04/17/24 08:26 am COUNSEL CT/TG SCS5337A-1

Senator ..... moves to amend S.F. No. 5337 as follows: 1.1 Delete everything after the enacting clause and insert: 1.2 "ARTICLE 1 1.3 **APPROPRIATIONS** 1.4 Section 1. APPROPRIATIONS. 1.5 The sums shown in the columns marked "Appropriations" are added to or, if shown in 1.6 parentheses, subtracted from the appropriations in Laws 2023, chapter 52, articles 1 and 2, 1.7 to the agencies and for the purposes specified in this article. The appropriations are from 1.8 the general fund, or another named fund, and are available for the fiscal years indicated for 1.9 each purpose. The figures "2024" and "2025" used in this article mean that the addition to 1.10 or subtraction from the appropriation listed under them is available for the fiscal year ending 1.11 June 30, 2024, or June 30, 2025, respectively. "The first year" is fiscal year 2024. "The 1.12 second year" is fiscal year 2025. Supplemental appropriations and reductions to 1.13 appropriations for the fiscal year ending June 30, 2024, are effective the day following final 1.14 enactment. 1.15 APPROPRIATIONS 1.16 Available for the Year 1.17 **Ending June 30** 1.18 2024 2025 1.19 Sec. 2. SUPREME COURT \$ -0- \$ 5,750,000 1.20 (a) Court Cyber Security 1.21 \$5,250,000 the second year is for the judicial 1.22 branch cyber security program. This is a 1.23 onetime appropriation and is available until 1.24 June 30, 2027. 1.25 (b) Safe and Secure Courthouses 1.26 \$500,000 the second year is for a competitive 1.27 grant program for courthouse safety and 1.28 security improvements. This is a onetime 1.29 appropriation. 1.30 Sec. 3. **DISTRICT COURTS** \$ 6,627,000 \$ 23,623,000 1.31 (a) Psychological Services 1.32

	04/17/24 08:26 am	COUNSEL	CT/TG	SCS5337A-1	
2.1	\$5,317,000 the first year and \$15,951,000	0 the			
2.2	second year are for the psychological and				
2.3	psychiatric examiner services program, w	hich hich			
2.4	delivers statutorily mandated psychologic	cal			
2.5	examinations for civil commitment, crim	ninal			
2.6	competency, and criminal responsibility				
2.7	evaluations. The appropriation in the sec	ond			
2.8	year is onetime and is available until June	e 30 <u>,</u>			
2.9	<u>2027.</u>				
2.10	(b) Psychological Examiners Pay Rate	Increase			
2.11	\$1,203,000 the second year is to increase	e the			
2.12	hourly pay rate of psychological examine	ers.			
2.13	(c) Court Interpreters				
2.14	\$1,290,000 the first year and \$3,870,000	the			
2.15	second year are for court interpreters. The	<u>ne</u>			
2.16	appropriation in the second year is oneting	<u>me</u>			
2.17	and is available until June 30, 2027.				
2.18	(d) Court Interpreters Pay Rate Incres	<u>ase</u>			
2.19	\$235,000 the second year is to increase t	<u>he</u>			
2.20	hourly pay rate of court interpreters. The	base			
2.21	for this appropriation is \$297,000 beginn	ning			
2.22	in fiscal year 2026.				
2.23	(e) Increased Cost of Jury Programs.				
2.24	\$20,000 the first year and \$2,364,000 the	2			
2.25	second year are for increased costs of jun	r <u>y</u>			
2.26	programs. The appropriation in the secon	<u>nd</u>			
2.27	year is onetime and is available until June	e 30 <u>,</u>			

Sec. 4. PUBLIC SAFETY 2.29

2.30

<u>2027.</u>

2.28

Subdivision 1. Total
Appropriation <u>\$</u> <u>-0-</u> \$ 10,000,000 2.31

	04/17/24 08:26 am	COUNSEL	CT/TG	SCS5337A-1	
3.1	The amounts that may be spent for each				
3.2	purpose are specified in the following				
3.3	subdivisions.				
3.4	Subd. 2. Crime Victim Services				
3.5	\$9,200,000 the second year is for grants	<u>for</u>			
3.6	direct services and advocacy for crime vict	<u>ims.</u>			
3.7	Up to five percent of the appropriation is				
3.8	available for grant administration. This is	s a			
3.9	onetime appropriation.				
3.10 3.11	Subd. 3. Preventing Violence Against L. Women Report	atina			
3.12	\$250,000 the second year is for the repor	t on			
3.13	preventing violence against Latina women	and			
3.14	queer Latines described in section 10. Th	is is			
3.15	a onetime appropriation.				
3.16	Subd. 4. Youth Support Service Grants	1			
3.17	\$500,000 the second year is for youth sup	port			
3.18	services grants under section 11. This is a	<u>1</u>			
3.19	onetime appropriation.				
3.20	Subd. 5. Hmong American Mediation (	<u>Center</u>			
3.21	\$50,000 the second year is for a grant to	<u>the</u>			
3.22	Hmong American Mediation Center to pro-	<u>vide</u>			
3.23	mediation and restorative justice services.	<u>This</u>			
3.24	is a onetime appropriation.				
3.25	Sec. 5. CORRECTIONS				
3.26 3.27	Subdivision 1. Total Appropriation	<u>\$</u>	<u>5,900,000</u> <u>\$</u>	2,000,000	
3.28	The amounts that may be spent for each				
3.29	purpose are specified in the following				
3.30	subdivisions.				
3.31	Subd. 2. Facility Operation		5,900,000	2,000,000	
3.32	\$5,900,000 the first year and \$2,000,000	the			
3.33	second year are for the operation of				

4.1	correctional facilities. The	e base for this			
4.2	appropriation is \$7,110,000 beginning in fiscal				
4.3	<u>year 2026.</u>				
4.4	Sec. 6. CLEMENCY RE	VIEW COMM	IISSION §	<u>-0-</u> <u>\$</u>	<u>986,000</u>
4.5	\$986,000 the second year	is for the Cleme	ency		
4.6	Review Commission desc	eribed in Minne	sota		
4.7	Statutes, section 638.09. C	Of this amount,			
4.8	\$200,000 in the second ye	ear is for grants	to		
4.9	support outreach and clem	nency application	<u>on</u>		
4.10	assistance.				
4.11	Sec. 7. Laws 2023, chap	oter 52, article 2	2, section 3, subd	ivision 5, is amende	d to read:
4.12	Subd. 5. Fire Marshal			17,013,000	17,272,000
4.13	Appropriati	ions by Fund			
4.14	General	4,184,000	4,190,000		
4.15	Special Revenue	12,829,000	13,082,000		
4.16	The special revenue fund a	ppropriation is f	from		
4.17	the fire safety account in t	the special reve	nue		
4.18	fund and is for activities u	ınder Minnesot	a		
4.19	Statutes, section 299F.012	2. The base			
4.20	appropriation for this account is \$13,182,000				
4.21	in fiscal year 2026 and \$13,082,000 in fiscal				
4.22	year 2027.				
4.23	(a) Hazardous Materials	and Emergen	cy		
4.24	Response Teams				
4.25	\$1,695,000 the first year a	and \$1,595,000	the		
4.26	second year are from the fire safety account				
4.27	for hazardous materials and emergency				
4.28	response teams. The base for these purposes				
4.29	is \$1,695,000 in the first year of future biennia				
4.30	and \$1,595,000 in the second year of future				
4.31	biennia.				
4.32	(b) Bomb Squad Reimbu	ırsements			

COUNSEL

CT/TG

SCS5337A-1

04/17/24 08:26 am

	04/1 //24 08:26 am	COUNSEL	CI/IG	SCS533/A-1	
5.1	\$250,000 from the fire safety account a	nd			
5.2	\$50,000 from the general fund each year are				
5.3	for reimbursements to local government	ts for			
5.4	bomb squad services.				
5.5	(c) Nonresponsible Party Reimbursen	ments			
5.6	\$750,000 each year from the fire safety				
5.7	account is for nonresponsible party haza	rdous			
5.8	material, Urban Search and Rescue, Minr	nesota			
5.9	Air Rescue Team, and bomb squad inci-	dent			
5.10	reimbursements. Money appropriated for	or this			
5.11	purpose is available for one year.				
5.12	(d) Hometown Heroes Assistance Pro	gram			
5.13	\$4,000,000 each year from the general fund				
5.14	is for grants to the Minnesota Firefighter				
5.15	Initiative to fund the hometown heroes				
5.16	assistance program established in Minnesota				
5.17	Statutes, section 299A.477.				
5.18	EFFECTIVE DATE. This section is	s effective the c	lay following final e	nactment.	
5.19	Sec. 8. Laws 2023, chapter 52, article	2, section 6, su	bdivision 1, is amen	ded to read:	
5.20 5.21	Subdivision 1. Total Appropriation \$ 1	2,643,000 \$	797,937,000 \$	826,661,000 825,675,000	
5.22	The amounts that may be spent for each	l			
5.23	purpose are specified in the following				
5.24	subdivisions.				
5.25	Sec. 9. Laws 2023, chapter 52, article	2, section 6, su	bdivision 4, is amend	ded to read:	
5.26 5.27	Subd. 4. Organizational, Regulatory, a Administrative Services	and	73,586,000	74,287,000 73,301,000	
5.28	(a) Public Safety Data Infrastructure				
5.29	\$22,914,000 the first year and \$22,915,	000			
5.30	the second year are for technology				
5.31	modernization and the development of	an			
5.32	information-sharing and data-technolog	у			

CT/TG

SCS5337A-1

COUNSEL

04/17/24 08:26 am

04/17/24 08:26 am COUNSEL CT/TG SCS5337A-1

6.1	infrastructure. The base for this purpose is
6.2	\$4,097,000 beginning in fiscal year 2026. Any
6.3	unspent funds from the current biennium do
6.4	not cancel and are available in the next
6.5	biennium.
6.6	(b) Supervised Release Board
6.7	\$40,000 each year is to establish and operate
6.8	the supervised release board pursuant to
6.9	Minnesota Statutes, section 244.049.
6.10	(c) Recruitment and Retention
6.11	\$3,200,000 the first year and \$400,000 the
6.12	second year are for recruitment and retention
6.13	initiatives. Of this amount, \$2,800,000 the first
6.14	year is for staff recruitment, professional
6.15	development, conflict resolution, and staff
6.16	wellness, and to contract with community
6.17	collaborative partners who specialize in trauma
6.18	recovery.
6.19	(d) Clemency Review Commission
6.20	\$986,000 each year in the first year is for the
6.21	clemency review commission described in
6.22	Minnesota Statutes, section 638.09. Of this
6.23	amount, \$200,000 each year is for grants to
6.24	support outreach and clemency application
6.25	assistance. Any unencumbered balance
6.26	remaining in the first year does not cancel, but
6.27	must be transferred to the Clemency Review
6.28	Commission by July 1, 2024. Funds
6.29	transferred under this paragraph are available
6.30	until June 30, 2025.
6.31	(e) Accountability and Transparency
6.32	\$1,000,000 each year is for accountability and
6.33	transparency initiatives. The base for this

04/17/24 08:26 am	COUNSEL	CT/TG	SCS5337A-1

- appropriation is \$1,480,000 beginning in fiscal
  year 2026.
  (f) Organizational, Regulatory, and
- 7.4 Administrative Services Base Budget
- The base for argonizational regulatory and
- 7.5 The base for organizational, regulatory, and
- administrative services is \$55,849,000
- 7.7 \$54,863,000 in fiscal year 2026 and

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7.8 \$55,649,000 \$54,663,000 in fiscal year 2027.

## 7.9 Sec. 10. <u>REPORT PREVENTING VIOLENCE AGAINST LATINA WOMEN AND</u> 7.10 <u>QUEER LATINES IN MINNESOTA.</u>

- (a) The commissioner of public safety shall work with Esperanza United to develop a report that provides preliminary research and recommendations to reduce, prevent, and end violence against Latina women and girls, including queer Latines, in Minnesota.
- (b) The report may include recommended strategies to disrupt the pathways toward gender-based violence and help prevent violence before it occurs, such as outreach and communication, public engagement, and public campaigns to address and educate local communities about self confidence, leadership skills, family support, and healthy relationships. The report may identify:
- (1) ways to effectively connect programs and services provided by state agencies,
   counties, and nongovernmental organizations to improve services to victims and survivors,
   and their families and communities;
  - (2) systemic causes behind violence impacting Latina women and girls, including queer Latines, and patterns and underlying factors explaining disproportionality, including underlying historical, social, economic, religious, institutional, immigration, and cultural factors that may contribute to the violence;
- 7.26 (3) appropriate methods for tracking and collecting data on violence against Latinas and queer Latines, including data and research on prevention methods;
- 7.28 (4) policies and institutional practices in education, labor, child welfare, coroner practices, 7.29 policing, health care, civil and criminal legal systems, and other practices impacting victims;
- (5) measures necessary to address and reduce violence, including public awareness,
   research, community awareness campaigns, youth education, and family support practices;
   and

Article 1 Sec. 10.

04/17/24 08:26 am
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(6) measures to help victims and survivors, and their families and communities, prevent and heal from violence, including recommendations to expand existing programs; identify new strategies that educate young people in effective communication, training in self confidence, leadership skills, and healthy relationships; and general innovative strategies that strengthen relationships with families and networks of support.

(c) The report shall be submitted to the chairs and ranking minority members of the legislative committees with jurisdiction over public safety by January 1, 2025.

## Sec. 11. YOUTH SUPPORT SERVICES GRANTS.

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- Subdivision 1. **Grants to counties.** The commissioner of public safety shall issue grants to Anoka County, Hennepin County, and Ramsey County for the purposes described in subdivision 2. Of the total amount appropriated for this purpose, 20 percent is for a grant to Anoka County, 40 percent is for a grant to Hennepin County, and 40 percent is for a grant to Ramsey County.
  - Subd. 2. Grants to community organizations; eligibility. (a) A county that receives a grant pursuant to subdivision 1 must use the money received to issue subgrants to community organizations or community-rooted programs to provide intervention and support services for youth who come into contact with peace officers and are suspected to have committed a juvenile petty offense or delinquent act. A subgrantee must disclose to the county the number of cases and the types of offenses they are able to accept. A subgrantee may also use a subgrant to provide stipends or salaries to employ eligible youth. A county may retain up to five percent of the amount received for administrative costs.
- (b) To qualify for a subgrant under this section, a program must provide services that:
- 8.23 (1) were in operation before July 1, 2024;
- 8.24 (2) may be used as an alternative to arrest pursuant to Minnesota Statutes, section
  8.25 260B.1755;
- 8.26 (3) promote personal accountability, prosocial connections, and positive youth
  8.27 development;
- 8.28 (4) include wraparound services to educate and support families of participating youth;
   8.29 and
- 8.30 (5) utilize data-supported practices.
- 8.31 (c) Eligible programs may utilize restorative practices or qualify as a pretrial diversion 8.32 program for juveniles pursuant to Minnesota Statutes, section 388.24.

04/17/24 08:26 am	COUNSEL	CT/TG	SCS5337A-1

<u>(d)</u>	In issuing subgrants, counties must prioritize programs that incorporate employment
or jobs	s skills training and programs that collaborate with local law enforcement agencies
and ac	cept referrals for intervention from local law enforcement agencies.
Sul	bd. 3. Return of grant money. Any portion of a grant issued to a county pursuant to
subdiv	ision 1 that is unspent or unencumbered on December 31, 2025, must be returned to
the co	mmissioner of public safety. Any money returned to the commissioner pursuant to
this su	bdivision must be treated as a canceled appropriation and deposited in the general
fund.	
Sul	bd. 4. Reports. By April 15, 2026, the counties receiving grants under this section
must r	eport to the commissioner of public safety on the programs that received subgrants.
At a m	inimum, the report must include:
<u>(1)</u>	the recipients of any subgrants;
<u>(2)</u>	the programs and services provided by each recipient;
<u>(3)</u>	the number of youth served by each recipient and the respective referring agency, it
applica	able;
(4)	aggregated demographic data regarding youth participating in programs provided
	h recipient;
(5)	if applicable, the number and percentage of youth who successfully completed a
	m or were still participating in a program at the time of the report; and
	the total number of unique youth referrals, and additional referrals for youth for new
delinq	uent offenses after youth began participating in a program or receiving services.
	ARTICLE 2
	PUBLIC SAFETY
Secti	ion 1. Minnesota Statutes 2023 Supplement, section 299A.49, subdivision 8, is
	ed to read:
Sul	bd. 8. <b>State emergency response asset.</b> "State emergency response asset" means any
	or teams defined under this section and that has entered into a contractual agreement
	ne State Fire Marshal Division.
	FECTIVE DATE. This section is effective the day following final enactment.
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04/17/24 08:26 am	COUNSEL	CT/TG	SCS5337A-1

Sec. 2. Minnesota Statutes 2023 Supplement, section 299A.49, subdivision 9, is amended 10.1 to read: 10.2 Subd. 9. Urban search and rescue team (USAR) (US&R). "Urban search and rescue 10.3 team" or "USAR" "US&R" means a team trained and equipped to respond to and carry out 10.4 rescue and recovery operations at the scene of a collapsed structure. A USAR team may 10.5 include strategically located fire department assets combined under one joint powers 10.6 agreement multihazard discipline that involves the location, extrication, and initial medical 10.7 stabilization of victims trapped or missing because of a man-made or natural disaster. 10.8 **EFFECTIVE DATE.** This section is effective the day following final enactment. 10.9 Sec. 3. Minnesota Statutes 2022, section 299A.73, subdivision 4, is amended to read: 10.10 Subd. 4. Administrative costs. The commissioner may use up to two ten percent of the 10.11 biennial appropriation for grants-in-aid to the youth intervention program to pay costs 10.12 incurred by the department in administering the youth intervention program. 10.13 **EFFECTIVE DATE.** This section is effective the day following final enactment. 10.14 ARTICLE 3 10.15 **CORRECTIONS** 10.16 Section 1. Minnesota Statutes 2023 Supplement, section 244.41, is amended by adding a 10.17 subdivision to read: 10.18 Subd. 3a. Conditional release. As used in sections 244.40 to 244.51, "conditional 10.19 release" has the meaning given in section 609.02, subdivision 18. 10.20 Sec. 2. Minnesota Statutes 2023 Supplement, section 244.41, subdivision 6, is amended 10.21 to read: 10.22 Subd. 6. Earned compliance credit. "Earned compliance credit" means a one-month 10.23 reduction from the period during active supervision of the supervised release term for every 10.24 two months that a supervised individual exhibits compliance with the conditions and goals 10.25 of the individual's supervision plan. Earned compliance credit also applies to a conditional 10.26 release term. 10.27

04/17/24 08:26 am	COUNSEL	CT/TG	SCS5337A-1
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expiration date of the individual's executed sentence less any earned incentive release credit

Sec. 3. Minnesota Statutes 2023 Supplement, section 244.41, subdivision 14, is amended to read:

Subd. 14. Supervision abatement status. "Supervision abatement status" means an end to active correctional supervision of a supervised individual without effect on the legal

Sec. 4. Minnesota Statutes 2023 Supplement, section 244.46, subdivision 1, is amended to read:

or the expiration date of a conditional release term.

- Subdivision 1. **Adopting policy for earned compliance credit; supervision abatement** status. (a) The commissioner must adopt a policy providing for earned compliance credit.
- 11.11 (b) Except as otherwise provided in the act, once the time served on active supervision
  11.12 plus earned compliance credits equals the total length of the supervised release term, the
  11.13 commissioner must place the individual on supervision abatement status for the remainder
  11.14 of the supervised release term and, if applicable, the conditional release term.
- Sec. 5. Minnesota Statutes 2023 Supplement, section 244.46, subdivision 2, is amended to read:
- Subd. 2. **Violating conditions of release; commissioner action.** If an individual violates the conditions of release while on supervision abatement status, the commissioner may:
- (1) return the individual to active supervision for the remainder of the supervised release or conditional release term, with or without modifying the conditions of release; or
- 11.21 (2) revoke the individual's supervised release <u>or conditional release</u> in accordance with section 244.05, subdivision 3.
- Sec. 6. Minnesota Statutes 2023 Supplement, section 401.10, subdivision 1, is amended to read:
- Subdivision 1. Community supervision funding formula. (a) Beginning July 1, 2023, the community supervision subsidy paid to each county, the commissioner for supervision of non-CCA jurisdictions served by the Department of Corrections, and each applicable Tribal Nation under paragraph (e) equals the sum of:
- (1) a base funding amount equal to \$150,000; and
- (2) a community supervision formula equal to the sum of:

11.5

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04/17/24 08:26 am COUNSEL CT/TG SCS5337A-1

(i) for each individual with a felony sentence, a felony per diem rate of \$5.62 multiplied by the sum of the county's or Tribal Nation's adult felony population, adult supervised release and parole populations, and juvenile supervised release and parole populations as reported in the most recent probation survey published by the commissioner, multiplied by 365; and

- (ii) for each individual sentenced for a gross misdemeanor or misdemeanor or under juvenile probation, the felony per diem rate of \$5.62 multiplied by 0.5 and then multiplied by the sum of the county's or Tribal Nation's gross misdemeanor, misdemeanor, and juvenile populations as reported in the most recent probation survey published by the commissioner, multiplied by 365.
- (b) For a non-CCA jurisdiction under section 244.19, subdivision 1b, paragraph (b) or (c), the base funding amount must be shared equally between the jurisdiction and the commissioner for the provision of felony supervision under section 244.20.
- (c) If in any year the total amount appropriated for the purpose of this section is more than or less than the total of base funding plus community supervision formula funding for all counties and applicable Tribal Nations, the sum of each county's and applicable Tribal Nation's base funding plus community supervision formula funding is adjusted by the ratio of amounts appropriated for this purpose divided by the total of base funding plus community supervision formula funding for all counties and applicable Tribal Nations.
- (d) If in any year the base funding plus the community supervision formula amount based on what was appropriated in fiscal year 2024 is less than the funding paid to the county in fiscal year 2023, the difference is added to the community supervision formula amount for that county. A county is not eligible for additional funding under this paragraph unless the base funding plus community supervision formula results in an increase in funding for the county based on what was appropriated in the previous fiscal year. This paragraph expires June 30, 2029.
- (e) For each Tribal Nation, a funding amount of \$250,000 is allotted annually to purchase probation services or probation-related services, including contracted services, but a Tribal Nation that becomes a CCA jurisdiction or a non-CCA jurisdiction under section 244.19, subdivision 1b, paragraph (b) or (c), is an applicable Tribal Nation under paragraphs (a) to (c) and:
- (1) has the Tribal Nation's funding amount of \$250,000 transferred to the total community supervision subsidy amount appropriated for the purposes of this section; and

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04/17/24 08:26 am	COUNSEL	CT/TG	SCS5337A-1

(2) is allotted a base funding amount equal to \$150,000 plus an amount as determined 13.1 according to the community supervision formula under paragraph (a), clause (2). 13.2 (f) Minnesota Rehabilitation and Reinvestment Act savings under section 244.50, 13.3 subdivision (4), clause (2), are appropriated to each CCA jurisdiction and non-CCA 13.4 jurisdiction served by the Department of Corrections by dividing the three-year average of 13.5 the number of individuals on supervised release and intensive supervised release within the 13.6 jurisdiction by the three-year average of the total number of individuals under supervised 13.7 release and intensive supervised release statewide, using the numbers reported annually in 13.8 the Probation Survey report. 13.9 Sec. 7. Minnesota Statutes 2022, section 609.02, is amended by adding a subdivision to 13.10 read: 13.11 13.12 Subd. 18. Conditional release. "Conditional release" means a court-ordered mandatory term of community supervision as prescribed by sections 169A.276, subdivision 1, paragraph 13.13 (d) (first-degree DWI); 609.3455, subdivisions 6 and 7 (criminal sexual conduct); 243.166, 13.14 subdivision 5a (violating predatory offender registration requirements); 609.2231, subdivision 13.15 3a, paragraph (d) (assault on secure treatment facility staff); 617.246, subdivision 7 (use of 13.16 minors in sexual performances); and 617.247, subdivision 9 (possession of child 13.17 pornography). Conditional release is in addition to any applicable supervised release term. 13.18 Sec. 8. Minnesota Statutes 2023 Supplement, section 609A.06, subdivision 2, is amended 13.19 to read: 13.20 Subd. 2. Executive director. (a) The governor must appoint the initial executive director 13.21 of the Cannabis Expungement Board. The executive director must be knowledgeable about 13.22 expungement law and criminal justice. The executive director serves at the pleasure of the 13.23 board in the unclassified service as an executive branch employee. Any vacancy shall be 13.24 filled by the board. 13.25 (b) The executive director's salary is set in accordance with section 15A.0815, subdivision 13.26 13.27 <del>3.</del> (e) (b) The executive director may obtain office space and supplies and hire administrative 13.28 staff necessary to carry out the board's official functions, including providing administrative 13.29 support to the board and attending board meetings. Any additional staff serve in the classified 13.30 service. 13.31

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(d) (c) At the direction of the board, the executive director may enter into interagency 14.1 agreements with the Department of Corrections or any other agency to obtain material and 14.2 personnel support necessary to carry out the board's mandates, policies, activities, and 14.3 objectives. 14.4 14.5 Sec. 9. Minnesota Statutes 2023 Supplement, section 638.09, subdivision 5, is amended to read: 14.6 14.7 Subd. 5. Executive director. (a) The board must appoint a commission executive director knowledgeable about clemency and criminal justice. The executive director serves at the 14.8 pleasure of the board in the unclassified service as an executive branch employee. 14.9 (b) The executive director's salary is set in accordance with section 15A.0815, subdivision 14.10 <del>3.</del> 14.11 (e) (b) The executive director may obtain office space and supplies and hire administrative 14.12 staff necessary to carry out the commission's official functions, including providing 14.13 administrative support to the board and attending board meetings. Any additional staff serve 14.14 in the unclassified service at the pleasure of the executive director. 14.15 Sec. 10. Laws 2023, chapter 52, article 8, section 20, subdivision 3, is amended to read: 14.16 Subd. 3. Department administrative assistance. Beginning August 1, 2023, through 14.17 February 29, 2024 June 30, 2024, the Department of Corrections must provide the Clemency 14.18 Review Commission with administrative assistance, technical assistance, office space, and 14.19 other assistance necessary for the commission to carry out its duties under sections 4 to 20. 14.20 **EFFECTIVE DATE.** This section is effective retroactively from February 28, 2024. 14.21 Sec. 11. Laws 2023, chapter 63, article 5, section 5, is amended to read: 14.22 Sec. 5. TRANSITION PERIOD. 14.23 Beginning August 1, 2023, through March 1, 2024 August 1, 2024, the Department of 14.24 Corrections must provide the Cannabis Expungement Board with administrative assistance, 14.25 technical assistance, office space, and other assistance necessary for the board to carry out 14.26 its duties under Minnesota Statutes, section 609A.06. The Cannabis Expungement Board 14.27 shall reimburse the Department of Corrections for the services and space provided. 14.28 **EFFECTIVE DATE.** This section is effective retroactively from February 28, 2024." 14.29

14.30

Amend the title accordingly