01/12/22 **REVISOR** KLL/HL 22-05344 as introduced

SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

A bill for an act

S.F. No. 2654

(SENATE AUTHORS: COLEMAN and Duckworth)

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DATE 01/31/2022 **OFFICIAL STATUS** D-PG 4833

Introduction and first reading Referred to Judiciary and Public Safety Finance and Policy Author added Duckworth 02/03/2022 4899

relating to public safety; modifying residency provisions for certain level III predatory offenders; amending Minnesota Statutes 2020, section 244.052, 1.3 subdivision 4a. 1.4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: 1.5 Section 1. Minnesota Statutes 2020, section 244.052, subdivision 4a, is amended to read: 1.6 Subd. 4a. Level III offenders; location of residence. (a) When an offender assigned 17 to risk level III is released from confinement or a residential facility to reside in the 1.8 community or changes residence while on supervised or conditional release, the agency 1.9 responsible for the offender's supervision shall: 1.10 (1) take into consideration the proximity of the offender's residence to that of other level 1.11 III offenders and; 1.12 (2) take into consideration the proximity of the offender's residence to schools, day care 1.13 centers, residences for vulnerable adults, and locations where children commonly gather; 1.14 and, 1.15 (3) to the greatest extent feasible, shall mitigate the concentration of level III offenders 1.16 and concentration of level III offenders near schools, day care centers, residences for 1.17 vulnerable adults, and locations where children commonly gather. 1.18 (b) If the owner or property manager of a hotel, motel, lodging establishment, or 1.19 apartment building has an agreement with an agency that arranges or provides shelter for 1.20 victims of domestic abuse, the owner or property manager may not knowingly rent rooms

to both level III offenders and victims of domestic abuse at the same time. If the owner or

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property manager has an agreement with an agency to provide housing to domestic abuse
victims and discovers or is informed that a tenant is a level III offender after signing a lease

or otherwise renting to the offender, the owner or property manager may evict the offender.

Section 1. 2