00/00/00 00 51	COLDICET	TABB A B	0.001252 1 1
03/20/23 08:51 am	COUNSEL	KPB/LB	SCS1352A-1

Senator moves to amend S.F. No. 1352 as follows: 1.1 Delete everything after the enacting clause and insert: 1.2 "Section 1. Minnesota Statutes 2022, section 244.03, is amended to read: 1.3 244.03 REHABILITATIVE PROGRAMS. 1.4 Subdivision 1. Commissioner responsibility. (a) For individuals committed to the 1.5 commissioner's authority, the commissioner shall provide appropriate mental health programs 1.6 and vocational and educational programs with employment-related goals for inmates. The 1.7 selection, design and implementation of programs under this section shall be the sole 1.8 responsibility of the commissioner, acting within the limitations imposed by the funds 1.9 appropriated for such programs. must develop, implement, and provide, as appropriate: 1.10 (1) substance use disorder treatment programs; 1.11 (2) sexual offender treatment programming; 1.12 (3) domestic abuse programming; 1.13 (4) medical and mental health services; 1.14 (5) spiritual and faith-based programming; 1.15 (6) culturally responsive programming; 1.16 (7) vocational, employment and career, and educational programming; and 1.17 1.18 (8) other rehabilitative programs. (b) While evidence-based programs must be prioritized, selecting, designing, and 1.19 implementing programs under this section are the sole responsibility of the commissioner, 1.20 acting within the limitations imposed by the funds appropriated for the programs under this 1.21 section. 1.22 Subd. 2. Challenge prohibited. No action challenging the level of expenditures for 1.23 rehabilitative programs authorized under this section, nor any action challenging the selection, 1.24 design, or implementation of these programs, including employee assignments, may be 1.25

upon on any inmate who refuses to participate in rehabilitative programs. 1.28

Subd. 3. **Disciplinary sanctions.** The commissioner may impose disciplinary sanctions

Section 1. 1

maintained by an inmate in any court in this state.

1.26

1.27

03/20/23 08:51 am COUNSEL KPB/LB SCS1352A-1

Sec. 2. Minnesota Statutes 2022, section 244.05, subdivision 1b, is amended to read:

Subd. 1b. Supervised release; offenders inmates who commit crimes on or after August 1, 1993. (a) Except as provided in subdivisions 4 and 5, every inmate sentenced to prison for a felony offense committed on or after August 1, 1993, shall serve a supervised release term upon completion of the inmate's term of imprisonment and any disciplinary confinement period imposed by the commissioner due to the inmate's violation of any disciplinary rule adopted by the commissioner or refusal to participate in a rehabilitative program required under section 244.03. The amount of time the inmate serves on supervised release shall be is equal in length to the amount of time remaining in to one-third of the inmate's fixed executed sentence after the inmate has served the term of imprisonment and any disciplinary confinement period imposed by the commissioner, less any disciplinary confinement period imposed by the commissioner and regardless of any earned incentive release credit applied toward the individual's term of imprisonment under section 244.44.

- (b) No inmate who violates a disciplinary rule or refuses to participate in a rehabilitative program as required under section 244.03 shall be placed on supervised release until the inmate has served the disciplinary confinement period for that disciplinary sanction or until the inmate is discharged or released from punitive segregation restrictive-housing confinement, whichever is later. The imposition of a disciplinary confinement period shall be considered to be a disciplinary sanction imposed upon an inmate, and the procedure for imposing the disciplinary confinement period and the rights of the inmate in the procedure shall be those in effect for the imposition of other disciplinary sanctions at each state correctional institution.
- 2.23 (c) For purposes of this subdivision, "earned incentive release credit" has the meaning given in section 244.41, subdivision 7.

Sec. 3. [244.40] MINNESOTA REHABILITATION AND REINVESTMENT ACT.

- 2.26 Sections 244.40 to 244.51 may be cited as the "Minnesota Rehabilitation and Reinvestment Act."
- 2.28 Sec. 4. [244.41] **DEFINITIONS.**

2.1

2.2

2.3

2.4

2.5

2.6

2.7

2.8

2.9

2.10

2.11

2.12

2.13

2.14

2.15

2.16

2.17

2.18

2.19

2.20

2.21

2.22

2.25

- Subdivision 1. Scope. For purposes of the act, the terms defined in this section have the
 meanings given.
- Subd. 2. Act. "Act" means the Minnesota Rehabilitation and Reinvestment Act.
- Subd. 3. **Commissioner.** "Commissioner" means the commissioner of corrections.

Sec. 4. 2

03/20/23 08:51 am	COUNSEL	KPB/LB	SCS1352A-1

3.1	Subd. 4. Correctional facility. Correctional facility incans a state facility under the
3.2	direct operational authority of the commissioner but does not include a commissioner-licensed
3.3	local detention facility.
3.4	Subd. 5. Direct-cost per diem. "Direct-cost per diem" means the actual nonsalary
3.5	expenditures, including encumbrances as of July 31 following the end of the fiscal year,
3.6	from the Department of Corrections expense budgets for food preparation; food provisions;
3.7	personal support for incarcerated persons, including clothing, linen, and other personal
3.8	supplies; transportation; and professional technical contracted health care services.
3.9	Subd. 6. Earned compliance credit. "Earned compliance credit" means a one-month
3.10	reduction from the period during active supervision of the supervised release term for every
3.11	two months that a supervised individual exhibits compliance with the conditions and goals
3.12	of the individual's supervision plan.
3.13	Subd. 7. Earned incentive release credit. "Earned incentive release credit" means credit
3.14	that is earned and included in calculating an incarcerated person's term of imprisonment for
3.15	completing objectives established by their individualized rehabilitation plan under section
3.16	<u>244.42.</u>
3.17	Subd. 8. Earned incentive release savings. "Earned incentive release savings" means
3.18	the calculation of the direct-cost per diem multiplied by the number of incarcerated days
3.19	saved for the period of one fiscal year.
3.20	Subd. 9. Executed sentence. "Executed sentence" means the total period for which an
3.21	incarcerated person is committed to the custody of the commissioner.
3.22	Subd. 10. Incarcerated days saved. "Incarcerated days saved" means the number of
3.23	days of an incarcerated person's original term of imprisonment minus the number of actual
3.24	days served, excluding days not served due to death or as a result of time earned in the
3.25	challenge incarceration program under sections 244.17 to 244.173.
3.26	Subd. 11. Incarcerated person. "Incarcerated person" has the meaning given "inmate"
3.27	in section 244.01, subdivision 2.
3.28	Subd. 12. Supervised release. "Supervised release" means the release of an incarcerated
3.29	person according to section 244.05.
3.30	Subd. 13. Supervised release term. "Supervised release term" means the period equal
3.31	to one-third of the individual's fixed executed sentence, less any disciplinary confinement
3.32	period or punitive restrictive-housing confinement imposed under section 244.05, subdivision
3.33	<u>1b.</u>

Sec. 4. 3

02/20/22 00 51	COLDICEL	TZDD /T D	0.001252 4 1
03/20/23 08:51 am	COUNSEL	KPB/LB	SCS1352A-1

Subd. 14. Supervision	on abatement status. "Supervision abatement status" means an end
to active correctional su	pervision of a supervised individual without effect on the legal
expiration date of the ind	dividual's executed sentence less any earned incentive release credit.
Subd. 15. Term of in	mprisonment. "Term of imprisonment" has the meaning given in
section 244.01, subdivis	ion 8.
	IPREHENSIVE ASSESSMENT AND INDIVIDUALIZED
REHABILITATION P	LAN REQUIRED.
Subdivision 1. Com	prehensive assessment. (a) The commissioner must develop a
comprehensive assessme	ent process for each person who:
(1) is committed to t	he commissioner's custody and confined in a state correctional
facility on or after Janua	ary 1, 2025; and
(2) has 365 or more of	days remaining until the person's scheduled supervised release date
or parole eligibility date	<u>-</u>
(b) As part of the ass	sessment process, the commissioner must take into account
appropriate rehabilitativ	re programs under section 244.03.
Subd 2 Individuali	zed rehabilitation plan. After completing the assessment process,
	ensure the development of an individualized rehabilitation plan,
	als, for every person committed to the commissioner's custody. The
ndividualized rehabilita	tion plan must be holistic in nature by identifying intended outcomes
for addressing:	
(1) the incarcerated p	person's needs and risk factors;
(2) the person's ident	tified strengths; and
(3) available and nee	eded community supports, including victim safety considerations
as required under section	n 244.47, if applicable.
Subd. 3. Victim inpu	ut. (a) If an individual is committed to the commissioner's custody
for a crime listed in secti	on 609.02, subdivision 16, the commissioner must make reasonable
efforts to notify a victim	of the opportunity to provide input during the assessment and
rehabilitation plan proce	ess. Victim input may include:
(1) a summary of vic	etim concerns relative to release;
(2) concerns related	to victim safety during the committed individual's term of
imprisonment; or	

Sec. 5. 4

03/20/23 08:51 am COUNSEL KPB/LB SCS1352A	03/20/23 08:51 am	COUNSEL	KPB/LB	SCS1352A-1
---	-------------------	---------	--------	------------

5.1	(3) requests for imposing victim safety protocols as additional conditions of imprisonment
5.2	or supervised release.
5.3	(b) The commissioner must consider all victim input statements when developing an
5.4	individualized rehabilitation plan and establishing conditions governing confinement or
5.5	release.
5.6	Subd. 4. Transition and release plan. For an incarcerated person with less than 365
5.7	days remaining until the person's supervised release date, the commissioner, in consultation
5.8	with the incarcerated person, must develop a transition and release plan.
5.9	Subd. 5. Scope of act. This act is separate and distinct from other legislatively authorized
5.10	release programs, including the challenge incarceration program, work release, conditional
5.11	medical release, or the program for the conditional release of nonviolent controlled substance
5.12	offenders.
5.13	Sec. 6. [244.43] EARNED INCENTIVE RELEASE CREDIT.
5.14	Subdivision 1. Policy for earned incentive release credit; stakeholder consultation. (a)
5.15	To encourage and support rehabilitation when consistent with the public interest and public
5.16	safety, the commissioner must establish a policy providing for earned incentive release
5.17	credit as a part of the term of imprisonment. The policy must be established in consultation
5.18	with the following organizations:
5.19	(1) Minnesota County Attorneys Association;
5.20	(2) Minnesota Board of Public Defense;
5.21	(3) Minnesota Association of Community Corrections Act Counties;
5.22	(4) Minnesota Indian Women's Sexual Assault Coalition;
5.23	(5) Violence Free Minnesota;
5.24	(6) Minnesota Coalition Against Sexual Assault;
5.25	(7) Minnesota Alliance on Crime;
5.26	(8) Minnesota Sheriffs' Association;
5.27	(9) Minnesota Chiefs of Police Association;
5.28	(10) Minnesota Police and Peace Officers Association; and
5.29	(11) faith-based organizations that reflect the demographics of the incarcerated population.
5.30	(b) The policy must:

Sec. 6. 5

	03/20/23 08:51 am	COUNSEL	KPB/LB	SCS1352A-1
6.1	(1) provide circumstances up	on which an incarcerate	ed person may reco	eive earned
6.2	incentive release credits, includin			
6.3	244.03; and			
6.4	(2) address circumstances wh	nere:		
6.5	(i) the capacity to provide rel	nabilitative programmin	g in the correction	nal facility is
6.6	diminished but the programming	g is available in the com	munity; and	
6.7	(ii) the conditions under which	ch the incarcerated person	on could be releas	ed to the
6.8	community-based resource but r	emain subject to commi	tment to the comr	nissioner and
6.9	could be considered for earned in	ncentive release credit.		
6.10	Subd. 2. Policy on disparitie	es. The commissioner m	ust develop a poli	cy establishing a
6.11	process for assessing and addres	sing any systemic and p	rogrammatic geno	der and racial
6.12	disparities that may be identified	l when awarding earned	incentive release	credits.
6.13 6.14 6.15 6.16 6.17 6.18	Earned incentive release cred but are not added to the person's unchanged. The maximum amou subtracted from the term of impresentation.	lits are included in calcusurer supervised release terment of earned incentive recisonment is 17 percent	the total length of the total length of the total execut	imprisonment of which remains an be earned and ed sentence.
6.19	person's executed sentence. Once	•		
6.20	Sec. 8. [244.45] INELIGIBILI	ITY FOR EARNED IN	CENTIVE RELI	EASE CREDIT.
6.21	The following individuals are	e ineligible for earned in	ncentive release cr	edit:
6.22	(1) those serving life sentence	es;		
6.23	(2) those given indeterminate	e sentences for crimes co	ommitted on or be	fore April 30,
6.24	<u>1980; or</u>			
6.25	(3) those subject to good time	e under section 244.04 o	or similar laws.	
6.26	Sec. 9. [244.46] EARNED CO	OMPLIANCE CREDI	Γ AND SUPERV	<u>ISION</u>
6.27	ABATEMENT STATUS.			

Subdivision 1. Adopting policy for earned compliance credit; supervision abatement

status. (a) The commissioner must adopt a policy providing for earned compliance credit.

Sec. 9. 6

6.28

6.29

03/20/23 08:51 am	COUNSEL	KPB/LB	SCS1352A-1
U3/2U/23 U8:31 am	COUNSEL	KPB/LB	5U5133ZA-1

(b) Except a	s otherwise provided in the act, once the time served on active supervision
plus earned com	ppliance credits equals the total length of the supervised release term, the
commissioner n	nust place the individual on supervision abatement status for the remainder
of the supervise	d release term.
Subd. 2. Vio	lating conditions of release; commissioner action. If an individual violates
he conditions o	f release while on supervision abatement status, the commissioner may:
(1) return the	e individual to active supervision for the remainder of the supervised release
erm, with or wi	ithout modifying the conditions of release; or
(2) revoke th	ne individual's supervised release in accordance with section 244.05,
subdivision 3.	
Subd. 3. Sur	pervision abatement status; requirements. A person who is placed on
supervision aba	tement status under this section must not be required to regularly report to
supervised rel	ease agent or pay a supervision fee but must continue to:
(1) obey all	laws;
(2) report an	y new criminal charges; and
(3) abide by	section 243.1605 before seeking written authorization to relocate to another
state.	
<u>Subd. 4.</u> Ap	plicability. This section does not apply to individuals:
(1) serving 1	ife sentences;
(2) given inc	determinate sentences for crimes committed on or before April 30, 1980; or
(3) subject to	o good time under section 244.04 or similar laws.
Sec. 10. [244.	47] VICTIM INPUT.
Subdivision	1. Notifying victim; victim input. (a) If an individual is committed to the
custody of the c	ommissioner for a crime listed in section 609.02, subdivision 16, and is
eligible for earn	ed incentive release credit, the commissioner must make reasonable efforts
to notify the vic	tim that the committed individual is eligible for earned incentive release
eredit.	
(b) Victim ir	nput may include:
<u>(1) a summa</u>	ry of victim concerns relative to eligibility of earned incentive release credit;

Sec. 10. 7

03/20/23 08:51 am	COUNSEL	KPB/LB	SCS1352A-1

8.1	(2) concerns related to victim safety during the committed individual's term of
8.2	imprisonment; or
8.3	(3) requests for imposing victim safety protocols as additional conditions of imprisonment
8.4	or supervised release.
8.5	Subd. 2. Victim input statements. The commissioner must consider victim input
8.6	statements when establishing requirements governing conditions of release. The
8.7	commissioner must provide the name and telephone number of the local victim agency
8.8	serving the jurisdiction of release to any victim providing input on earned incentive release
8.9	<u>credit.</u>
8.10	Sec. 11. [244.48] VICTIM NOTIFICATION.
8.11	Nothing in this act limits any victim notification obligations of the commissioner required
8.12	by statute related to a change in custody status, committing offense, end-of-confinement
8.13	review, or notification registration.
8.14	Sec. 12. [244.49] INTERSTATE COMPACT.
8.15	(a) This section applies to a person serving a Minnesota sentence while being supervised
8.16	in another state according to the Interstate Compact for Adult Supervision.
8.17	(b) As may be allowed under section 243.1605, a person may be eligible for supervision
8.18	abatement status according to the act only if they meet eligibility criteria for earned
8.19	compliance credit as established under section 244.46.
8.20	Sec. 13. [244.50] REALLOCATING EARNED INCENTIVE RELEASE SAVINGS.
8.21	Subdivision 1. Establishing reallocation revenue account. The reallocation of earned
8.22	incentive release savings account is established in the special revenue fund in the state
8.23	treasury. Funds in the account are appropriated to the commissioner and must be expended
8.24	in accordance with the allocation established in subdivision 4 after the requirements of
8.25	subdivision 2 are met. Funds in the account are available until expended.
8.26	Subd. 2. Certifying earned incentive release savings. On or before the final closeout
8.27	date of each fiscal year, the commissioner must certify to Minnesota Management and
8.28	Budget the earned incentive release savings from the previous fiscal year. The commissioner
8.29	must provide the detailed calculation substantiating the savings amount, including
8.30	accounting-system-generated data where possible, supporting the direct-cost per diem and
8.31	the incarcerated days saved.

Sec. 13. 8

03/20/23 08:31 am COUNSEL RPB/LB SC\$1332A-1	03/20/23 08:51 am	COUNSEL	KPB/LB	SCS1352A-1
--	-------------------	---------	--------	------------

9.1	Subd. 3. Savings to be transferred to reallocation revenue account. After the
9.2	certification in subdivision 2 is completed, the commissioner must transfer funds from the
9.3	appropriation from which the savings occurred to the reallocation revenue account according
9.4	to the allocation in subdivision 4. Transfers must occur by September 1 each year.
9.5	Subd. 4. Distributing reallocation funds. The commissioner must distribute funds as
9.6	follows:
9.7	(1) 25 percent must be transferred to the Office of Justice Programs in the Department
9.8	of Public Safety for crime victim services;
9.9	(2) 25 percent must be transferred to the Community Corrections Act subsidy
9.10	appropriation and to the Department of Corrections for supervised release and intensive
9.11	supervision services, based upon a three-year average of the release jurisdiction of supervised
9.12	releasees and intensive supervised releasees across the state;
9.13	(3) 25 percent must be transferred to the Department of Corrections for:
9.14	(i) grants to develop and invest in community-based services that support the identified
9.15	needs of correctionally involved individuals or individuals at risk of becoming involved in
9.16	the criminal justice system; and
9.17	(ii) sustaining the operation of evidence-based programming in state and local correctional
9.18	facilities; and
9.19	(4) 25 percent must be transferred to the general fund.
9.20	Sec. 14. [244.51] REPORTING REQUIRED.
9.21	Subdivision 1. Annual report required. (a) Beginning January 15, 2026, and by January
9.22	15 each year thereafter for ten years, the commissioner must provide a report to the chairs
9.23	and ranking minority members of the house of representatives and senate committees and
9.24	divisions with jurisdiction over public safety and judiciary.
9.25	(b) For the 2026 report, the commissioner must report on implementing the requirements
9.26	in this act. Starting with the 2027 report, the commissioner must report on the status of the
9.27	requirements in this act for the previous fiscal year.
9.28	(c) Each report must be provided to the sitting president of the Minnesota Association
9.29	of Community Corrections Act Counties and the executive directors of the Minnesota
9.30	Sentencing Guidelines Commission, the Minnesota Indian Women's Sexual Assault Coalition,
9.31	the Minnesota Alliance on Crime, Violence Free Minnesota, the Minnesota Coalition Against
9.32	Sexual Assault, and the Minnesota County Attorneys Association.

Sec. 14. 9

03/20/23 08:51 am COUNSEL KPB/LB SCS1352A-1

(d) The report must include but not be limited to: 10.1 (1) a qualitative description of policy development; implementation status; identified 10.2 10.3 implementation or operational challenges; strategies identified to mitigate and ensure that the act does not create or exacerbate gender, racial, and ethnic disparities; and proposed 10.4 10.5 mechanisms for projecting future savings and reallocation of savings; (2) the number of persons who were granted earned incentive release credit, the total 10.6 number of days of incentive release earned, a summary of committing offenses for those 10.7 persons who earned incentive release credit, a summary of earned incentive release savings, 10.8 and the demographic data for all persons eligible for earned incentive release credit and the 10.9 10.10 reasons and demographic data of those eligible persons for whom earned incentive release credit was unearned or denied; 10.11 10.12 (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 granted 10.13 supervision abatement status, the number of revocations for reoffense while on supervision 10.14 abatement status, and the demographic data for all persons eligible for, considered for, 10.15 granted, or denied supervision abatement status and the reasons supervision abatement status 10.16 was unearned or denied; 10.17 (4) the number of persons deemed ineligible to receive earned incentive release credits 10.18 and supervise abatement and the demographic data for the persons; and 10.19 (5) the number of victims who submitted input, the number of referrals to local 10.20 victim-serving agencies, and a summary of the kinds of victim services requested. 10.21 10.22 Subd. 2. Soliciting feedback. (a) The commissioner must solicit feedback on victim-related operational concerns from the Minnesota Indian Women's Sexual Assault 10.23 Coalition, Minnesota Alliance on Crime, Minnesota Coalition Against Sexual Assault, and 10.24 Violence Free Minnesota. 10.25 (b) The feedback should relate to applying earned incentive release credit and supervision 10.26 abatement status options. A summary of the feedback from the organizations must be 10.27 included in the annual report. 10.28 Subd. 3. Evaluating earned incentive release credit and act. The commissioner must 10.29 direct the Department of Corrections' research unit to regularly evaluate earned incentive 10.30 release credits and other provisions of the act. The findings must be published on the 10.31

Sec. 14. 10

10.32

Department of Corrections' website and in the annual report.

03/20/23 08:51 am COUNSEL KPB/LB SCS1352A-1

- 11.1 Sec. 15. **EFFECTIVE DATE.**
- Sections 1 to 14 are effective August 1, 2023."

11.3 Amend the title accordingly

Sec. 15. 11