| 02/24/22 08:22 | COLINICEI | L/DD/L/D | CCC2000 A 1 |
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| 03/24/23 08:23 am | COUNSEL | KPB/LB | SCS2909A-1 |

| 1.1 | Senator moves to amend S.F. No. 2909 as follows: |
|------|---|
| 1.2 | Page 39, after line 8, insert: |
| 1.3 | "Section 1. [241.252] ACCESS TO COMMUNICATION SERVICES FOR |
| 1.3 | INCARCERATED PERSONS. |
| 1.1 | |
| 1.5 | Subdivision 1. Communication services provided. (a) A state adult or juvenile facility |
| 1.6 | under the control of the commissioner of corrections must provide incarcerated persons |
| 1.7 | with voice communication service. A facility may supplement voice communication service |
| 1.8 | with other communication services including but not limited to video communication, email, |
| 1.9 | and electronic messaging. |
| 1.10 | (b) Voice communication service or any other communication services that are provided |
| 1.11 | must be provided at no cost to the individual initiating the communication and the individual |
| 1.12 | receiving it. |
| 1.13 | (c) As permitted by facility resources, voice communication services must be available |
| 1.14 | except: |
| 1.15 | (1) during routine facility procedures; |
| 1.16 | (2) while an incarcerated person is participating in programming; or |
| 1.17 | (3) if the incarcerated person is subject to: |
| 1.18 | (i) facility disciplinary procedures related to phone access; or |
| 1 10 | (ii) any other facility policy procedure, or cituation that would prohibit the facility from |
| 1.19 | (ii) any other facility policy, procedure, or situation that would prohibit the facility from |
| 1.20 | complying with this section. |
| 1.21 | (d) Nothing in this section requires a facility to provide an incarcerated person with a |
| 1.22 | mobile phone or other electronic device. |
| 1.23 | Subd. 2. Communication services restricted. Nothing in this section entitles an |
| 1.24 | incarcerated person to use phone calls or communication services to violate an active order |
| 1.25 | for protection, harassment restraining order, or other no-contact order or directive. |
| 1.26 | Subd. 3. State revenue prohibited. A state agency may not receive revenue from |
| 1.27 | providing voice communication service or any other communication services to an |
| 1.28 | incarcerated person confined in a state adult or juvenile facility under the control of the |
| 1.29 | commissioner of corrections. |
| 1.30 | Subd. 4. In-person visitation required. A facility may not use communication services |
| 1.31 | to replace the facility's in-person visitation program. |
| | <u> </u> |

Section 1.

| 03/24/23 08:23 am | COUNSEL | KPB/LB | SCS2909A-1 |
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Subd. 5. Commissioner of corrections; duty. The commissioner of corrections must

- develop a written policy for administering this section for state adult or juvenile facilities
- 2.3 <u>under the commissioner's control.</u>"
- 2.4 Renumber the sections in sequence and correct the internal references
- 2.5 Amend the title accordingly

Section 1. 2