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- 1.1 Senator moves to amend the delete-everything amendment (SCS1267A-1)
- 1.2 to S.F. No. 1267 as follows:
- 1.3 Page 20, after line 14, insert:
- ^{1.4} "Section 1. Minnesota Statutes 2022, section 169A.44, is amended to read:
- 1.5 **169A.44 CONDITIONAL RELEASE.**

1.6 Subdivision 1. Nonfelony violations. (a) This subdivision applies to a person charged

with a nonfelony violation of section 169A.20 (driving while impaired) under circumstances
described in section 169A.40, subdivision 3 (certain DWI offenders; custodial arrest).

- 1.9 (b) Except as provided in subdivision 3, unless maximum bail is imposed under section
- 1.10 629.471, a person described in paragraph (a) may be released from detention only if the
- 1.11 person agrees to:
- 1.12 (1) abstain from alcohol; and
- 1.13 (2) submit to a program of electronic alcohol monitoring, involving at least daily
 1.14 measurements of the person's alcohol concentration, pending resolution of the charge.
- Clause (2) applies only when electronic alcohol-monitoring equipment is available to
 the court. The court shall require partial or total reimbursement from the person for the cost
 of the electronic alcohol monitoring, to the extent the person is able to pay.
- Subd. 2. Felony violations. (a) Except as provided in subdivision 3, a person charged
 with violating section 169A.20 within ten years of the first of three or more qualified prior
 impaired driving incidents may be released from detention only if the following conditions
 are imposed:

1.22 (1) the conditions described in subdivision 1, paragraph (b), if applicable;

1.23 (2) the impoundment of the registration plates of the vehicle used to commit the violation,1.24 unless already impounded;

- 1.25 (3) if the vehicle used to commit the violation was an off-road recreational vehicle or a
 1.26 motorboat, the impoundment of the off-road recreational vehicle or motorboat;
- 1.27 (4) a requirement that the person report weekly to a probation agent;
- 1.28 (5) a requirement that the person abstain from consumption of alcohol and controlled1.29 substances and submit to random alcohol tests or urine analyses at least weekly;
- 1.30 (6) a requirement that, if convicted, the person reimburse the court or county for the1.31 total cost of these services; and

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(7) any other conditions of release ordered by the court. 2.1 (b) In addition to setting forth conditions of release under paragraph (a), if required by 2.2 court rule, the court shall also fix the amount of money bail without other conditions upon 2.3 which the defendant may obtain release. 2.4 2.5 Subd. 3. Exception; ignition interlock program. (a) A court is not required, either when initially reviewing a person's release or when modifying the terms of the person's 2.6 release, to order a person charged with violating section 169A.24 (first-degree driving while 2.7 impaired), 169A.25 (second-degree driving while impaired), or 169A.26 (third-degree 2.8 driving while impaired) to submit to a program of electronic alcohol monitoring under 2.9 subdivision 1 or 2 if the person becomes a program participant in the ignition interlock 2.10 program under section 171.306. 2.11 (b) A judicial officer, county agency, or probation office may not require or suggest that 2.12 the person use a particular ignition interlock vendor when complying with this subdivision 2.13 but may provide the person with a list of all Minnesota vendors of certified devices. 2.14 (c) Paragraph (b) does not apply in counties where a contract exists for a specific vendor 2.15 to provide interlock device service for program participants who are indigent pursuant to 2.16 section 171.306, subdivision 2, paragraph (b), clause (1). 2.17 2.18 Sec. 2. Minnesota Statutes 2022, section 169A.60, subdivision 2, is amended to read: Subd. 2. Plate impoundment violation; impoundment order. (a) The commissioner 2.19 shall issue a registration plate impoundment order when: 2.20 (1) a person's driver's license or driving privileges are revoked for a plate impoundment 2.21 violation; 2.22 (2) a person is arrested for or charged with a plate impoundment violation described in 2.23 subdivision 1, paragraph (d), clause (5); or 2.24 (3) a person issued new registration plates pursuant to subdivision 13, paragraph (f), 2.25 violates the terms of the ignition interlock program as described in subdivision 13, paragraph 2.26 2.27 (g). (b) The order must require the impoundment of the registration plates of the motor 2.28 vehicle involved in the plate impoundment violation and all motor vehicles owned by, 2.29 registered, or leased in the name of the violator, including motor vehicles registered jointly 2.30 2.31 or leased in the name of the violator and another. The commissioner shall not issue an

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3.1	impoundment order for the registration plates of a rental vehicle, as defined in section
3.2	168.041, subdivision 10, or a vehicle registered in another state.
3.3	EFFECTIVE DATE. This section is effective August 1, 2023, and applies to acts
3.4	occurring on or after that date.
	See 2 Minusets Statety 2022 and in 171 206 is such that the statistic set
3.5	Sec. 3. Minnesota Statutes 2022, section 171.306, is amended by adding a subdivision to
3.6	read:
3.7	Subd. 9. Choice of vendor. (a) A judicial officer, county agency, or probation office
3.8	may not require or suggest that a person participating in the ignition interlock device program
3.9	under this section use a particular ignition interlock vendor but may provide the person with
3.10	a list of all Minnesota vendors of certified devices.
3.11	(b) Paragraph (a) does not apply in counties where a contract exists for a specific vendor
3.12	to provide interlock device service for program participants who are indigent pursuant to

- 3.13 <u>subdivision 2, paragraph (b), clause (1).</u>"
- 3.14 Renumber the sections in sequence and correct the internal references