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	Senator moves to amend the delete-everything amendment (SCS2673A-5)
	to S.F. No. 2673 as follows:
	Page 17, after line 18, insert:
•	'(t) Missing and Murdered Indigenous
	Relatives Reward Fund
(\$110,000 is to implement new Minnesota
	Statutes, section 299A.86."
	Page 19, after line 16, insert:
	"Sec. 12. [299A.86] REWARD FUND FOR INFORMATION ON MISSING AND
	MURDERED INDIGENOUS RELATIVES.
	Subdivision 1. Fund created. A reward fund for information on missing and murdered
Iı	ndigenous relatives is created as an account in the state treasury. Money appropriated or
C	otherwise deposited into the account is available to pay rewards and for other purposes as
г	authorized under this section.
	Subd. 2. Reward. The director of the Office for Missing and Murdered Indigenous
R	Relatives, in consultation with the reward advisory group, is authorized to pay a reward to
a	any person who provides relevant information relating to a missing and murdered Indigenous
r	elative investigation.
	Subd. 3. Reward advisory group. (a) The director of the Office for Missing and
ľ	Murdered Indigenous Relatives, in consultation with the stakeholder groups described in
S	section 299A.85, subdivision 5, shall appoint an advisory group to make recommendations
(on paying rewards under this section. The advisory group shall consist of the following
1	ndividuals:
	(1) a representative from the Office for Missing and Murdered Indigenous Relatives;
	(2) a representative from a Tribal, statewide, or local organization that provides legal
S	services to Indigenous women and girls;
	(3) a representative from a Tribal, statewide, or local organization that provides advocacy
	or counseling for Indigenous women and girls who have been victims of violence;
	(4) a representative from a Tribal, statewide, or local organization that provides services
1	to Indigenous women and girls;

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(5) a Tribal peace officer who works for or resides on a federally recognized Amer	rican
Indian reservation in Minnesota; and	
(6) a representative from the Minnesota Human Trafficking Task Force.	
(b) The advisory group shall meet as necessary but at a minimum twice per year to c	earry
out its duties and shall elect a chair from among its members at its first meeting. The dire	ector_
shall convene the group's first meeting. The director shall provide necessary office spa	ace
and administrative support to the group. Members of the group serve without compensation	<u>ation</u>
but shall receive expense reimbursement as provided in section 15.059.	
(c) The representative from the Office for Missing and Murdered Indigenous Relat	tives
may fully participate in the advisory group's activities but may not vote on issues before	<u>ore</u>
1 <u>the group.</u>	
Subd. 4. Advertising. The director of the Office for Missing and Murdered Indiger	nous
Relatives, in consultation with the reward advisory group, may spend up to four percent	nt of
4 available funds on an advertising or public relations campaign to increase public aware	ness
on the availability of rewards under this section.	
Subd. 5. Grants; donations. The director of the Office for Missing and Murdered	<u> </u>
Indigenous Relatives, in consultation with the reward advisory group, may apply for a	and
accept grants and donations from the public and from public and private entities to impler	ment
this section.	
Subd. 6. Reward cap. A reward paid under this section may not exceed \$2,500.	
Subd. 7. Reward procedures and criteria. The director of the Office for Missing	and
Murdered Indigenous Relatives, in consultation with the reward advisory group, shall	<u>:</u>
determine the eligibility criteria and procedures for granting rewards under this section	<u>n.</u>
Subd. 8. Definition. As used in this section, "missing and murdered Indigenous relation."	ives"
means missing and murdered Indigenous people from or descended from one of the Ur	<u>nited</u>
States' federally recognized American Indian Tribes."	
Correct the section totals and the appropriation summary	
Renumber the sections in sequence and correct the internal references	
Renumber the sections in sequence and correct the internal references Amend the title accordingly	

Sec. 12. 2