02/22/24 **REVISOR** KLL/VJ 24-07147 as introduced

## **SENATE** STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 4388

(SENATE AUTHORS: OUMOU VERBETEN, Latz and Marty)
OFFICIAL STATUS **DATE** 02/29/2024

11846

Introduction and first reading Referred to Judiciary and Public Safety 04/09/2024 13582 Author added Latz

04/11/2024 13654 Author added Marty

A bill for an act 1.1

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relating to public safety; providing for human services; modifying the duties of 1 2 certain facilities that confine people relating to phone calls and other communication 1.3 services; specifying duties of certain direct care and treatment programs relating 1.4 to phone calls and other communications; providing for reports; amending 1.5 Minnesota Statutes 2023 Supplement, section 241.252; proposing coding for new 1.6 law in Minnesota Statutes, chapters 246; 641. 1.7

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Section 1. Minnesota Statutes 2023 Supplement, section 241.252, is amended to read:

## 241.252 FREE COMMUNICATION SERVICES FOR INCARCERATED **CONFINED PERSONS.**

Subdivision 1. Free communication services. (a) A state adult or juvenile facility under the control of the commissioner of corrections must provide incarcerated confined persons with voice communication services. A facility may supplement voice communication services with other communication services, including but not limited to video communication and email or electronic messaging services. A facility must at least continue to offer the services the facility offered as of January 1, 2023.

- (b) To the extent that voice or other communication services are provided, which must not be limited beyond program participation and routine facility policies and procedures, neither the individual initiating the communication nor the individual receiving the communication must be charged for the service.
- Subd. 2. Voice Communication services restrictions. Nothing in this section allows 1.22 an incarcerated a confined person to violate an active protection order, harassment restraining 1.23 order, or other no-contact order or directive. 1.24

Section 1. 1

Subd. 3. State Revenue prohibited. A state An agency operating a facility must not 2.1 receive revenue from the provision of voice communication services or any other 2.2 communication services under this section, but an agency may collect commissions on 2.3 communication services provided under any contract entered into before January 1, 2023. 2.4 Subd. 4. Visitation programs. (a) Facilities shall maintain in-person visits for 2.5 incarcerated confined persons, and. Communication services, including video calls, must 2.6 not be used to replace a facility's in-person visitation program or be counted toward a 2.7 confined person's in-person visitation limit. 2.8 (b) Notwithstanding paragraph (a), the commissioner agency operating the facility may 2.9 waive the in-person visitation program requirement under this subdivision if there is: 2.10 (1) a declared emergency under section 12.31; or 2.11 (2) a local-, state-, or federal-declared natural disaster. 2.12 Subd. 4a. Contract consolidation. An agency operating a facility shall maximize 2.13 purchasing power by consolidating contracts through a cooperative purchasing venture 2.14 established by the Office of State Procurement. 2.15 Subd. 5. **Reporting.** (a) The Department of Corrections must include the following 2.16 information covering the previous calendar year in its annual performance report required 2.17 under section 241.016: 2.18 (1) its the status of all the agency's communication contracts; efforts to renegotiate the 2.19 agency's communication contracts, including the rates the agency is paying or charging 2.20 incarcerated confined people or community members for any and all services in the contracts; 2.21 and plans to consolidate the agency's communication contracts to maximize purchasing 2.22 2.23 power; (2) a complete and detailed accounting of how legislatively appropriated funds for 2.24 communication services are spent, including spending on expenses previously covered by 2.25 commissions; and 2.26 (3) data on usage of all communication services, including monthly call and message 2.27 volume. 2.28 (b) By January 15 of each year, an agency other than the Department of Corrections that 2.29 operates a facility must report the information described in paragraph (a) to the commissioner 2.30 of corrections. By March 15 of each year, the commissioner shall submit a summary of the 2.31 information submitted under this paragraph to the chairs and ranking minority members of 2.32

Section 1. 2

241.252 relating to voice and other communication services for inmates.

Sec. 3. 3

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