debt service in a fiscal year may be used
10.7	by the commissioner of public safety to pay
10.8	cash for any of the capital improvements for
10.9	which bond proceeds were appropriated by
10.10	Laws 2005, chapter 136, article 1, section 9,
10.11	subdivision 8; or Laws 2007, chapter 54,
10.12	article 1, section 10, subdivision 8.
10.13	(d) ARMER State Backbone Operating
10.14	Costs
10.15	\$9,675,000 each year is transferred to the
10.16	commissioner of transportation for costs of
10.17	maintaining and operating the statewide radio
10.18	system backbone.
10.18 10.19	system backbone. (e) ARMER Improvements
10.19	(e) ARMER Improvements
10.19 10.20	(e) <b>ARMER Improvements</b> \$1,000,000 each year is to the Statewide
10.19 10.20 10.21	(e) <b>ARMER Improvements</b> \$1,000,000 each year is to the Statewide Emergency Communications Board for
10.19 10.20 10.21 10.22	(e) ARMER Improvements \$1,000,000 each year is to the Statewide Emergency Communications Board for improvements to those elements of the
<ol> <li>10.19</li> <li>10.20</li> <li>10.21</li> <li>10.22</li> <li>10.23</li> </ol>	(e) <b>ARMER Improvements</b> \$1,000,000 each year is to the Statewide Emergency Communications Board for improvements to those elements of the statewide public safety radio and
<ol> <li>10.19</li> <li>10.20</li> <li>10.21</li> <li>10.22</li> <li>10.23</li> <li>10.24</li> </ol>	(e) <b>ARMER Improvements</b> \$1,000,000 each year is to the Statewide Emergency Communications Board for improvements to those elements of the statewide public safety radio and communication system that support mutual
<ol> <li>10.19</li> <li>10.20</li> <li>10.21</li> <li>10.22</li> <li>10.23</li> <li>10.24</li> <li>10.25</li> </ol>	(e) ARMER Improvements \$1,000,000 each year is to the Statewide Emergency Communications Board for improvements to those elements of the statewide public safety radio and communication system that support mutual aid communications and emergency medical
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<ol> <li>10.19</li> <li>10.20</li> <li>10.21</li> <li>10.22</li> <li>10.23</li> <li>10.24</li> <li>10.25</li> <li>10.26</li> <li>10.27</li> </ol>	(e) ARMER Improvements \$1,000,000 each year is to the Statewide Emergency Communications Board for improvements to those elements of the statewide public safety radio and communication system that support mutual aid communications and emergency medical services or provide interim enhancement of public safety communication interoperability
<ol> <li>10.19</li> <li>10.20</li> <li>10.21</li> <li>10.22</li> <li>10.23</li> <li>10.24</li> <li>10.25</li> <li>10.26</li> <li>10.27</li> <li>10.28</li> </ol>	(e) ARMER Improvements \$1,000,000 each year is to the Statewide Emergency Communications Board for improvements to those elements of the statewide public safety radio and communication system that support mutual aid communications and emergency medical services or provide interim enhancement of public safety communication interoperability in those areas of the state where the statewide
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<ol> <li>10.19</li> <li>10.20</li> <li>10.21</li> <li>10.22</li> <li>10.23</li> <li>10.24</li> <li>10.25</li> <li>10.26</li> <li>10.27</li> <li>10.28</li> <li>10.29</li> <li>10.30</li> </ol>	(e) <b>ARMER Improvements</b> \$1,000,000 each year is to the Statewide Emergency Communications Board for improvements to those elements of the statewide public safety radio and communication system that support mutual aid communications and emergency medical services or provide interim enhancement of public safety communication interoperability in those areas of the state where the statewide public safety radio and communication system is not yet implemented, and grants to local
<ol> <li>10.19</li> <li>10.20</li> <li>10.21</li> <li>10.22</li> <li>10.23</li> <li>10.24</li> <li>10.25</li> <li>10.26</li> <li>10.27</li> <li>10.28</li> <li>10.29</li> <li>10.30</li> <li>10.31</li> </ol>	(e) ARMER Improvements \$1,000,000 each year is to the Statewide Emergency Communications Board for improvements to those elements of the statewide public safety radio and communication system that support mutual aid communications and emergency medical services or provide interim enhancement of public safety communication interoperability in those areas of the state where the statewide public safety radio and communication system is not yet implemented, and grants to local units of government to further the strategic

	SF802 REVIS	OR K	ILL	S0802-3	3rd Engrossment		
11.1 11.2	Sec. 12. <u>PEACE OFFIC</u> TRAINING (POST) B		RDS AND				
11.3	Subdivision 1. Total Ap	propriation	<u>\$</u>	<u>7,156,000</u> <u>\$</u>	7,156,000		
11.4	Appropria	ations by Fund					
11.5		2020	2021				
11.6	General	3,000,000	3,000,000				
11.7	Special Revenue	4,156,000	4,156,000				
11.8	The amounts that may b	e spent for each	<u>l</u>				
11.9	purpose are specified in	the following					
11.10	subdivisions.						
11.11	Subd. 2. Excess Amoun	nts Transferred					
11.12	The special revenue func	appropriation is	from				
11.13	the peace officer trainin	g account. Any	new				
11.14	receipts credited to that	account in the f	irst				
11.15	year in excess of \$4,156	,000 must be					
11.16	transferred and credited	to the general f	und.				
11.17	Any new receipts credited to that account in						
11.18	the second year in excess						
11.19	be transferred and credit	ed to the general	fund.				
11.20	Subd. 3. Peace Officer 7	Fraining Reimbu	<u>ursements</u>				
11.21	\$2,859,000 each year is	from the peace o	fficer				
11.22	training account in the s	pecial revenue f	fund				
11.23	for reimbursements to lo	ocal government	ts for				
11.24	peace officer training co	osts.					
11.25	Subd. 4. Peace Officer	Training Assist	tance				
11.26	\$3,000,000 each year is	from the general	fund				
11.27	to support and strengthe	n law enforcem	ent				
11.28	training and implement best practices. The						
11.29	base for this activity is S	50 in fiscal year	2022				
11.30	and thereafter.						
11.31	Subd. 5. De-escalation	Training					
11.32	<u>\$100,000</u> each year is fi	om the peace of	fficer				
11.33	training account in the s	pecial revenue f	fund				

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12.1	for training s	state and local comm	unity safety					
12.2	personnel in	the use of crisis de-e	escalation					
12.3	techniques.	The board must ensu	re that					
12.4	training oppo	ortunities provided are	e reasonably					
12.5	distributed statewide.							
12.6	Sec. 13. <u>PRI</u>	IVATE DETECTIV	E BOARD	<u>\$</u>	<u>192,000</u> §	<u>192,000</u>		
12.7	Sec. 14. <u>HU</u>	MAN RIGHTS		<u>\$</u>	<u>4,322,000</u> <u>\$</u>	4,322,000		
12.8	Sec. 15. <u>CO</u>	RRECTIONS						
12.9	Subdivision	1. Total Appropriat	ion	<u>\$</u>	<u>600,299,000</u> <u>\$</u>	<u>607,054,000</u>		
12.10	The amounts	s that may be spent for	or each					
12.11	purpose are	specified in the follo	wing					
12.12	subdivisions	<u>-</u>						
12.13	Subd. 2. Con	rrectional Institutio	<u>ns</u>		441,008,000	446,950,000		
12.14	(a) Base Adj	justment						
12.15	To account for	or the base adjustmen	nts provided					
12.16	in Laws 2013	8, chapter 211, article	e 21, section					
12.17	1, paragraph	(a), the general fund	l base is					
12.18	increased by	\$2,342,000 in each of	f fiscal years					
12.19	2022 and 202	<u>23.</u>						
12.20	(b) Health I	nsurance						
12.21	<u>\$2,402,000 t</u>	the first year and \$5,6	572,000 the					
12.22	second year a	are for health insurance	ce increases.					
12.23	This is a one	time appropriation.						
12.24	(c) Facility S	Staff Positions						
12.25	<u>\$2,762,000 t</u>	the first year and \$4,7	762,000 the					
12.26	second year	are for additional con	rrectional					
12.27	officers and	other positions deem	ed critical to					
12.28	facility safet	y and security. The b	ase for this					
12.29	activity is \$1	1,240,000 in fiscal ye	ear 2022 and					
12.30	\$11,241,000	in fiscal year 2023.						
12.31	(d) Security							

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13.1	\$2,000,000 the f	irst year is to upg	rade critical		
13.2		ucture and moder			
13.3	security systems	5.			
13.4	Subd. 3. Comm	unity Services		130,900,000	131,487,000
13.5	(a) Base Adjust	ment			
13.6	To account for the	he base adjustmer	nts provided		
13.7	<u>in Laws 2018, cl</u>	hapter 211, article	e 21, section		
13.8	1, paragraph (a)	, the general fund	base is		
13.9	increased by \$10	68,000 in each of	fiscal years		
13.10	2022 and 2023.				
13.11	(b) Health Insu	rance			
13.12	\$311,000 the first	st year and \$734,	000 the		
13.13	second year are f	for health insurance	ce increases.		
13.14	This is a onetime	e appropriation.			
13.15	Subd. 4. Operat	tions Support		28,391,000	28,617,000
13.16	(a) Base Adjust	ment			
13.17	To account for the	he base adjustmer	nts provided		
13.18	in Laws 2018, cl	hapter 211, article	e 21, section		
13.19	1, paragraph (a)	, the general fund	base is		
13.20	increased by \$64	4,000 in each of f	iscal years		
13.21	<u>2022 and 2023.</u>				
13.22	(b) Health Insu	rance			
13.23	\$122,000 the fir	st year and \$288,	000 the		
13.24	second year are f	for health insurance	ce increases.		
13.25	This is a onetime	e appropriation.			
13.26	Sec. 16. <u>TRA</u> I	NSFER; DISAST	<u>FER ASSISTAN</u>	NCE CONTINGENCY	<u>Y ACCOUNT.</u>
13.27	(a) If the fisc	cal year 2019 fina	l closing balance	e in the general fund ex	ceeds the closing
13.28	balance projecte	ed at the end of th	e 2019 legislativ	ve session by at least \$2	0,000,000, the
13.29	commissioner of	f management and	d budget must tra	ansfer \$20,000,000 from	n the general fund
13.30	to the disaster as	sistance continger	ncy account esta	blished under Minnesot	a Statutes, section
13.31	12.221, subdivis	sion 6.			

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14.1	(b) If the fiscal year 2019 final closing balance in the general fund exceeds the closing
14.2	balance projected at the end of the 2019 legislative session by less than \$20,000,000, the
14.3	commissioner of management and budget must transfer an amount equal to the difference
14.4	between the fiscal year 2019 final closing balance and the closing balance projected at the
14.5	end of the 2019 legislative session from the general fund to the disaster assistance
14.6	contingency account established under Minnesota Statutes, section 12.221, subdivision 6.
14.7	(c) If a transfer is required under this section, the transfer must be completed before
14.8	September 30, 2019.
14.9	Sec. 17. Minnesota Statutes 2018, section 299A.707, is amended by adding a subdivision
14.10	to read:
14.11	Subd. 6. Annual transfer. In fiscal year 2019 and each year thereafter, the commissioner
14.12	of management and budget shall transfer \$461,000 from the general fund to the community
14.13	justice reinvestment account.
14.14	Sec. 18. Minnesota Statutes 2018, section 357.021, subdivision 7, is amended to read:
14.15	Subd. 7. Disbursement of surcharges by commissioner of management and
14.16	<b>budget.</b> (a) Except as provided in paragraphs (b), (c), and (d), the commissioner of
14.17	management and budget shall disburse surcharges received under subdivision 6 and section
14.18	97A.065, subdivision 2, as follows:
14.19	(1) one percent shall be credited to the peace officer training account in the game and
14.20	fish fund to provide peace officer training for employees of the Department of Natural
14.21	Resources who are licensed under sections 626.84 to 626.863, and who possess peace officer
14.22	authority for the purpose of enforcing game and fish laws;
14.23	(2) $39_{\underline{62}}$ percent shall be credited to the peace officers training account in the special
14.24	revenue fund; and
14.25	(3) $\frac{60}{50}$ 37 percent shall be credited to the general fund.
14.26	(b) The commissioner of management and budget shall credit \$3 of each surcharge
14.27	received under subdivision 6 and section 97A.065, subdivision 2, to the general fund.
14.28	(c) In addition to any amounts credited under paragraph (a), the commissioner of
14.29	management and budget shall credit \$47 of each surcharge received under subdivision 6
14.30	and section 97A.065, subdivision 2, and the \$12 parking surcharge, to the general fund.

(d) If the Ramsey County Board of Commissioners authorizes imposition of the additional 15.1 \$1 surcharge provided for in subdivision 6, paragraph (a), the court administrator in the 15.2 15.3 Second Judicial District shall transmit the surcharge to the commissioner of management and budget. The \$1 special surcharge is deposited in a Ramsey County surcharge account 15.4 in the special revenue fund and amounts in the account are appropriated to the trial courts 15.5 for the administration of the petty misdemeanor diversion program operated by the Second 15.6 Judicial District Ramsey County Violations Bureau. 15.7 15.8 **ARTICLE 2** PUBLIC SAFETY POLICY CHANGES RELATED TO APPROPRIATIONS 15.9 Section 1. Minnesota Statutes 2018, section 243.166, subdivision 1b, is amended to read: 15.10 Subd. 1b. Registration required. (a) A person shall register under this section if: 15.11 15.12 (1) the person was charged with or petitioned for a felony violation of or attempt to violate, or aiding, abetting, or conspiracy to commit, any of the following, and convicted 15.13 of or adjudicated delinquent for that offense or another offense arising out of the same set 15.14 of circumstances: 15.15 (i) murder under section 609.185, paragraph (a), clause (2); 15.16 (ii) kidnapping under section 609.25; 15.17 (iii) criminal sexual conduct under section 609.342; 609.343; 609.344; 609.345; 609.3451, 15.18 subdivision 3; or 609.3453; or 15.19 (iv) indecent exposure under section 617.23, subdivision 3; or 15.20 (v) surreptitious intrusion under the circumstances described in section 609.746, 15.21 subdivision 1, paragraph (f); 15.22 (2) the person was charged with or petitioned for a violation of, or attempt to violate, or 15.23 aiding, abetting, or conspiring to commit criminal abuse in violation of section 609.2325, 15.24 subdivision 1, paragraph (b); false imprisonment in violation of section 609.255, subdivision 15.25 2; solicitation, inducement, or promotion of the prostitution of a minor or engaging in the 15.26 sex trafficking of a minor in violation of section 609.322; a prostitution offense in violation 15.27 of section 609.324, subdivision 1, paragraph (a); soliciting a minor to engage in sexual 15.28 conduct in violation of section 609.352, subdivision 2 or 2a, clause (1); using a minor in a 15.29

- 15.30 sexual performance in violation of section 617.246; or possessing pornographic work
- involving a minor in violation of section 617.247, and convicted of or adjudicated delinquent
- 15.32 for that offense or another offense arising out of the same set of circumstances;

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16.1 (3) the person was sentenced as a patterned sex offender under section 609.3455,

16.2 subdivision 3a; or

(4) the person was charged with or petitioned for, including pursuant to a court martial,
violating a law of the United States, including the Uniform Code of Military Justice, similar
to the offenses described in clause (1), (2), or (3), and convicted of or adjudicated delinquent
for that offense or another offense arising out of the same set of circumstances.

16.7

(b) A person also shall register under this section if:

(1) the person was charged with or petitioned for an offense in another state that would
be a violation of a law described in paragraph (a) if committed in this state and convicted
of or adjudicated delinquent for that offense or another offense arising out of the same set
of circumstances;

16.12 (2) the person enters this state to reside, work, or attend school, or enters this state and16.13 remains for 14 days or longer; and

(3) ten years have not elapsed since the person was released from confinement or, if the
person was not confined, since the person was convicted of or adjudicated delinquent for
the offense that triggers registration, unless the person is subject to a longer registration
period under the laws of another state in which the person has been convicted or adjudicated,
or is subject to lifetime registration.

If a person described in this paragraph is subject to a longer registration period in another
state or is subject to lifetime registration, the person shall register for that time period
regardless of when the person was released from confinement, convicted, or adjudicated
delinquent.

(c) A person also shall register under this section if the person was committed pursuant
to a court commitment order under Minnesota Statutes 2012, section 253B.185, chapter
253D, Minnesota Statutes 1992, section 526.10, or a similar law of another state or the
United States, regardless of whether the person was convicted of any offense.

16.27 (d) A person also shall register under this section if:

(1) the person was charged with or petitioned for a felony violation or attempt to violate
any of the offenses listed in paragraph (a), clause (1), or a similar law of another state or
the United States, or the person was charged with or petitioned for a violation of any of the
offenses listed in paragraph (a), clause (2), or a similar law of another state or the United
States;

- (2) the person was found not guilty by reason of mental illness or mental deficiency
  after a trial for that offense, or found guilty but mentally ill after a trial for that offense, in
  states with a guilty but mentally ill verdict; and
- 17.4 (3) the person was committed pursuant to a court commitment order under section
- 17.5 253B.18 or a similar law of another state or the United States.

## EFFECTIVE DATE. This section is effective August 1, 2019, and applies to crimes committed on or after that date.

- Sec. 2. Minnesota Statutes 2018, section 609.341, subdivision 10, is amended to read:
- 17.9 Subd. 10. <u>Current or recent position of authority.</u> "<u>Current or recent position of</u> 17.10 authority" includes but is not limited to any person who is a parent or acting in the place of 17.11 a parent and charged with <u>or assumes</u> any of a parent's rights, duties or responsibilities to 17.12 a child, or a person who is charged with <u>or assumes</u> any duty or responsibility for the health, 17.13 welfare, or supervision of a child, either independently or through another, no matter how 17.14 brief, at the time of <u>or within 120 days immediately preceding</u> the act. For the purposes of 17.15 subdivision 11, "position of authority" includes a psychotherapist.

# 17.16 EFFECTIVE DATE. This section is effective August 1, 2019, and applies to crimes 17.17 committed on or after that date.

17.18 Sec. 3. Minnesota Statutes 2018, section 609.341, subdivision 11, is amended to read:

17.19Subd. 11. Sexual contact. (a) "Sexual contact," for the purposes of sections 609.343,17.20subdivision 1, clauses (a) to (f), and 609.345, subdivision 1, clauses (a) to (e), and (h) to17.21 $(\Theta)$  (p), includes any of the following acts committed without the complainant's consent,17.22except in those cases where consent is not a defense, and committed with sexual or aggressive17.23intent:

(i) the intentional touching by the actor of the complainant's intimate parts, or

(ii) the touching by the complainant of the actor's, the complainant's, or another's intimate
parts effected by a person in a position of authority, or by coercion, or by inducement if the
complainant is under 13 years of age or mentally impaired, or

(iii) the touching by another of the complainant's intimate parts effected by coercion orby a person in a position of authority, or

(iv) in any of the cases above, the touching of the clothing covering the immediate areaof the intimate parts, or

(v) the intentional touching with seminal fluid or sperm by the actor of the complainant'sbody or the clothing covering the complainant's body.

(b) "Sexual contact," for the purposes of sections 609.343, subdivision 1, clauses (g)

and (h), and 609.345, subdivision 1, clauses (f) and (g), includes any of the following acts
committed with sexual or aggressive intent:

18.6 (i) the intentional touching by the actor of the complainant's intimate parts;

(ii) the touching by the complainant of the actor's, the complainant's, or another's intimateparts;

18.9 (iii) the touching by another of the complainant's intimate parts;

(iv) in any of the cases listed above, touching of the clothing covering the immediatearea of the intimate parts; or

(v) the intentional touching with seminal fluid or sperm by the actor of the complainant'sbody or the clothing covering the complainant's body.

(c) "Sexual contact with a person under 13" means the intentional touching of the
complainant's bare genitals or anal opening by the actor's bare genitals or anal opening with
sexual or aggressive intent or the touching by the complainant's bare genitals or anal opening
of the actor's or another's bare genitals or anal opening with sexual or aggressive intent.

## 18.18 EFFECTIVE DATE. This section is effective August 1, 2019, and applies to crimes 18.19 committed on or after that date.

18.20 Sec. 4. Minnesota Statutes 2018, section 609.342, subdivision 1, is amended to read:

Subdivision 1. Crime defined. A person who engages in sexual penetration with another
person, or in sexual contact with a person under 13 years of age as defined in section 609.341,
subdivision 11, paragraph (c), is guilty of criminal sexual conduct in the first degree if any
of the following circumstances exists:

(a) the complainant is under 13 years of age and the actor is more than 36 months older
than the complainant. Neither mistake as to the complainant's age nor consent to the act by
the complainant is a defense;

(b) the complainant is at least 13 years of age but less than 16 years of age and the actor
is more than 48 months older than the complainant and in a <u>current or recent</u> position of
authority over the complainant. Neither mistake as to the complainant's age nor consent to
the act by the complainant is a defense;

(c) circumstances existing at the time of the act cause the complainant to have a 19.1 reasonable fear of imminent great bodily harm to the complainant or another; 19.2 (d) the actor is armed with a dangerous weapon or any article used or fashioned in a 19.3 manner to lead the complainant to reasonably believe it to be a dangerous weapon and uses 19.4 19.5 or threatens to use the weapon or article to cause the complainant to submit; (e) the actor causes personal injury to the complainant, and either of the following 19.6 circumstances exist: 19.7 (i) the actor uses force or coercion to accomplish sexual penetration; or 19.8 (ii) the actor knows or has reason to know that the complainant is mentally impaired, 19.9 mentally incapacitated, or physically helpless; 19.10 (f) the actor is aided or abetted by one or more accomplices within the meaning of section 19.11 609.05, and either of the following circumstances exists: 19.12 (i) an accomplice uses force or coercion to cause the complainant to submit; or 19.13 (ii) an accomplice is armed with a dangerous weapon or any article used or fashioned 19.14 in a manner to lead the complainant reasonably to believe it to be a dangerous weapon and 19.15 uses or threatens to use the weapon or article to cause the complainant to submit; 19.16 (g) the actor has a significant relationship to the complainant and the complainant was 19.17 under 16 years of age at the time of the sexual penetration. Neither mistake as to the 19.18 complainant's age nor consent to the act by the complainant is a defense; or 19.19 (h) the actor has a significant relationship to the complainant, the complainant was under 19.20 16 years of age at the time of the sexual penetration, and: 19.21 (i) the actor or an accomplice used force or coercion to accomplish the penetration; 19.22 (ii) the complainant suffered personal injury; or 19.23 (iii) the sexual abuse involved multiple acts committed over an extended period of time. 19.24 Neither mistake as to the complainant's age nor consent to the act by the complainant is 19.25 a defense. 19.26 **EFFECTIVE DATE.** This section is effective August 1, 2019, and applies to crimes 19.27 committed on or after that date. 19.28

20.1 Sec. 5. Minnesota Statutes 2018, section 609.343, subdivision 1, is amended to read:

20.2 Subdivision 1. Crime defined. A person who engages in sexual contact with another 20.3 person is guilty of criminal sexual conduct in the second degree if any of the following 20.4 circumstances exists:

(a) the complainant is under 13 years of age and the actor is more than 36 months older
than the complainant. Neither mistake as to the complainant's age nor consent to the act by
the complainant is a defense. In a prosecution under this clause, the state is not required to
prove that the sexual contact was coerced;

(b) the complainant is at least 13 but less than 16 years of age and the actor is more than
48 months older than the complainant and in a <u>current or recent</u> position of authority over
the complainant. Neither mistake as to the complainant's age nor consent to the act by the
complainant is a defense;

20.13 (c) circumstances existing at the time of the act cause the complainant to have a
20.14 reasonable fear of imminent great bodily harm to the complainant or another;

(d) the actor is armed with a dangerous weapon or any article used or fashioned in a
manner to lead the complainant to reasonably believe it to be a dangerous weapon and uses
or threatens to use the dangerous weapon to cause the complainant to submit;

20.18 (e) the actor causes personal injury to the complainant, and either of the following20.19 circumstances exist:

20.20 (i) the actor uses force or coercion to accomplish the sexual contact; or

20.21 (ii) the actor knows or has reason to know that the complainant is mentally impaired,20.22 mentally incapacitated, or physically helpless;

(f) the actor is aided or abetted by one or more accomplices within the meaning of section
609.05, and either of the following circumstances exists:

20.25 (i) an accomplice uses force or coercion to cause the complainant to submit; or

(ii) an accomplice is armed with a dangerous weapon or any article used or fashioned
in a manner to lead the complainant to reasonably believe it to be a dangerous weapon and
uses or threatens to use the weapon or article to cause the complainant to submit;

(g) the actor has a significant relationship to the complainant and the complainant was
under 16 years of age at the time of the sexual contact. Neither mistake as to the complainant's
age nor consent to the act by the complainant is a defense; or

21.1	(h) the actor has a significant relationship to the complainant, the complainant was under
21.2	16 years of age at the time of the sexual contact, and:
21.3	(i) the actor or an accomplice used force or coercion to accomplish the contact;
21.4	(ii) the complainant suffered personal injury; or
21.5	(iii) the sexual abuse involved multiple acts committed over an extended period of time.
21.6	Neither mistake as to the complainant's age nor consent to the act by the complainant is
21.7	a defense.
21.8	<b>EFFECTIVE DATE.</b> This section is effective August 1, 2019, and applies to crimes
21.9	committed on or after that date.
21.10	Sec. 6. Minnesota Statutes 2018, section 609.344, subdivision 1, is amended to read:
21.11	Subdivision 1. Crime defined. A person who engages in sexual penetration with another
21.12	person is guilty of criminal sexual conduct in the third degree if any of the following
21.13	circumstances exists:
21.14	(a) the complainant is under 13 years of age and the actor is no more than 36 months
21.15	older than the complainant. Neither mistake as to the complainant's age nor consent to the
21.16	act by the complainant shall be a defense;
21.17	(b) the complainant is at least 13 but less than 16 years of age and the actor is more than
21.18	24 months older than the complainant. In any such case if the actor is no more than 120
21.19	months older than the complainant, it shall be an affirmative defense, which must be proved
21.20	by a preponderance of the evidence, that the actor reasonably believes the complainant to
21.21	be 16 years of age or older. In all other cases, mistake as to the complainant's age shall not
21.22	be a defense. Consent by the complainant is not a defense;
21.23	(c) the actor uses force or coercion to accomplish the penetration;
21.24	(d) the actor knows or has reason to know that the complainant is mentally impaired,
21.25	mentally incapacitated, or physically helpless;
21.26	(e) the complainant is at least 16 but less than 18 years of age and the actor is more than
21.27	48 months older than the complainant and in a current or recent position of authority over
21.28	the complainant. Neither mistake as to the complainant's age nor consent to the act by the
21.29	complainant is a defense;

(f) the actor has a significant relationship to the complainant and the complainant was 22.1 at least 16 but under 18 years of age at the time of the sexual penetration. Neither mistake 22.2 22.3 as to the complainant's age nor consent to the act by the complainant is a defense; (g) the actor has a significant relationship to the complainant, the complainant was at 22.4 least 16 but under 18 years of age at the time of the sexual penetration, and: 22.5 (i) the actor or an accomplice used force or coercion to accomplish the penetration; 22.6 22.7 (ii) the complainant suffered personal injury; or (iii) the sexual abuse involved multiple acts committed over an extended period of time. 22.8 22.9 Neither mistake as to the complainant's age nor consent to the act by the complainant is a defense; 22.10 (h) the actor is a psychotherapist and the complainant is a patient of the psychotherapist 22.11 and the sexual penetration occurred: 22.12 (i) during the psychotherapy session; or 22.13 (ii) outside the psychotherapy session if an ongoing psychotherapist-patient relationship 22.14 exists. 22.15 Consent by the complainant is not a defense; 22.16 22.17 (i) the actor is a psychotherapist and the complainant is a former patient of the psychotherapist and the former patient is emotionally dependent upon the psychotherapist; 22.18 (j) the actor is a psychotherapist and the complainant is a patient or former patient and 22.19 the sexual penetration occurred by means of therapeutic deception. Consent by the 22.20 complainant is not a defense; 22.21 (k) the actor accomplishes the sexual penetration by means of deception or false 22.22 representation that the penetration is for a bona fide medical purpose. Consent by the 22.23 22.24 complainant is not a defense; (1) the actor is or purports to be a member of the clergy, the complainant is not married 22.25 to the actor, and: 22.26 (i) the sexual penetration occurred during the course of a meeting in which the 22.27 complainant sought or received religious or spiritual advice, aid, or comfort from the actor 22.28 in private; or 22.29

(ii) the sexual penetration occurred during a period of time in which the complainant
was meeting on an ongoing basis with the actor to seek or receive religious or spiritual
advice, aid, or comfort in private. Consent by the complainant is not a defense;

(m) the actor is an employee, independent contractor, or volunteer of a state, county,
city, or privately operated adult or juvenile correctional system, or secure treatment facility,
or treatment facility providing services to clients civilly committed as mentally ill and
dangerous, sexually dangerous persons, or sexual psychopathic personalities, including, but
not limited to, jails, prisons, detention centers, or work release facilities, and the complainant
is a resident of a facility or under supervision of the correctional system. Consent by the
complainant is not a defense;

(n) the actor provides or is an agent of an entity that provides special transportation
service, the complainant used the special transportation service, and the sexual penetration
occurred during or immediately before or after the actor transported the complainant. Consent
by the complainant is not a defense; or

(o) the actor performs massage or other bodywork for hire, the complainant was a user
of one of those services, and nonconsensual sexual penetration occurred during or
immediately before or after the actor performed or was hired to perform one of those services
for the complainant<del>.;</del> or

(p) the actor is a peace officer, as defined in section 626.84, and the officer physically
 or constructively restrains the complainant or the complainant does not reasonably feel free
 to leave the officer's presence. Consent by the complainant is not a defense. This paragraph
 does not apply to any penetration of the mouth, genitals, or anus during a lawful search.

23.23 EFFECTIVE DATE. This section is effective August 1, 2019, and applies to crimes
 23.24 committed on or after that date.

23.25 Sec. 7. Minnesota Statutes 2018, section 609.345, subdivision 1, is amended to read:

Subdivision 1. Crime defined. A person who engages in sexual contact with another
person is guilty of criminal sexual conduct in the fourth degree if any of the following
circumstances exists:

(a) the complainant is under 13 years of age and the actor is no more than 36 months
older than the complainant. Neither mistake as to the complainant's age or consent to the
act by the complainant is a defense. In a prosecution under this clause, the state is not
required to prove that the sexual contact was coerced;

(b) the complainant is at least 13 but less than 16 years of age and the actor is more than
48 months older than the complainant or in a <u>current or recent</u> position of authority over
the complainant. Consent by the complainant to the act is not a defense. In any such case,
if the actor is no more than 120 months older than the complainant, it shall be an affirmative
defense which must be proved by a preponderance of the evidence that the actor reasonably
believes the complainant to be 16 years of age or older. In all other cases, mistake as to the
complainant's age shall not be a defense;

24.8

(c) the actor uses force or coercion to accomplish the sexual contact;

24.9 (d) the actor knows or has reason to know that the complainant is mentally impaired,
24.10 mentally incapacitated, or physically helpless;

(e) the complainant is at least 16 but less than 18 years of age and the actor is more than
48 months older than the complainant and in a <u>current or recent</u> position of authority over
the complainant. Neither mistake as to the complainant's age nor consent to the act by the
complainant is a defense;

(f) the actor has a significant relationship to the complainant and the complainant was
at least 16 but under 18 years of age at the time of the sexual contact. Neither mistake as to
the complainant's age nor consent to the act by the complainant is a defense;

(g) the actor has a significant relationship to the complainant, the complainant was atleast 16 but under 18 years of age at the time of the sexual contact, and:

24.20 (i) the actor or an accomplice used force or coercion to accomplish the contact;

24.21 (ii) the complainant suffered personal injury; or

24.22 (iii) the sexual abuse involved multiple acts committed over an extended period of time.

24.23 Neither mistake as to the complainant's age nor consent to the act by the complainant is24.24 a defense;

(h) the actor is a psychotherapist and the complainant is a patient of the psychotherapistand the sexual contact occurred:

24.27 (i) during the psychotherapy session; or

(ii) outside the psychotherapy session if an ongoing psychotherapist-patient relationship
exists. Consent by the complainant is not a defense;

- 24.30 (i) the actor is a psychotherapist and the complainant is a former patient of the
- 24.31 psychotherapist and the former patient is emotionally dependent upon the psychotherapist;

(j) the actor is a psychotherapist and the complainant is a patient or former patient and
the sexual contact occurred by means of therapeutic deception. Consent by the complainant
is not a defense;

(k) the actor accomplishes the sexual contact by means of deception or false representation
that the contact is for a bona fide medical purpose. Consent by the complainant is not a
defense;

(1) the actor is or purports to be a member of the clergy, the complainant is not marriedto the actor, and:

(i) the sexual contact occurred during the course of a meeting in which the complainant
sought or received religious or spiritual advice, aid, or comfort from the actor in private; or

(ii) the sexual contact occurred during a period of time in which the complainant was
meeting on an ongoing basis with the actor to seek or receive religious or spiritual advice,
aid, or comfort in private. Consent by the complainant is not a defense;

(m) the actor is an employee, independent contractor, or volunteer of a state, county,
city, or privately operated adult or juvenile correctional system, or secure treatment facility,
or treatment facility providing services to clients civilly committed as mentally ill and
dangerous, sexually dangerous persons, or sexual psychopathic personalities, including, but
not limited to, jails, prisons, detention centers, or work release facilities, and the complainant
is a resident of a facility or under supervision of the correctional system. Consent by the
complainant is not a defense;

(n) the actor provides or is an agent of an entity that provides special transportation
service, the complainant used the special transportation service, the complainant is not
married to the actor, and the sexual contact occurred during or immediately before or after
the actor transported the complainant. Consent by the complainant is not a defense; or

(o) the actor performs massage or other bodywork for hire, the complainant was a user
of one of those services, and nonconsensual sexual contact occurred during or immediately
before or after the actor performed or was hired to perform one of those services for the
complainant-; or

(p) the actor is a peace officer, as defined in section 626.84, and the officer physically
 or constructively restrains the complainant or the complainant does not reasonably feel free
 to leave the officer's presence. Consent by the complainant is not a defense.

25.32 EFFECTIVE DATE. This section is effective August 1, 2019, and applies to crimes
 25.33 committed on or after that date.

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26.1 Sec. 8. Minnesota Statutes 2018, section 609.746, subdivision 1, is amended to read:

Subdivision 1. Surreptitious intrusion; observation device. (a) A person is guilty of
a gross misdemeanor who:

26.4 (1) enters upon another's property;

26.5 (2) surreptitiously gazes, stares, or peeps in the window or any other aperture of a house
26.6 or place of dwelling of another; and

26.7 (3) does so with intent to intrude upon or interfere with the privacy of a member of the26.8 household.

26.9 (b) A person is guilty of a gross misdemeanor who:

26.10 (1) enters upon another's property;

26.11 (2) surreptitiously installs or uses any device for observing, photographing, recording,
26.12 amplifying, or broadcasting sounds or events through the window or any other aperture of
26.13 a house or place of dwelling of another; and

26.14 (3) does so with intent to intrude upon or interfere with the privacy of a member of the26.15 household.

26.16 (c) A person is guilty of a gross misdemeanor who:

(1) surreptitiously gazes, stares, or peeps in the window or other aperture of a sleeping
room in a hotel, as defined in section 327.70, subdivision 3, a tanning booth, or other place
where a reasonable person would have an expectation of privacy and has exposed or is
likely to expose their intimate parts, as defined in section 609.341, subdivision 5, or the
clothing covering the immediate area of the intimate parts; and

26.22 (2) does so with intent to intrude upon or interfere with the privacy of the occupant.

26.23 (d) A person is guilty of a gross misdemeanor who:

(1) surreptitiously installs or uses any device for observing, photographing, recording,
amplifying, or broadcasting sounds or events through the window or other aperture of a
sleeping room in a hotel, as defined in section 327.70, subdivision 3, a tanning booth, or
other place where a reasonable person would have an expectation of privacy and has exposed
or is likely to expose their intimate parts, as defined in section 609.341, subdivision 5, or
the clothing covering the immediate area of the intimate parts; and

26.30 (2) does so with intent to intrude upon or interfere with the privacy of the occupant.

(e) A person is guilty of a felony and may be sentenced to imprisonment for not more 27.1 than two years or to payment of a fine of not more than \$5,000, or both, if the person: 27.2

(1) violates this subdivision after a previous conviction under this subdivision or section 27.3 609.749; or 27.4

27.5 (2) violates this subdivision against a minor under the age of 18, knowing or having reason to know that the minor is present. 27.6

27.7 (f) A person is guilty of a felony and may be sentenced to imprisonment for not more than four years or to payment of a fine of not more than \$5,000, or both, if: (1) the person 27.8 violates paragraph (b) or (d) against a minor victim under the age of 18; (2) the person is 27.9 more than 36 months older than the minor victim; (3) the person knows or has reason to 27.10 know that the minor victim is present; and (4) the violation is committed with sexual intent. 27.11

27.12 (g) Paragraphs (b) and (d) do not apply to law enforcement officers or corrections investigators, or to those acting under their direction, while engaged in the performance of 27.13 their lawful duties. Paragraphs (c) and (d) do not apply to conduct in: (1) a medical facility; 27.14 or (2) a commercial establishment if the owner of the establishment has posted conspicuous 27.15 signs warning that the premises are under surveillance by the owner or the owner's employees. 27.16

#### **EFFECTIVE DATE.** This section is effective August 1, 2019, and applies to crimes 27.17 committed on or after that date. 27.18

Sec. 9. Minnesota Statutes 2018, section 617.246, subdivision 2, is amended to read: 27.19

27.20 Subd. 2. Use of minor. (a) It is unlawful for a person to promote, employ, use or permit a minor to engage in or assist others to engage minors in posing or modeling alone or with 27.21 others in any sexual performance or pornographic work if the person knows or has reason 27.22 to know that the conduct intended is a sexual performance or a pornographic work. 27.23

Any person who violates this subdivision paragraph is guilty of a felony and may be 27.24 sentenced to imprisonment for not more than ten years or to payment of a fine of not more 27.25 than \$20,000 for the first offense and \$40,000 for a second or subsequent offense, or both. 27.26

(b) A person who violates paragraph (a) is guilty of a felony and may be sentenced to 27.27 imprisonment for not more than 15 years or to payment of a fine of not more than \$40,000, 27.28 27.29 or both, if:

(1) the person has a prior conviction or delinquency adjudication for violating this section 27.30 27.31 or section 617.247;

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28.1	(2) the v	iolation occurs when	the person is a r	registered predatory off	fender under section			
28.2	243.166; or		•					
28.3	(3) the violation involved a minor under the age of 13 years.							
29.4					l applias to arimas			
28.4				ve August 1, 2019, and	r applies to erilles			
28.5	commuted	on or after that date.						
28.6	Sec. 10. N	Iinnesota Statutes 20	18, section 617.	246, subdivision 3, is	amended to read:			
28.7	Subd. 3.	Operation or owner	rship of busine	ess. (a) A person who c	owns or operates a			
28.8	business in	which a pornographic	e work, as defin	ed in this section, is di	isseminated to an			
28.9	adult or a m	inor or is reproduced	, and who know	vs the content and char	racter of the			
28.10	pornograph	ic work disseminated	or reproduced,	is guilty of a felony an	d may be sentenced			
28.11	to imprison	ment for not more that	in ten years, or	to payment of a fine of	f not more than			
28.12	\$20,000 <del>for</del>	the first offense and	<del>\$40,000 for a s</del>	econd or subsequent of	ffense, or both.			
28.13	<u>(b)</u> A pe	rson who violates par	ragraph (a) is g	uilty of a felony and m	ay be sentenced to			
28.14	imprisonme	ent for not more than 1	15 years or to pa	ayment of a fine of not	more than \$40,000,			
28.15	or both, if:							
28.16	(1) the p	erson has a prior conv	iction or delinqu	uency adjudication for	violating this section			
28.17	or section 6	17.247;						
28.18	(2) the v	iolation occurs when	the person is a r	registered predatory off	fender under section			
28.19	243.166; or							
28.20	(3) the v	violation involved a m	inor under the	age of 13 years.				
28.21	EFFEC	TIVE DATE. This se	ection is effecti	ve August 1, 2019, and	applies to crimes			
28.22	committed of	on or after that date.						
20.22	Sec. 11 N	linnagata Statutag 20	19 gaption 617	246 subdivision 4 is	amondod to road.			
28.23				246, subdivision 4, is				
28.24			-	nowing or with reason				
28.25		-		or a minor a pornograp				
28.26	in this section	on, is guilty of a felor	ny and may be s	sentenced to imprisonn	nent for not more			
28.27	than ten yea	irs, or to payment of a	a fine of not mo	ore than \$20,000 for the	e first offense and			
28.28	\$40,000 for	a second or subseque	<del>ent offense</del> , or t	ooth.				
28.29	<u>(b)</u> A pe	rson who violates par	cagraph (a) is g	uilty of a felony and m	ay be sentenced to			
28.30	imprisonme	ent for not more than 1	15 years or to pa	ayment of a fine of not	more than \$40,000,			

28.31 <u>or both, if:</u>

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29.1	(1) the perso	on has a prior convi	ction or delinqu	ency adjudication for v	iolating this section
29.2	or section 617.	247;			
29.3	(2) the viola	ation occurs when	the person is a re	egistered predatory offe	ender under section
29.4	243.166; or				
29.5	(3) the viol	ation involved a m	inor under the a	ge of 13 years	
27.5					
29.6			ection is effectiv	re August 1, 2019, and	applies to crimes
29.7	committed on o	or after that date.			
29.8	Sec. 12. Mini	nesota Statutes 202	18, section 617.2	246, subdivision 7, is a	mended to read:
29.9	Subd. 7. Co	onditional release	term. Notwiths	standing the statutory r	naximum sentence
29.10	otherwise appl	icable to the offens	se or any provis	ion of the sentencing g	uidelines, when a
29.11	court commits	a person to the cus	tody of the com	missioner of correction	ns for violating this
29.12	section, the cou	urt shall provide th	at after the pers	on has been released f	rom prison, the
29.13	commissioner	shall place the pers	son on condition	al release for five year	rs. If the person has
29.14	previously been	n convicted of a vie	olation of this se	ction, section 609.342	, 609.343, 609.344,
29.15	609.345, 609.3	451, 609.3453, or	617.247, or any	similar statute of the	United States, this
29.16	state, or any sta	ate, the commissio	ner shall place t	he person on conditior	nal release for <del>ten</del>
29.17	<u>15</u> years. The t	erms of conditiona	al release are go	verned by section 609.	3455, subdivision
29.18	8.				
29.19	EFFECTI	<b>VE DATE.</b> This se	ection is effectiv	re August 1, 2019, and	applies to crimes
29.20	committed on o	or after that date.			
29.21	Sec. 13. Mini	nesota Statutes 202	18, section 617.2	247, subdivision 3, is a	imended to read:
29.22	Subd. 3. Di	ssemination proh	ibited. (a) A per	son who disseminates	pornographic work
29.23	to an adult or a	minor, knowing o	or with reason to	know its content and	character, is guilty
29.24	of a felony and	may be sentenced	to imprisonme	nt for not more than se	ven years <del>and</del> or to
			<b>\$10,000,0</b>	<b>G</b> 1 <b>C</b>	

29.26 years and a fine of not more than \$20,000 for a second or subsequent offense, or both.

payment of a fine of not more than \$10,000 for a first offense and for not more than 15

(b) A person who violates paragraph (a) is guilty of a felony and may be sentenced to
imprisonment for not more than 15 years or to payment of a fine of not more than \$20,000,
<u>or both, if:</u>

29.30 (1) the person has a prior conviction or delinquency adjudication for violating this section
 29.31 or section 617.246;

29.25

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30.1	(2) the viola	tion occurs when the	e person is a r	egistered predatory of	ffender under section			
30.2	243.166 <u>; or</u>							
30.3	(3) the violation involved a minor under the age of 13 years.							
30.4	EFFECTIV	<b>E DATE.</b> This sect	ion is effectiv	ve August 1, 2019, an	nd applies to crimes			
30.5		r after that date.		••••••••••••••••••••••••••••••••••••••				
30.6	Sec. 14. Minn	esota Statutes 2018,	section 617.	247, subdivision 4, is	amended to read:			
30.7	Subd. 4. Pos	ssession prohibited.	(a) A person	n who possesses a por	mographic work or a			
30.8	computer disk of	or computer or other	electronic, n	nagnetic, or optical st	orage system or a			
30.9	storage system	of any other type, co	ontaining a po	ornographic work, kno	owing or with reason			
30.10	to know its cont	ent and character, is g	guilty of a fel	ony and may be senter	nced to imprisonment			
30.11	for not more that	an five years and or t	to payment o	f a fine of not more th	han \$5,000 <del>for a first</del>			
30.12	offense and for	not more than ten ye	ears and a fir	ne of not more than \$1	0,000 for a second			
30.13	<del>or subsequent o</del>	ffense, or both.						
30.14	(b) A persor	n who violates parag	raph (a) is gu	uilty of a felony and n	nay be sentenced to			
30.15	imprisonment f	or not more than ten	years <u>or to p</u> a	ayment of a fine of no	t more than \$10,000,			
30.16	or both, if:							
30.17	(1) the perso	n has a prior convicti	ion or delinqu	ency adjudication for	violating this section			
30.18	or section 617.2	246;						
30.19	(2) the viola	tion occurs when the	e person is a r	egistered predatory of	ffender under section			
30.20	243.166 <u>; or</u>							
30.21	(3) the viola	tion involved a mine	or under the	age of 13 years.				
30.22	EFFECTIV	<b>E DATE.</b> This sect	ion is effectiv	ve August 1, 2019, an	d applies to crimes			
30.23	committed on o	r after that date.						
30.24	Sec. 15. Minn	esota Statutes 2018,	section 617.	247, subdivision 9, is	amended to read:			
30.25	Subd. 9. Co	nditional release te	<b>rm.</b> Notwith	standing the statutory	maximum sentence			
30.26	otherwise appli	cable to the offense	or any provis	sion of the sentencing	guidelines, when a			
30.27	court commits a	a person to the custo	dy of the con	missioner of correcti	ons for violating this			
30.28	section, the cou	rt shall provide that	after the pers	son has been released	from prison, the			

commissioner shall place the person on conditional release for five years. If the person has 30.29

previously been convicted of a violation of this section, section 609.342, 609.343, 609.344, 30.30 609.345, 609.3451, 609.3453, or 617.246, or any similar statute of the United States, this 30.31

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31.1	state, or any sta	te, the commissio	ner shall place t	he person on condition	al release for <del>ten</del>
31.2	<u>15</u> years. The te	erms of conditiona	al release are gov	verned by section 609.	3455, subdivision
31.3	8.				
31.4 31.5		<b>E DATE.</b> This set of the set of	ection is effectiv	e August 1, 2019, and	applies to crimes
31.6	Sec. 16. <u>SEN</u>	TENCING GUII	DELINES MOI	DIFICATION.	
31.7	The Sentence	ing Guidelines C	ommission shall	comprehensively revi	ew and consider
31.8	modifying how	the Sentencing G	uidelines and th	e sex offender grid add	dress the crimes
31.9	described in Mi	nnesota Statutes,	sections 617.24	6 and 617.247, as com	pared to similar

31.10 <u>crimes, including other sex offenses and other offenses with similar maximum penalties.</u>