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EB/EH

SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

S.F. No. 2295

(SENATE AUTHORS: LATZ and Bigham)					
DATE	D-PG	OFFICIAL STATUS			
03/25/2021	1164	Introduction and first reading Referred to Judiciary and Public Safety Finance and Policy			
04/06/2021	1219	Author added Bigham			

1.1	A bill for an act
1.2 1.3	relating to corrections; establishing the Minnesota Rehabilitation and Reinvestment Act; providing for earned incentive release and supervision abatement status;
1.4	requiring reports; appropriating money; amending Minnesota Statutes 2020, sections
1.5 1.6	244.03; 244.05, subdivision 1b; proposing coding for new law in Minnesota Statutes, chapter 244.
1.7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.8	Section 1. Minnesota Statutes 2020, section 244.03, is amended to read:
1.9	244.03 REHABILITATIVE PROGRAMS.
1.10	The commissioner shall provide appropriate mental health programs and vocational and
1.11	educational programs with employment-related goals for inmates. The selection, design
1.12	and implementation of programs under this section shall be the sole responsibility of the
1.13	commissioner, acting within the limitations imposed by the funds appropriated for such
1.14	programs develop, implement, and provide appropriate substance abuse treatment programs;
1.15	sexual offender treatment programming; medical and mental health services; and vocational,
1.16	employment and career, educational, and other rehabilitative programs for persons committed
1.17	to the authority of the commissioner.
1.18	While evidence-based programs shall be prioritized, the selection, design, and
1.19	implementation of programs under this section shall be the sole responsibility of the
1.20	commissioner, acting within the limitations imposed by the funds appropriated for the
1.21	programs under this section.
1.22	No action challenging the level of expenditures for programs authorized under this
1.23	section, nor any action challenging the selection, design or implementation of these programs,

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2.1	including employee assig	gnments, may be main	tained by an inmate incar	rcerated person in
2.2	any court in this state.			
2.3	The commissioner m	ay impose disciplinary	v sanctions upon any inm	ate incarcerated
2.4	person who refuses to pa	rticipate in rehabilitat	ive programs.	
2.5	••		D ASSESSMENT AND	<u>)</u>
2.6	INDIVIDUALIZED PR	ROGRAM PLAN RE	QUIRED.	
2.7	(a) The commissioner	r shall develop a comp	rehensive need assessme	nt process for each
2.8	person who is serving a f	fixed term of imprison	ment in a state correction	nal facility on or
2.9	after August 1, 2021, and	l has 365 days or more	e remaining until the pers	son's scheduled
2.10	supervised release date.			
2.11	(b) Upon completion	of the assessment pro	cess, the commissioner sl	hall ensure the
2.12	development of an indivi	dualized program plan	, along with identified goa	als for every person
2.13	committed to the authori	ty of the Department of	of Corrections. The indiv	idualized program
2.14	plan shall be holistic in n	ature in that it identifi	es intended outcomes for	addressing the
2.15	incarcerated person's need	ls and risk factors, the i	ndividual's identified stren	ngths, and available
2.16	and needed community s	upports, including vic	tim safety considerations	as required in
2.17	section 244.0552, if appl	icable.		
2.18	(c) When an individu	al is committed to the	custody of the commissi	oner for a crime
2.19	resulting in harm against	a person or persons, t	he commissioner shall pr	ovide opportunity
2.20	for input during the asses	ssment and program p	lan process. Victim input	may include a
2.21	summary of victim conce	erns relative to release,	concerns related to victin	n safety during the
2.22	committed person's term	of imprisonment, and	requests for imposition of	of victim safety
2.23	protocols as additional co	onditions of imprisonr	nent or supervised release	<u>e.</u>
2.24	(d) The commissione	r shall consider victim	input statements in prog	ram planning and
2.25	establishing conditions g	overning confinement	or release.	
2.26	(e) For an individual	with less than 365 day	s remaining until the indiv	vidual's supervised
2.27	release date, the commiss	ioner, in consultation w	with the incarcerated indivi	idual, shall develop
2.28	a transition and release p	lan.		
2.29	Sec. 3. [244.032] EAR	NED INCENTIVE F	RELEASE.	
2.30	(a) For the purposes of	of this section, "earned	incentive release" means	s release credit that
2.31	is earned and subtracted			
2.32	established by an incarce			

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3.1	(b) To encourage and support rehabilitation when consistent with public interest and
3.2	public safety, the commissioner of corrections, in consultation with the Minnesota County
3.3	Attorney's Association, Minnesota Board of Public Defense, Minnesota Association of
3.4	Community Corrections Act Counties, Minnesota Indian Women's Sexual Assault Coalition,
3.5	Violence Free Minnesota, Minnesota Coalition Against Sexual Assault, Minnesota Alliance
3.6	on Crime, the Minnesota Sheriff's Association, Minnesota Chiefs of Police Association,
3.7	and the Minnesota Police and Peace Officers Association, shall establish policy providing
3.8	for earned incentive release credit and forfeiture of the credit as part of the term of
3.9	imprisonment. The policy shall:
3.10	(1) provide circumstances upon which an incarcerated person may earn incentive release
3.11	credits, including participation in rehabilitative programming as required under section
3.12	244.031; and
3.13	(2) address those circumstances where (i) the capacity to provide treatment programming
3.14	in the correctional facility is diminished but the services are available to the community,
3.15	and (ii) the conditions under which the incarcerated person could be released to the
3.16	community-based resource but remain subject to commitment to the commissioner and
3.17	considered for earned incentive release credit.
3.18	(c) The commissioner shall also develop a policy establishing a process for assessing
3.19	and addressing any systemic and programmatic gender and racial disparities that may be
3.20	identified in the award of earned incentive release credits.
3.21	Sec. 4. [244.033] APPLICATION OF EARNED INCENTIVE RELEASE CREDIT.
3.22	(a) Earned incentive release credits shall be subtracted from the term of imprisonment
3.23	but shall not be added the person's supervised release term. The maximum amount of earned
3.24	incentive release credit that can be earned and subtracted from the term of imprisonment is
3.25	17 percent of the term of imprisonment, but in no case shall the credit reduce the term of
3.26	imprisonment to less than one-half of the incarcerated person's executed sentence.
3.27	(b) The earned incentive release program is separate and distinct from other legislatively
3.28	authorized release programs, including the challenge incarceration program, work release,
3.29	conditional medical release, or Conditional Release of Nonviolent Controlled Substance
3.30	Offenders program, which may have unique statutory requirements and obligations.

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4.1	Sec. 5. [244.()34] CERTAIN OJ	FFENSES INE	LIGIBLE FOR EARNE	ED INCENTIVE	
4.2	RELEASE C	REDIT.				
4.3	(a) A perso	n committed to the	e commissioner	for any of the following	offenses shall be	
4.4	ineligible for e	arned incentive rel	lease credit und	er sections 244.031 to 24	4.033:	
4.5	(1) section	609.185, first degr	ee murder, or 6	09.19, murder in the seco	ond degree;	
4.6	(2) section	609.195, murder in	n the third degr	ee, or 609.221, assault in	the first degree;	
4.7	(3) section (509.342, first degre	e criminal sexua	al conduct, 609.343, secon	d degree criminal	
4.8	sexual conduct	a, or 609.344, third	degree crimina	ll sexual conduct, if the o	ffense was	
4.9	committed wit	h force or violence	<u>;</u>			
4.10	(4) section	609.3455, subdivis	sion 5, dangero	us sex offenders, where t	he court shall	
4.11	specify a minin	num term of impri	isonment, based	l on the sentencing guide	lines or any	
4.12	applicable mar	ndatory minimum s	sentence, that n	nust be served before the	offender may be	
4.13	considered for	supervised release	;;			
4.14	(5) section	609.229, subdivisi	on 4, paragrapl	n (b), crimes committed f	or the benefit of	
4.15	a gang where a	ny person convicted	d and sentenced	as required by section 609	9.229, subdivision	
4.16	4, paragraph (a), is not eligible for probation, parole, discharge, work release, or supervised					
4.17	release until th	at person has serve	ed the full term	of imprisonment as prov	ided by law;	
4.18	(6) section	152.026 where a p	erson with a m	andatory minimum sente	nce imposed for	
4.19	a first or secon	d degree controlle	d substance cri	me is not eligible for prol	oation, parole,	
4.20	discharge, or s	upervised release u	until that persor	has served the full term	of imprisonment	
4.21	as provided by	law;				
4.22	(7) a person	n who was convict	ed in any other	jurisdiction of a crime ar	nd the person's	
4.23	supervision wa	as transferred to thi	is state;			
4.24	(8) section	243.166, subdivisi	on 5, paragrapl	n (e), predatory offender	registration;	
4.25	(9) section	609.11, subdivisio	n 6, use of firea	arm or dangerous weapor	during the	
4.26	commission of	f certain offenses;				
4.27	(10) section	1 609.221, subdivis	sion 2, paragrap	oh (b), use of deadly force	e against a peace	
4.28	officer, prosect	utor, judge, or corr	ectional emplo	yee;		
4.29	(11) section	1 609.2231, subdiv	ision 3a, parag	raph (d), assault against s	ecure treatment	
4.30	personnel; and					

(12) a person subject to a conditional release term under section 609.3455, subdivisions
 6 and 7, whether on the present offense or previous offense for which a term of conditional
 release remains.

5.4 (b) Persons serving life sentences, persons given indeterminate sentences for crimes

- 5.5 committed on or before April 30, 1980, or persons subject to good time under section 244.04,
- 5.6 or similar laws are ineligible for earned incentive release credit.

5.7 Sec. 6. Minnesota Statutes 2020, section 244.05, subdivision 1b, is amended to read:

Subd. 1b. Supervised release; offenders who commit crimes on or after August 1, 5.8 **1993.** (a) Except as provided in subdivisions 4 and 5, every inmate sentenced to prison for 5.9 a felony offense committed on or after August 1, 1993, shall serve a supervised release term 5.10 upon completion of the inmate's term of imprisonment and any disciplinary confinement 5.11 period imposed by the commissioner due to the inmate's violation of any disciplinary rule 5.12 adopted by the commissioner or refusal to participate in a rehabilitative program required 5.13 under section 244.03. The amount of time the inmate serves on supervised release shall be 5.14 equal in length to the amount of time remaining in the inmate's executed sentence after the 5.15 inmate has served the term of imprisonment reduced by any earned incentive release credit 5.16 and any disciplinary confinement period imposed by the commissioner. 5.17

(b) No inmate who violates a disciplinary rule or refuses to participate in a rehabilitative 5.18 program as required under section 244.03 shall be placed on supervised release until the 5.19 inmate has served the disciplinary confinement period for that disciplinary sanction or until 5.20 the inmate is discharged or released from punitive segregation restrictive housing 5.21 confinement, whichever is later. The imposition of a disciplinary confinement period shall 5.22 be considered to be a disciplinary sanction imposed upon an inmate, and the procedure for 5.23 imposing the disciplinary confinement period and the rights of the inmate in the procedure 5.24 shall be those in effect for the imposition of other disciplinary sanctions at each state 5.25 correctional institution. 5.26

5.27 Sec. 7. [244.0551] EARNED COMPLIANCE CREDIT AND SUPERVISION 5.28 ABATEMENT STATUS.

5.29 (a) For the purposes of this section, the following terms have the meanings given them:
5.30 (1) "supervision abatement status" means an end to active correctional supervision of a
5.31 supervised individual without effect on the legal expiration date of the executed sentence
5.32 less any earned incentive release credit; and

(2) "earned compliance credit" means a one-month reduction from the period of active 6.1 supervision of the supervised release term for every two months that a supervised individual 6.2 6.3 exhibits compliance with the conditions and goals of the individual's supervision plan. (b) The commissioner of corrections shall adopt policy providing for earned compliance 6.4 credit and forfeiture of the credit. The commissioner shall adjust the period of an individual's 6.5 supervised release term for earned compliance credits accrued under a program created 6.6 under this section. Once a combination of time served, earned incentive credit, along with 6.7 a term of supervision and earned compliance credits equal the supervised release term, the 6.8 commissioner shall place the individual on supervision abatement status. 6.9 6.10 (c) A person whose period of active supervision has been completely reduced as a result of earned compliance credits shall remain on supervision abatement status until the expiration 6.11 of the executed sentence, less any earned incentive release credit. If an individual is on 6.12 supervision abatement status and is charged with a new presumptive commit felony-level 6.13 crime against a person, the commissioner may return the individual to active supervision 6.14 and impose any additional sanctions, up to and including revocation from supervised release 6.15 and return to the custody of the commissioner. 6.16 (d) A person who is placed on supervision abatement status under this section may not 6.17 be required to regularly report to a supervised release agent or pay a supervision fee but 6.18 must continue to obey all laws, report any new criminal charges, and abide by section 6.19 243.1605 before seeking written authorization to relocate to another state. 6.20 (e) This section does not apply to persons serving life sentences, persons given 6.21 indeterminate sentences for crimes committed on or before April 30, 1980, or persons subject 6.22 to good time under section 244.04, or similar laws. 6.23 Sec. 8. [244.0552] VICTIM INPUT. 6.24 6.25 When an individual is committed to the custody of the commissioner for a crime of violence and is eligible for earned incentive release credit under section 244.032, the 6.26 commissioner shall make reasonable efforts to notify the victim of the committed person's 6.27 eligibility for earned incentive release. Victim input may include a summary of victim 6.28

- 6.29 concerns relative to earned incentive release eligibility, concerns related to victim safety
- 6.30 during the committed person's term of imprisonment, and requests for imposition of victim
- 6.31 safety protocols as additional conditions of imprisonment or supervised release.
- 6.32 <u>The commissioner shall consider victim input statements in establishing requirements</u>
 6.33 governing conditions of release. The commissioner shall provide the name and telephone

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7.1	number of the	local victim agend	cy serving the juri	isdiction of release to any v	victim providing
7.2		ed incentive releas			
			_		
7.3	Sec. 9. [244.	.0553] VICTIM I	NOTIFICATIO	<u>N.</u>	
7.4	Nothing in	sections 244.031	to 244.033 or 24	14.0551 to 244.0554 limits	s any victim
7.5	notification ob	oligations of the c	ommissioner of c	corrections required by sta	tute related to a
7.6	change in cust	tody status, comm	itting offense, en	nd of confinement review,	or notification
7.7	registration.				
7.8	Sec. 10. [244	4.0554] INTERS'	TATE COMPAC	<u>CT.</u>	
7.9	As may be	allowed by comp	pact requirements	established in section 243	3.1605, a person
7.10	subject to supe	ervision on a Minn	esota sentence in	another state under the Int	erstate Compact
7.11	for Adult Offe	ender Supervision	may be eligible	for supervision abatement	status pursuant
7.12	to this chapter	only if they meet	eligibility criteria	a as established in this sect	ion and certified
7.13	by a supervisi	ng entity in anoth	er state.		
	~				
7.14		4.0555] REALLO	DCATION OF E	CARNED INCENTIVE F	<u>KELEASE</u>
7.15	<u>SAVINGS.</u>				
7.16	Subdivisio	n 1. Definitions.	(a) For the purpo	ses of this section the tern	ns in this
7.17	subdivision ha	ave the meanings	given them.		
7.18	<u>(b) "Comn</u>	nissioner" means	the commissioner	r of corrections.	
7.19	(c) "Offene	der daily cost" me	eans the actual no	onsalary expenditures, incl	uding
7.20	encumbrances	as of July 31 foll	owing the end of	f the fiscal year, from the I	Department of
7.21	Corrections ex	pense budgets for	r case manageme	ent, food preparation, food	provisions,
7.22	offender perso	nal support includi	ing clothing, linen	and other personal supplie	s, transportation,
7.23	dental care, nu	ursing services, an	nd professional te	chnical contracted health	care services.
7.24	(d) "Incarc	erated days saved	l" means the num	ber of days of an incarcer	ated person's
7.25	original senter	nce minus the nun	nber of actual day	ys served, excluding days	not served due
7.26	to death or as a	a result of time ear	rned in the Challe	enge Incarceration Program	n under sections
7.27	244.17 to 244	.173.			
7.28	(e) "Earned	d incentive release	e per day cost sav	vings" means the calculation	on of the total
7.29	actual expense	es identified in par	agraph (c) divide	ed by the average daily pop	oulation, divided
7.30	by 365 days, v	which reflects the	daily cost per per	rson.	

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8.1	(f) "Earr	ned incentive release	e savings" means	the calculation of the offe	ender dailv cost
8.2				wed for the period of one	
8.3	Subd. 2.	Establishment of 1	eallocation reve	nue account. The realloc	cation of earned
8.4				n the special revenue fun	
8.5				the commissioner and sl	
8.6				subdivision 5, once the re	
8.7				vailable until expended.	<u> </u>
8.8	<u>Subd. 3.</u>	<u>Certification of ea</u>	rned incentive r	elease savings. On or bet	fore the final
8.9	closeout dat	e of each fiscal year	, the commission	er shall certify to Minnes	ota Management
8.10	and Budget	the earned incentive	e release savings	from the previous fiscal y	/ear. The
8.11	commission	er shall provide the	detailed calculat	ion substantiating the sav	ings amount <u>,</u>
8.12	including ac	counting system-ge	nerated data whe	ere possible, supporting th	e offender daily
8.13	cost and the	e incarcerated days s	aved.		
8.14	Subd. 4.	Savings to be tran	sferred to the re	allocation revenue acco	unt. After the
8.15	certification	in subdivision 3 is	completed, the co	ommissioner shall transfe	r funds from the
8.16	appropriatio	on from which the say	vings occurred to	the reallocation revenue a	ccount according
8.17	to the alloca	ation in subdivision	5. Transfers shall	occur by September 1 ea	ich year.
8.18	Subd. 5.	Distribution of rea	Illocation funds.	The commissioner shall	distribute funds
8.19	as follows:				
8.20	<u>(1) 25 p</u>	ercent shall be trans	ferred to the Offi	ce of Justice Programs in	the Department
8.21	of Public Sa	afety for crime victir	n services;		
8.22	<u>(2) 25 p</u>	ercent shall be trans	ferred to the Com	nmunity Corrections Act s	subsidy
8.23	appropriatio	on and to the Depart	ment of Correction	ons for supervised release	and intensive
8.24	supervision	services, based upon	a three-year aver	age of the release jurisdict	ion of supervised
8.25	releasees an	d intensive supervis	ed releasees acro	ess the state;	
8.26	<u>(3) 25 pe</u>	ercent shall be transfe	erred to the Depa	rtment of Corrections for g	grants to develop
8.27	and invest i	n community-based	services that sup	port the identified needs	of correctionally
8.28	involved in	dividuals or individu	als at risk of crir	ninal justice system invol	vement, and for
8.29	sustaining t	he operation of evid	ence-based progr	ramming in state and loca	l correctional

- 8.30 <u>facilities; and</u>
- 8.31 (4) 25 percent shall be transferred to the general fund.

9.1

Sec. 12. [244.0556] REPORTING REQUIRED.

- (a) Beginning January 15, 2022, and by January 15 each year thereafter for a period of 9.2 ten years, the commissioner of corrections shall provide a report to the chairs and ranking 9.3 minority members of the house of representatives and senate committees and divisions with 9.4 jurisdiction over public safety and judiciary on the status of the requirements in this section 9.5 for the previous fiscal year. The report shall also be provided to the sitting president of the 9.6 Minnesota Association of Community Corrections Act Counties and the executive directors 9.7 of the Minnesota Sentencing Guidelines Commission, the Minnesota Indian Women's Sexual 9.8 Assault Coalition, the Minnesota Alliance on Crime, Violence Free Minnesota, the Minnesota 9.9 Coalition Against Sexual Assault, and the Minnesota County Attorney Association. The 9.10 report shall include but not be limited to: 9.11
- 9.12 (1) a qualitative description of program development; implementation status; identified
 9.13 implementation or operational challenges; strategies identified to mitigate and ensure that
 9.14 the program does not create or exacerbate gender, racial, and ethnic disparities; the number,
 9.15 reason, and background of those in the prison population deemed ineligible for participation
 9.16 in the program; and proposed mechanisms for projecting future program savings and
- 9.17 reallocation of savings;
- (2) the number of persons granted earned incentive release, the total number of days of 9.18 incentive release earned, a summary of committing offenses for those individuals who 9.19 earned incentive release, the most recent calculated per diem, and the demographic data for 9.20 all persons eligible for earned incentive release and the reasons and demographic data of 9.21 9.22 those eligible individuals for whom earned incentive release was unearned or denied; (3) the number of persons who earned supervision abatement status, the total number 9.23 of days of supervision abatement earned, the committing offenses for those individuals 9.24 granted supervision abatement status, the number of revocations for reoffense while on 9.25 9.26 supervision abatement status, and the demographic data for all persons eligible for, considered for, granted, or denied supervision abatement status and the reasons supervision abatement 9.27 status was unearned or denied; and 9.28
- 9.29 (4) the number of victims who submitted input, the number of referrals to local
 9.30 victim-serving agencies, and a summary of the kinds of victim services requested.
- 9.31 (b) The commissioner shall solicit feedback on victim-related operational concerns as
- 9.32 <u>it relates to the application earned incentive release and supervision abatement status options</u>
- 9.33 from the Minnesota Indian Women's Sexual Assault Coalition, Minnesota Alliance on
- 9.34 Crime, Minnesota Coalition Against Sexual Assault, and Violence Free Minnesota. A

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10.1	summary of	the feedback from	these organization	ns shall be included in th	e annual report
10.2	under parag	raph (a).			
10.3	<u>(c) The c</u>	ommissioner shall d	lirect the Departme	ent of Corrections' researc	ch unit to perform
10.4	regular eval	uation of the earned	l incentive release	program and publish fir	ndings on the
10.5	Department	of Corrections' web	osite and in the an	nual report under paragr	aph (a).
10.6	Sec. 13. <u>E</u>	FFECTIVE DATE	<u>E.</u>		
10.7	Sections	1 to 12 are effective	e August 1, 2021,	and apply to persons ser	ntenced to a fixed
10.8	executed ser	ntence or to persons	serving a fixed te	rm of imprisonment in a	state correctional

10.9 <u>facility on or after that date.</u>