1.1	mov	es to amend H.F.]	No. 2432	as fol	lows:	
1.2	Delete everything	after the enacting	g clause a	nd ins	ert:	
1.3		••	ARTICI	LE 1		
1.4		PUBLIC SAF	ETY API	PROP	RIATIONS	
1.5	Section 1. APPROP	RIATIONS.				
1.6	The sums shown in	n the columns marl	ked "Appi	ropriat	ions" are appropriated	l to the agencies
1.7	and for the purposes	specified in this ar	ticle. The	e appro	opriations are from th	e general fund,
1.8	or another named fun	d, and are availab	le for the	fiscal	years indicated for e	each purpose.
1.9	The figures "2026" an	nd "2027" used in	this articl	e mea	n that the appropriation	ons listed under
1.10	them are available for	r the fiscal year er	nding Jun	e 30, 2	2026, or June 30, 202	7, respectively.
1.11	"The first year" is fis	cal year 2026. "Th	ne second	year"	is fiscal year 2027. "	The biennium"
1.12	is fiscal years 2026 a	nd 2027.				
1.13 1.14 1.15 1.16					APPROPRIAT Available for th Ending June 2026	e Year
1.17	Sec. 2. <u>SENTENCIN</u>	NG GUIDELINE	S	<u>\$</u>	<u>1,076,000</u> <u>\$</u>	<u>1,079,000</u>
1.18	The agency's annual	general fund base	shall			
1.19	be \$1,084,000 beginr	ning in fiscal year	2028.			
1.20	Sec. 3. PUBLIC SAI	FETY				
1.21	Subdivision 1. Total	Appropriation		<u>\$</u>	<u>284,664,000</u> <u>\$</u>	270,881,000
1.22	Approp	priations by Fund				
1.23		2026	2027			
1.24	General	177,693,000	178,007	,000		
1.25	Special Revenue	21,497,000	<u>21,397</u>	,000		

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2.1 2.2	State Government Special Revenue	103,000	103,000		
2.3	Environmental	130,000	133,000		
2.4	Trunk Highway	2,429,000	2,429,000		
2.5	911 Fund	82,597,000	68,597,000		
2.6 2.7	Workers' Compensation	215,000	<u>215,000</u>		
2.8	The amounts that may	be spent for eac	<u>h</u>		
2.9	purpose are specified i	in the following			
2.10	subdivisions.				
2.11	Subd. 2. Emergency M	Management		4,814,000	4,952,000
2.12	Approp	riations by Fund			
2.13	General	4,684,000	4,819,000		
2.14	Environmental	130,000	133,000		
2.15	This program's annual	general fund bas	e shall		
2.16	<u>be \$5,059,000 beginni</u>	ng in fiscal year	2028.		
2.17	Subd. 3. Criminal Ap	prehension	<u>112,</u>	929,000	113,086,000
2.18	Appropr	riations by Fund			
2.19	General	110,278,000	110,435,000		
2.20 2.21	State Government Special Revenue	7,000	7,000		
2.22	Trunk Highway	2,429,000	2,429,000		
2.23 2.24	Workers' Compensation	215,000	215,000		
2.25	(a) DWI Lab Analysi	s; Trunk Highw	vay		
2.26	Fund				
2.27	Notwithstanding Minn	esota Statutes, se	ections		
2.28	161.045, subdivision 3	3, and 161.20,			
2.29	subdivision 3, \$2,429,	000 each year is	from		
2.30	the trunk highway fund	l for staff and ope	erating		
2.31	costs for laboratory an	alysis related to			
2.32	driving-while-impaire	d cases.			
2.33	(b) Fraud and Finance	cial Crime Unit			
2.34	\$1,810,000 each year	from the general	fund		
2.35	and \$215,000 each yea	ar from the work	ers'		

compensation fund are for the Financial		
Crimes and Fraud Section in Minnesota		
Statutes, section 299C.061, and may not be		
used for any other purpose.		
(c) Base Adjustment		
This program's annual general fund base shall		
be \$110,716,000 beginning in fiscal year 2028.		
Subd. 4. Fire Marshal	20,117,000	20,017,000
Appropriations by Fund		
<u>General</u> <u>4,190,000</u> <u>4,190,000</u>		
<u>Special Revenue</u> <u>15,927,000</u> <u>15,827,000</u>		
The special revenue fund appropriation is from		
the fire safety account in the special revenue		
fund and is for activities under Minnesota		
Statutes, section 299F.012. The base		
appropriation for this account is \$15,927,000		
in fiscal year 2028 and \$15,827,000 in fiscal		
<u>year 2029.</u>		
(a) Hazardous Materials and Emergency		
Response Teams		
\$2,170,000 the first year and \$2,070,000 the		
second year are from the fire safety account		
for hazardous materials and emergency		
response teams. The base for these purposes		
is \$2,170,000 in the first year of future		
bienniums and \$2,070,000 in the second year		
of future bienniums.		
(b) Bomb Squad Reimbursements		
\$250,000 from the fire safety account and		
\$50,000 from the general fund each year are		
for reimbursements to local governments for		
bomb squad services.		
(c) Nonresponsible Party Reimbursements		
	Crimes and Fraud Section in Minnesota Statutes, section 299C.061, and may not be used for any other purpose. (c) Base Adjustment This program's annual general fund base shall be \$110,716,000 beginning in fiscal year 2028. Subd. 4. Fire Marshal appropriations by Fund General 4,190,000 4,190,000 Special Revenue 15,927,000 15,827,000 The special revenue fund appropriation is from the fire safety account in the special revenue fund and is for activities under Minnesota Statutes, section 299F.012. The base appropriation for this account is \$15,927,000 in fiscal year 2028 and \$15,827,000 in fiscal year 2029. (a) Hazardous Materials and Emergency Response Teams \$2,170,000 the first year and \$2,070,000 the second year are from the fire safety account for hazardous materials and emergency response teams. The base for these purposes is \$2,170,000 in the first year of future bienniums and \$2,070,000 in the second year of future bienniums. (b) Bomb Squad Reimbursements \$250,000 from the fire safety account and \$50,000 from the fire safety account and \$50,000 from the general fund each year are for reimbursements to local governments for bomb squad services.	Crimes and Fraud Section in Minnesota Statutes, section 299C.061, and may not be used for any other purpose. (c) Base Adjustment This program's annual general fund base shall be \$110,716,000 beginning in fiscal year 2028. Subd. 4. Fire Marshal 20,117,000 Appropriations by Fund General 4,190,000 Special Revenue 15,927,000 Prespecial revenue fund appropriation is from the fire safety account in the special revenue fund and is for activities under Minnesota Statutes, section 299F.012. The base appropriation for this account is \$15,927,000 in fiscal year 2028 and \$15,827,000 in fiscal year 2029. (a) Hazardous Materials and Emergency Response Teams \$2,170,000 the first year and \$2,070,000 the second year are from the fire safety account for hazardous materials and emergency response teams. The base for these purposes is \$2,170,000 in the first year of future bienniums and \$2,070,000 in the second year of future bienniums. (b) Bomb Squad Reimbursements S250,000 from the fire safety account and S50,000 from th

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- H2432DE2 account is for nonresponsible party hazardous material, Urban Search and Rescue, Minnesota Air Rescue Team, and bomb squad incident reimbursements. Money appropriated for this (d) Hometown Heroes Assistance Program \$4,000,000 each year from the general fund
- is for grants to the Minnesota Firefighter 4.9

purpose is available for one year.

\$750,000 each year from the fire safety

- 4.10 Initiative to fund the hometown heroes
- assistance program established in Minnesota 4.11
- Statutes, section 299A.477. 4.12
- (e) Task Force 1 4.13
- \$1,425,000 each year from the fire safety 4.14
- account is for the Minnesota Task Force 1. 4.15
- (f) Task Force 2 4.16
- \$300,000 each year from the fire safety 4.17
- account is for the Minnesota Task Force 2. 4.18
- (g) Air Rescue 4.19
- \$500,000 each year from the fire safety 4.20
- account is for the Minnesota Air Rescue Team. 4.21
- Subd. 5. Firefighter Training and Education 4.22
- Board 4.23

5,500,000

5,500,000

- 4.24 Appropriations by Fund
- Special Revenue 5,500,000 5,500,000 4.25
- The special revenue fund appropriation is from 4.26
- the fire safety account in the special revenue 4.27
- fund and is for activities under Minnesota 4.28
- Statutes, section 299F.012. 4.29
- (a) Firefighter Training and Education 4.30

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5.1	\$5,500,000 each year from the fire safety	<u>y</u>		
5.2	account is for firefighter training and			
5.3	education.			
5.4	(b) Unappropriated Revenue			
5.5	Any additional unappropriated money			
5.6	collected in fiscal year 2025 is appropria	ated		
5.7	to the commissioner of public safety for	the		
5.8	purposes of Minnesota Statutes, section			
5.9	299F.012. The commissioner may transf	<u>er</u>		
5.10	appropriations and base amounts betwee	en		
5.11	activities in this subdivision.			
5.12 5.13	Subd. 6. Alcohol and Gambling Enforcement		<u>3,879,000</u>	3,896,000
5.14	Appropriations by Fund			
5.15	General 3,809,000	3,826,000		
5.16	Special Revenue 70,000	70,000		
5.17	The special revenue fund appropriation is	from		
5.18	the lawful gambling regulation account.			
5.19	This program's annual general fund base	<u>shall</u>		
5.20	be \$3,855,000 beginning in fiscal year 2	028.		
5.21	Subd. 7. Office of Justice Programs		53,828,000	53,833,000
5.22	Appropriations by Fund			
5.23	<u>General</u> <u>53,732,000</u>	53,737,000		
5.24	State Government	06.000		
5.25	Special Revenue 96,000	96,000		
5.26	(a) Prosecutor Training			
5.27	\$125,000 each year is for a grant to the			
5.28	Minnesota County Attorneys Association	<u>n to</u>		
5.29	be used for prosecutorial and law enforce	ment		
5.30	training, including trial school training a	nd		
5.31	train-the-trainer courses. If any portion of	<u>f this</u>		
5.32	appropriation is used to fund trial school	or		
5.33	training at the Minnesota County Attorn	eys		
5.34	Association annual conference, the train	ing		

69,597,000

6.1	must contain blocks of instruction on racial
6.2	disparities in the criminal justice system,
6.3	collateral consequences to criminal
6.4	convictions, and trauma-informed responses
6.5	to victims. This is a onetime appropriation.
6.6	By February 15 of each year, the Minnesota
6.7	County Attorneys Association must provide
6.8	a report to the chairs, cochairs, and ranking
6.9	minority members of the legislative
6.10	committees and divisions with jurisdiction
6.11	over public safety policy and finance on the
6.12	training provided with grant proceeds,
6.13	including a description of each training and
6.14	the number of prosecutors and law
6.15	enforcement officers who received training.
6.16	(b) Intensive Comprehensive Peace Officer
6.16 6.17	(b) Intensive Comprehensive Peace Officer Education and Training Program
6.17	Education and Training Program
6.17 6.18	Education and Training Program \$2,000,000 each year is to implement the
6.176.186.19	Education and Training Program \$2,000,000 each year is to implement the intensive comprehensive peace officer
6.176.186.196.20	Education and Training Program \$2,000,000 each year is to implement the intensive comprehensive peace officer education and training program described in
6.176.186.196.206.21	Education and Training Program \$2,000,000 each year is to implement the intensive comprehensive peace officer education and training program described in Minnesota Statutes, section 626.8516. This is
 6.17 6.18 6.19 6.20 6.21 6.22 	Education and Training Program \$2,000,000 each year is to implement the intensive comprehensive peace officer education and training program described in Minnesota Statutes, section 626.8516. This is a onetime appropriation and is available
 6.17 6.18 6.19 6.20 6.21 6.22 6.23 	Education and Training Program \$2,000,000 each year is to implement the intensive comprehensive peace officer education and training program described in Minnesota Statutes, section 626.8516. This is a onetime appropriation and is available through June 30, 2029.
 6.17 6.18 6.19 6.20 6.21 6.22 6.23 6.24 	Education and Training Program\$2,000,000 each year is to implement the intensive comprehensive peace officer education and training program described in Minnesota Statutes, section 626.8516. This is a onetime appropriation and is available through June 30, 2029.Subd. 8. Emergency Communication Networks83,597,000
 6.17 6.18 6.19 6.20 6.21 6.22 6.23 6.24 6.25 	Education and Training Program \$2,000,000 each year is to implement the intensive comprehensive peace officer education and training program described in Minnesota Statutes, section 626.8516. This is a onetime appropriation and is available through June 30, 2029. Subd. 8. Emergency Communication Networks 83,597,000
 6.17 6.18 6.19 6.20 6.21 6.22 6.23 6.24 6.25 6.26 	Education and Training Program \$2,000,000 each year is to implement the intensive comprehensive peace officer education and training program described in Minnesota Statutes, section 626.8516. This is a onetime appropriation and is available through June 30, 2029. Subd. 8. Emergency Communication Networks Appropriations by Fund General 1,000,000
 6.17 6.18 6.19 6.20 6.21 6.22 6.23 6.24 6.25 6.26 6.27 	Education and Training Program \$2,000,000 each year is to implement the intensive comprehensive peace officer education and training program described in Minnesota Statutes, section 626.8516. This is a onetime appropriation and is available through June 30, 2029. Subd. 8. Emergency Communication Networks 83,597,000 Appropriations by Fund General 1,000,000 911 Fund 82,597,000

6.31 <u>otherwise indicated.</u>

6.32 (a) Public Safety Answering Points

7.1	\$28,011,000 each year shall be distributed as
7.2	provided under Minnesota Statutes, section
7.3	403.113, subdivision 2.
7.4	(b) ARMER State Backbone Operating
7.5	Costs
7.6	\$10,384,000 each year is transferred to the
7.7	commissioner of transportation for costs of
7.8	maintaining and operating the statewide radio
7.9	system backbone.
7.10	\$14,000,000 the first year is transferred to the
7.11	commissioner of transportation for costs of
7.12	maintaining and operating the statewide radio
7.13	system backbone. This is a onetime
7.14	appropriation and is available until June 30,
7.15	<u>2029.</u>
7.16	(c) Statewide Emergency Communications
7.17	<u>Board</u>
7.18	\$1,000,000 each year is to the Statewide
7.19	Emergency Communications Board. Funds
7.20	may be used for operating costs, to provide
7.21	competitive grants to local units of
7.22	government to fund enhancements to a
7.23	communication system, technology, or support
7.24	activity that directly provides the ability to
7.25	deliver the 911 call between the entry point to
7.26	the 911 system and the first responder, and to
7.27	further the strategic goals set forth by the
7.28	SECB Statewide Communication
7.29	Interoperability Plan.
7.30	(d) Statewide Public Safety Radio
7.31	Communication System Equipment Grants
7.32	\$1,000,000 each year is appropriated from the
7.33	general fund for grants to local units of

- entities, and state agencies participating in the 8.1 statewide Allied Radio Matrix for Emergency 8.2 8.3 Response (ARMER) public safety radio communication system established under 8.4 Minnesota Statutes, section 403.36, 8.5 subdivision 1e. The grants must be used to 8.6 purchase or upgrade portable radios, mobile 8.7 8.8 radios, and related equipment that is interoperable with the ARMER system. Each 8.9 local government unit may receive only one 8.10 grant. Each grant is contingent upon a match 8.11 of at least five percent from nonstate funds. 8.12 8.13 The director of the Department of Public Safety Emergency Communication Networks 8.14 Division, in consultation with the Statewide 8.15 **Emergency Communications Board, must** 8.16 administer the grant program. This 8.17 appropriation is available until June 30, 2028. 8.18 This is a onetime appropriation. 8.19 Sec. 4. PEACE OFFICER STANDARDS AND 8.20 TRAINING (POST) BOARD \$ 8.21 (a) Peace Officer Training Reimbursements 8.22 \$2,949,000 each year is for reimbursements 8.23 to local governments for peace officer training 8.24 8.25 costs. (b) Philando Castile Memorial Training 8.26 Fund 8.27 \$5,500,000 each year is to support and 8.28 strengthen law enforcement training and 8.29 8.30 implement best practices. This funding shall be named the "Philando Castile Memorial 8.31 Training Fund." These funds may only be used 8.32 to reimburse costs related to training courses 8.33
- 8.34 that qualify for reimbursement under
- 8.35 Minnesota Statutes, sections 626.8452 (use of

- <u>12,211,000 </u>\$
- 12,219,000

Article 1 Sec. 4.

9.1	force), 626.8469 (training in crisis response,
9.2	conflict management, and cultural diversity),
9.3	and 626.8474 (autism training).
9.4	Each sponsor of a training course is required
9.5	to include the following in the sponsor's
9.6	application for approval submitted to the
9.7	board: course goals and objectives; a course
9.8	outline including at a minimum a timeline and
9.9	teaching hours for all courses; instructor
9.10	qualifications; and a plan for learning
9.11	assessments of the course and documenting
9.12	the assessments to the board during review.
9.13	Upon completion of each course, instructors
9.14	must submit student evaluations of the
9.15	instructor's teaching to the sponsor.
9.16	The board shall keep records of the
9.17	applications of all approved and denied
9.18	courses. All continuing education courses shall
9.19	be reviewed after the first year. The board
9.20	must set a timetable for recurring review after
9.21	the first year. For each review, the sponsor
9.22	must submit its learning assessments to the
9.23	board to show that the course is teaching the
9.24	learning outcomes that were approved by the
9.25	board.
9.26	A list of licensees who successfully complete
9.27	the course shall be maintained by the sponsor
9.28	and transmitted to the board following the
9.29	presentation of the course and the completed
9.30	student evaluations of the instructors.
9.31	Evaluations are available to chief law
9.32	enforcement officers. The board shall establish

- 9.33 <u>a data retention schedule for the information</u>
- 9.34 collected in this section.

10.1	Each year, if funds are available after			
10.2	reimbursing all eligible requests for courses			
10.3	approved by the board under this subdivision,			
10.4	the board may use the funds to reimburse law			
10.5	enforcement agencies for other			
10.6	board-approved law enforcement training			
10.7	courses. The base for this activity is			
10.8	\$2,051,000 in fiscal year 2028 and thereafter.			
10.9	(c) Base Adjustment			
10.10	The total general fund base for the Peace			
10.11	Officer Standards and Training (POST) Board			
10.12	shall be \$8,783,000 beginning in fiscal year			
10.13	<u>2028.</u>			
10.14	Sec. 5. PRIVATE DETECTIVE BOARD	<u>\$</u>	<u>691,000</u> <u>\$</u>	<u>692,000</u>
10.15	The agency's annual general fund base shall			
10.16	be \$694,000 beginning in fiscal year 2028.			
10.17	Sec. 6. CORRECTIONS			
10.18	Subdivision 1. Total Appropriation	<u>\$</u>	<u>810,385,000</u> <u>\$</u>	816,063,000
10.19	The amounts that may be spent for each			
10.20	purpose are specified in the following			
10.21	subdivisions.			
10.22	Subd. 2. Incarceration and Prerelease Services	<u>\$</u>	<u>565,460,000</u> §	569,142,000
10.23	(a) Prison Rape Elimination Act			
10.24	\$500,000 each year is for Prison Rape			
10.25	Elimination Act (PREA) compliance.			
10.26	(b) Incarceration and Prerelease Services			
10.27	Base Budget			
10.28	The base for incarceration and prerelease			
10.29	services is \$574,492,000 in fiscal year 2028			

10.30 and \$574,505,000 in fiscal year 2029.

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11.1 11.2 11.3	Subd. 3. <u>Community</u> Supervision and Postrelease Services		<u>188,855,000</u>	<u>189,882,000</u>
11.4	(a) Community Supervision Funding			
11.5	\$143,378,000 each year is for community			
11.6	supervision services. This appropriation shall			
11.7	be distributed according to the community			
11.8	supervision formula in Minnesota Statutes,			
11.9	section 401.10.			
11.10	(b) Tribal Nation Supervision			
11.11	\$2,750,000 each year is for Tribal Nations to			
11.12	provide supervision or supportive services			
11.13	pursuant to Minnesota Statutes, section			
11.14	<u>401.10.</u>			
11.15	(c) Base Adjustment			
11.16	This program's annual general fund base shall			
11.17	be \$191,866,000 beginning in fiscal year 2028.			
11.18 11.19	Subd. 4. Organizational, Regulatory, and Administrative Services		56,070,000	<u>57,039,000</u>
11.20	(a) Public Safety Data Infrastructure			
11.21	\$4,097,000 each year is for technology			
11.22	modernization and the development of an			
11.23	information-sharing and data-technology			
11.24	infrastructure. Any unspent funds from the			
11.25	current biennium do not cancel and are			
11.26	available in the next biennium.			
11.27	(b) Base Adjustment			
11.28	This program's annual general fund base shall			
11.29	be \$59,114,000 beginning in fiscal year 2028.			
11.30 11.31	Sec. 7. OMBUDSPERSON FOR CORRECTIONS	<u>\$</u>	<u>1,103,000</u> <u>\$</u>	<u>1,106,000</u>
11.32	The general fund base shall be \$1,111,000			
11.33	beginning in fiscal year 2028.			

04/05/25 08:13 am HOUSE RESEARCH BJ/MC H2432DE2 Sec. 8. CLEMENCY REVIEW COMMISSION \$ 988,000 \$ \$990,000 12.1 12.2 (a) Commission; Outreach \$988,000 the first year and \$990,000 the 12.3 second year are for the clemency review 12.4 commission described in Minnesota Statutes, 12.5 section 638.09. Of this amount, \$200,000 each 12.6 year is for grants to support outreach and 12.7 clemency application assistance. 12.8 (b) Base Adjustment 12.9 The general fund base shall be \$992,000 in 12.10 fiscal year 2028 and \$993,000 in fiscal year 12.11 2029. 12.12 Sec. 9. CHILDREN YOUTH AND FAMILIES \$ 21,000 \$ 4,000 12.13 \$21,000 the first year and \$4,000 the second 12.14 year are for costs related to child maltreatment 12.15 reports regarding fentanyl exposure. 12.16 12.17 Sec. 10. OFFICE OF HIGHER EDUCATION \$ 500,000 \$ -0-**Use of Force Training** 12.18 \$500,000 in the first year is to provide 12.19 reimbursement grants to eligible 12.20 postsecondary schools certified to provide 12.21 programs of professional peace officer 12.22 education for providing in-service training 12.23 12.24 programs on the use of force, including deadly force, by peace officers. Of this amount, up 12.25 to 2.5 percent is for administration and 12.26 12.27 monitoring of the program. To be eligible for reimbursement, training 12.28 12.29 offered by a postsecondary school must: (1) satisfy the requirements of Minnesota 12.30 Statutes, section 626.8452, and be approved 12.31 by the Board of Peace Officer Standards and 12.32

12.33 Training;

Article 1 Sec. 10.

- 13.1 (2) utilize scenario-based training that
- 13.2 simulates real-world situations and involves
- 13.3 the use of real firearms that fire nonlethal
- 13.4 <u>ammunition;</u>
- 13.5 (3) include a block of instruction on the
- 13.6 physical and psychological effects of stress
- 13.7 before, during, and after a high-risk or
- 13.8 traumatic incident and the cumulative impact
- 13.9 of stress on the health of officers;
- 13.10 (4) include blocks of instruction on
- 13.11 de-escalation methods and tactics, bias
- 13.12 motivation, unknown risk training, defensive
- 13.13 tactics, and force-on-force training; and
- 13.14 (5) be offered to peace officers at no charge
- 13.15 to the peace officer or law enforcement
- 13.16 <u>agency.</u>
- 13.17 An eligible postsecondary school may apply
- 13.18 for reimbursement for the costs of offering the
- 13.19 training. Reimbursement shall be made at a
- 13.20 rate of \$450 for each officer who completes
- 13.21 the training. The postsecondary school must
- 13.22 submit the name and peace officer license
- 13.23 <u>number of the peace officer who received the</u>
- 13.24 training to the Office of Higher Education.
- 13.25 As used in this section:
- 13.26 (1) "law enforcement agency" has the meaning
- 13.27 given in Minnesota Statutes, section 626.84,
- 13.28 <u>subdivision 1, paragraph (f); and</u>
- 13.29 (2) "peace officer" has the meaning given in
- 13.30 <u>Minnesota Statutes, section 626.84</u>,
- 13.31 subdivision 1, paragraph (c).

14.1	Sec. 11. TRANSFER; MINNESOTA VICTIMS OF CRIME ACCOUNT.
14.2	\$8,000,000 each year is transferred from the general fund to the Minnesota victims of
14.3	crime account in the special revenue fund under Minnesota Statutes, section 299A.708. This
14.4	is a onetime transfer.
14.5	Sec. 12. COMMERCE; REDUCTION.
14.6	The commissioner of management and budget must reduce general fund appropriations
14.7	to the Department of Commerce by \$1,115,000 in fiscal years 2026 and 2027 and must
14.8	reduce the workers' compensation fund appropriations to the Department of Commerce by
14.9	\$215,000 in fiscal years 2026 and 2027 to account for the transfer of Commerce Fraud
14.10	Bureau employees and responsibilities to the Bureau of Criminal Apprehension. These
14.11	reductions are ongoing.
14.12	ARTICLE 2
14.13	PUBLIC SAFETY POLICY
14.14	Section 1. Minnesota Statutes 2024, section 152.137, subdivision 1, is amended to read:
14.15	Subdivision 1. Definitions. (a) As used in this section, the following terms have the
14.16	meanings given.
14.17	(b) "Chemical substance" means a substance intended to be used as a precursor in the
14.18	manufacture of methamphetamine or any other chemical intended to be used in the
14.19	manufacture of methamphetamine.
14.20	(c) "Child" means any person under the age of 18 years.
14.21	(d) "Methamphetamine paraphernalia" means all equipment, products, and materials of
14.22	any kind that are used, intended for use, or designed for use in manufacturing, injecting,
14.23	ingesting, inhaling, or otherwise introducing methamphetamine into the human body.
14.24	(e) "Methamphetamine waste products" means substances, chemicals, or items of any
14.25	kind used in the manufacture of methamphetamine or any part of the manufacturing process,
14.26	or the by-products or degradates of manufacturing methamphetamine.
14.27	(f) "Vulnerable adult" has the meaning given in section 609.232, subdivision 11.
14.28	(g) "Fentanyl" has the meaning given in section 152.01, subdivision 25.

15.1	Sec. 2. Minnesota Statutes 2024, section 152.137, subdivision 2, is amended to read:
15.2	Subd. 2. Prohibited conduct. (a) No person may knowingly engage in any of the
15.3	following activities in the presence of a child or vulnerable adult; in the residence of a child
15.4	or a vulnerable adult; in a building, structure, conveyance, or outdoor location where a child
15.5	or vulnerable adult might reasonably be expected to be present; in a room offered to the
15.6	public for overnight accommodation; or in any multiple unit residential building:
15.7	(1) manufacturing or attempting to manufacture methamphetamine;
15.8	(2) storing any chemical substance;
15.9	(3) storing any methamphetamine waste products; or
15.10	(4) storing any methamphetamine paraphernalia.
15.11	(b) No person may knowingly cause or permit a child or vulnerable adult to inhale, be
15.12	exposed to, have contact with, or ingest methamphetamine, a chemical substance, or
15.13	methamphetamine paraphernalia.
15.14	(c) No person may knowingly cause or permit a child or vulnerable adult to inhale, be
15.15	exposed to, have contact with, or ingest fentanyl.
15.16	(d) Paragraphs (b) and (c) do not apply to manufacturers, practitioners, pharmacists,
15.17	owners of pharmacies, nurses, and other persons when the manufacturer, practitioner,
15.18	pharmacist, owner of a pharmacy, nurse, or other person is acting in a professional capacity.
15.19	Sec. 3. [241.76] OPIATE ANTAGONISTS.
15.20	(a) The commissioner must maintain a supply of opiate antagonists, as defined in section
15.21	604A.04, subdivision 1, at each correctional facility to be administered in compliance with
15.22	section 151.37, subdivision 12.
15.23	(b) The commissioner must store an ample number of doses of nasal opiate antagonists
15.24	throughout each facility so that staff can rapidly respond to opioid overdoses.
15.25	(c) The commissioner, in consultation with the commissioner of health, shall provide
15.26	training to employees of the department on recognizing the symptoms of an opiate overdose
15.27	and how to administer nasal opiate antagonists.
15.28	Sec. 4. Minnesota Statutes 2024, section 244.18, subdivision 1, is amended to read:

Subdivision 1. Definitions. (a) For purposes of this section, the terms defined in thissubdivision have the meanings given them.

(b) "Correctional fees":

16.2 (1) effective August 1, <u>2027</u> 2029, means fees charged or contracted for by a probation

agency or the commissioner of corrections for court-ordered or community-provided

16.4 correctional services, including but not limited to drug testing, electronic home monitoring,

16.5 treatment, and programming; and

- (2) effective August 1, 2023, through July 31, 2027 2029, include fees for the following
 correctional services:
- 16.8 (i) community service work placement and supervision;
- 16.9 (ii) restitution collection;
- 16.10 (iii) supervision;
- 16.11 (iv) court-ordered investigations;
- 16.12 (v) any other court-ordered service;

16.13 (vi) postprison supervision or other form of release; and

16.14 (vii) supervision or other probation-related services provided by a probation agency or

by the Department of Corrections for individuals supervised by the commissioner ofcorrections.

16.17 (c) "Probation" has the meaning given in section 609.02, subdivision 15.

(d) "Probation agency" means a probation agency, including a Tribal Nation, organizedunder section 244.19 or chapter 401.

16.20 Sec. 5. Minnesota Statutes 2024, section 244.18, subdivision 7, is amended to read:

Subd. 7. **Annual report.** (a) By January 15 each year, the commissioner must submit an annual report on implementing the commissioner's duties under this section to the chairs and ranking minority members of the senate and house of representatives committees and divisions with jurisdiction over criminal justice funding and policy. At a minimum, the report must include information on the types of correctional services for which fees were imposed, the aggregate amount of fees imposed, and the amount of fees collected.

16.27 (b) This subdivision expires August 1, 2027 2029.

16.28 Sec. 6. Minnesota Statutes 2024, section 244.18, subdivision 9, is amended to read:

- 16.29 Subd. 9. Sunsetting supervision fees; sunset plan. (a) By August 1, 2025, each probation
- agency must provide to the commissioner a written plan for phasing out supervision fees

- 17.1 for individuals under the agency's supervision and control, and the commissioner must review and approve the plan by August 1, 2027 2029. By August 1, 2027 2029, the 17.2 commissioner must develop a written plan for phasing out supervision fees for individuals 17.3 under the commissioner's supervision and control. 17.4 (b) A copy of an approved plan must be provided to all individuals under the supervision 17.5 and control of the agency or the commissioner and in a language and manner that each 17.6 individual can understand. 17.7 (c) Supervision fees must not be increased from August 1, 2023, through July 31, 2027 17.8 2029. 17.9 (d) This subdivision expires August 1, 2027 2029. 17.10 Sec. 7. [299A.708] MINNESOTA VICTIMS OF CRIME ACCOUNT. 17.11 Subdivision 1. Account established. The Minnesota victims of crime account is 17.12 17.13 established in the special revenue fund. Subd. 2. Source of funds. The account consists of money deposited, donated, allotted, 17.14 17.15 transferred, or otherwise provided to the account and any interest or earnings of the account. Subd. 3. Appropriation; account purpose; grants. Money in the account, including 17.16 interest accrued, is appropriated to the commissioner of public safety for the Office of Justice 17.17 Programs to provide grants to crime victim services providers. Grants must be used for 17.18 direct services and advocacy for victims of sexual assault, general crime, domestic violence, 17.19 17.20 and child abuse. Funding must support the direct needs of organizations serving victims of crime and may provide: direct client assistance to crime victims; competitive wages for 17.21 direct service staff; hotel stays and other housing-related supports and services; culturally 17.22 responsive programming; prevention programming, including domestic abuse transformation 17.23 and restorative justice programming; and for other needs of organizations and crime victim 17.24 survivors. Up to ten percent of the appropriation is available for grant administration. 17.25 17.26 Subd. 4. Reporting; carryover. (a) By January 15 of each year, the commissioner of public safety shall submit a report to the chairs and ranking minority members of the 17.27 legislative committees with jurisdiction over public safety policy and finance on the account 17.28 established in subdivision 1. The report must provide detailed information on the money 17.29 deposited into the account and any money carried over from the previous year, including 17.30 17.31 the amounts and sources of the money. (b) Money in the account does not cancel but remains available for expenditures for 17.32
- 17.33 grants identified in subdivision 3.

18.1	Subd. 5. Annual transfer. In fiscal year 2028 and each year thereafter, the commissioner
18.2	of management and budget shall transfer \$2,000,000 from the general fund to the Minnesota
18.3	victims of crime account.
18.4	Sec. 8. Minnesota Statutes 2024, section 401.10, subdivision 1, is amended to read:
18.5	Subdivision 1. Community supervision funding formula. (a) Beginning July 1, 2023,
18.6	the community supervision subsidy paid to each county, the commissioner for supervision
18.7	of non-CCA jurisdictions served by the Department of Corrections, and each applicable
18.8	Tribal Nation under paragraph (e) equals the sum of:
18.9	(1) a base funding amount equal to \$150,000; and
18.10	(2) a community supervision formula equal to the sum of:
18.11	(i) for each individual with a felony sentence, a felony per diem rate of \$5.62 multiplied
18.12	by the sum of the county's or Tribal Nation's adult felony population, adult supervised
18.13	release and parole populations, and juvenile supervised release and parole populations as
18.14	reported in the most recent probation survey published by the commissioner, multiplied by
18.15	365; and
18.16	(ii) for each individual sentenced for a gross misdemeanor or misdemeanor or under
18.17	juvenile probation, the felony per diem rate of \$5.62 multiplied by 0.5 and then multiplied
18.18	by the sum of the county's or Tribal Nation's gross misdemeanor, misdemeanor, and juvenile
18.19	populations as reported in the most recent probation survey published by the commissioner,
18.20	multiplied by 365.
18.21	(i) for individuals with a felony sentence, the felony per diem rate of \$5.62 shall be
18.22	multiplied by the average total population over the three most recent years, as reported in
18.23	the probation surveys published by the commissioner. This population includes the county
18.24	or Tribal Nation's adult felony population, adult supervised release population, adult parole
18.25	population, juvenile supervised release population, and juvenile parole population. The
18.26	resulting amount shall then be multiplied by 365 to calculate the total annual allocation;
18.27	and
18.28	(ii) for individuals sentenced for a gross misdemeanor, misdemeanor, or under juvenile
18.29	probation, the felony per diem rate of \$5.62 shall be multiplied by 0.5, and then multiplied
18.30	by the average total population over the three most recent years, as reported in the probation
18.31	surveys published by the commissioner. This population includes the county or Tribal
18.32	Nation's gross misdemeanor population, misdemeanor population, and juvenile probation

19.1 population. The resulting amount shall then be multiplied by 365 to calculate the total annual 19.2 allocation.

(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

(2) is allotted a base funding amount equal to \$150,000 plus an amount as determined
according to the community supervision formula under paragraph (a), clause (2).

(f) Minnesota Rehabilitation and Reinvestment Act savings under section 244.50,
subdivision 4, clause (2), are appropriated to each CCA jurisdiction and non-CCA jurisdiction
served by the Department of Corrections by dividing the three-year average of the number
of individuals on supervised release and intensive supervised release within the jurisdiction
by the three-year average of the total number of individuals under supervised release and
intensive supervised release statewide, using the numbers reported annually in the Probation
Survey report.

20.1

Sec. 9. Minnesota Statutes 2024, section 517.08, subdivision 1b, is amended to read:

Subd. 1b. Term of license; fee; premarital education. (a) The local registrar shall 20.2 examine upon oath the parties applying for a license relative to the legality of the 20.3 contemplated civil marriage. Both parties must present proof of age to the local registrar. 20.4 If one party is unable to appear in person, the party appearing may complete the absent 20.5 applicant's information. The local registrar shall provide a copy of the civil marriage 20.6 application to the party who is unable to appear, who must verify the accuracy of the 20.7 appearing party's information in a notarized statement. The verification statement must be 20.8 accompanied by a copy of proof of age of the party. The civil marriage license must not be 20.9 released until the verification statement and proof of age has been received by the local 20.10 registrar. If the local registrar is satisfied that there is no legal impediment to it, including 20.11 the restriction contained in section 259.13, the local registrar shall issue the license, 20.12 containing the full names of the parties before and after the civil marriage, and county and 20.13 state of residence, with the county seal attached, and make a record of the date of issuance. 20.14 The license shall be valid for a period of six months. Except as provided in paragraph (b), 20.15 the local registrar shall collect from the applicant a fee of \$115 \$125 for administering the 20.16 oath, issuing, recording, and filing all papers required, and preparing and transmitting to 20.17 the state registrar of vital records the reports of civil marriage required by this section. If 20.18 the license should not be used within the period of six months due to illness or other 20.19 extenuating circumstances, it may be surrendered to the local registrar for cancellation, and 20.20 in that case a new license shall issue upon request of the parties of the original license 20.21 without fee. A local registrar who knowingly issues or signs a civil marriage license in any 20.22 manner other than as provided in this section shall pay to the parties aggrieved an amount 20.23 not to exceed \$1,000. 20.24

(b) The civil marriage license fee for parties who have completed at least 12 hours of 20.25 premarital education is \$40 \$50. In order to qualify for the reduced license fee, the parties 20.26 must submit at the time of applying for the civil marriage license a statement that is signed, 20.27 dated, and notarized or marked with a church seal from the person who provided the 20.28 20.29 premarital education on their letterhead confirming that it was received. The premarital education must be provided by a licensed or ordained minister or the minister's designee, 20.30 a person authorized to solemnize civil marriages under section 517.18, or a person authorized 20.31 to practice marriage and family therapy under section 148B.33. The education must include 20.32 the use of a premarital inventory and the teaching of communication and conflict management 20.33 skills. 20.34

(c) The statement from the person who provided the premarital education under paragraph(b) must be in the following form:

The names of the parties in the educator's statement must be identical to the legal names of the parties as they appear in the civil marriage license application. Notwithstanding section 138.17, the educator's statement must be retained for seven years, after which time it may be destroyed.

21.13 Sec. 10. Minnesota Statutes 2024, section 517.08, subdivision 1c, is amended to read:

Subd. 1c. Disposition of license fee. (a) Of the civil marriage license fee collected
pursuant to subdivision 1b, paragraph (a), \$25 must be retained by the county. The local
registrar must pay \$90 \$100 to the commissioner of management and budget to be deposited
as follows:

(1) \$55 in the general fund;

(2) \$3 in the state government special revenue fund to be appropriated to the
commissioner of public safety for parenting time centers under section 119A.37;

(3) \$2 in the special revenue fund to be appropriated to the commissioner of health for
developing and implementing the MN ENABL program under section 145.9255;

(4) \$25 in the special revenue fund is appropriated to the commissioner of employment
and economic development for the Minnesota Family Resiliency Partnership under section
116L.96; and

(5) \$5 in the special revenue fund, which is appropriated to the Board of Regents of the
University of Minnesota for the Minnesota couples on the brink project under section 137.32;
and

21.29 (6) \$10 in the Minnesota victims of crime account in the special revenue fund under
21.30 section 299A.708.

22.1	(b) Of the \$40 fee under subdivision 1b, paragraph (b), \$25 must be retained by the
22.2	county. The local registrar must pay $\frac{15}{25}$ to the commissioner of management and
22.3	budget to be deposited as follows:
22.4	(1) \$5 as provided in paragraph (a), clauses (2) and (3); and
22.5	(2) \$10 in the special revenue fund is appropriated to the commissioner of employment
22.6	and economic development for the Minnesota Family Resiliency Partnership under section
22.7	116L.96; and
22.8	(3) \$10 in the Minnesota victims of crime account in the special revenue fund under
22.9	section 299A.708.
22.10	Sec. 11. [609.1015] CORPORATE OFFENDERS; PENALTY ASSESSMENT
22.11	REQUIRED.
22.12	(a) As used in this section, "corporation" means any entity, other than a natural person,
22.13	that is capable under the laws of any state to sue, be sued, own property, contract, or employ
22.14	another.
22.15	(b) When a court is sentencing a corporation that has been convicted of a crime, the
22.16	court must impose an assessment of up to \$1,000,000 if the conviction is for a felony offense,
22.17	up to \$250,000 if the conviction is for a gross misdemeanor offense, and up to \$100,000 if
22.18	the conviction is for a misdemeanor offense. The assessment is in addition to any criminal
22.19	fines, restitution, or surcharge, otherwise authorized or required under law. The court shall
22.20	impose an assessment of not less than 30 percent of the maximum assessment authorized
22.21	by this section unless the defendant makes a showing of undue hardship. The court may not
22.22	waive payment of the assessment.
22.23	(c) In setting the amount of the assessment, the court shall take the following into
22.24	consideration:
22.25	(1) the nature and seriousness of the offense;
22.26	(2) the number of offenses committed;
22.27	(3) the persistence of the criminal conduct;
22.28	(4) the length of time over which the criminal conduct occurred;
22.29	(5) the willfulness of the corporation's criminal conduct;
22.30	(6) the corporation's assets, liabilities, and net worth; and
22.31	(7) the particular harm to victims of the crime.

23.1	(d) Assessments collected under this section must be deposited into the Minnesota victims
23.2	of crime account under section 299A.708.
23.3	EFFECTIVE DATE. This section is effective July 1, 2025, and applies to sentences
23.4	announced on or after that date.
23.5	Sec. 12. [609.1016] VICTIM SERVICES ASSESSMENT.
23.6	(a) When a court is sentencing a person for an offense listed in paragraph (b), the court
23.7	must impose a victim services assessment. If the violation is a misdemeanor, the assessment
23.8	must be at least \$500 and not more than \$750. For any other violation, the assessment must
23.9	be at least \$750 and not more than \$1,000.
23.10	(b) The victim services assessment applies to a conviction of the following offenses:
23.11	(1) any crime of violence as defined in section 624.712, subdivision 5, other than a
23.12	violation of chapter 152;
23.13	(2) section 518B.01, subdivision 14 (violation of domestic abuse order for protection);
23.14	(3) section 609.2242 (domestic assault);
23.15	(4) section 609.324, subdivision 1, 1a, or 2 (patronizing or hiring an individual engaged
23.16	in prostitution);
23.17	(5) section 609.3458 (sexual extortion);
23.18	(6) section 609.748, subdivision 6 (violation of harassment restraining order);
23.19	(7) section 617.261 (nonconsensual dissemination of private sexual images); or
23.20	(8) section 629.75 (violation of domestic abuse no contact order).
23.21	(c) The court must waive payment of the assessment required under this subdivision on
23.22	a showing of indigency and may waive or reduce payment of the assessment on a showing
23.23	of undue hardship upon the convicted person or the convicted person's immediate family.
23.24	(d) Assessments collected under this section must be deposited into the Minnesota victims
23.25	of crime account under section 299A.708.
23.26	EFFECTIVE DATE. This section is effective July 1, 2025, and applies to sentences

23.27 announced on or after that date.

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24.1

Sec. 13. Minnesota Statutes 2024, section 609.2232, is amended to read:

24.2 609.2232 CONSECUTIVE SENTENCES FOR ASSAULTS COMMITTED BY 24.3 STATE PRISON INMATES.

(a) If an inmate of a state correctional facility is convicted of violating section 609.221,
609.222, 609.223, 609.2231, or 609.224, while confined in the facility, the sentence imposed
for the assault shall be executed and run consecutively to any unexpired portion of the
offender's earlier sentence. The inmate is not entitled to credit against the sentence imposed
for the assault for time served in confinement for the earlier sentence. The inmate shall
serve the sentence for the assault in a state correctional facility even if the assault conviction
was for a misdemeanor or gross misdemeanor.

24.11 (b) If an inmate of a county jail, county regional jail, county work farm, county

24.12 workhouse, or other local correctional facility is convicted of violating section 609.221,

24.13 609.222, 609.223, or 609.2231 while confined in the facility and the victim is a county

24.14 <u>sheriff or sheriff's deputy, the court must not stay adjudication or imposition of the sentence</u>
24.15 and the inmate must be sentenced as follows:

24.16 (1) if the inmate was serving an executed sentence at the time of the assault, the sentence

24.17 imposed for the assault shall be executed and run consecutively to that sentence;

24.18 (2) if the court imposes an executed sentence for any crime or offense for which the

24.19 person was in custody when the person committed the assault, the sentence imposed for the

24.20 assault shall be executed and run consecutively to that sentence; and

24.21 (3) if the inmate was serving a probationary sentence or the court imposes a stayed

24.22 sentence for any crime or offense for which the person was in custody when the person

24.23 <u>committed the assault, the sentence imposed for the assault shall be executed.</u>

24.24 EFFECTIVE DATE. This section is effective August 1, 2025, and applies to crimes
24.25 committed on or after that date.

24.26 Sec. 14. Minnesota Statutes 2024, section 609.322, subdivision 1, is amended to read:

Subdivision 1. Solicitation, inducement, and promotion of prostitution; sex trafficking
in the first degree. (a) Whoever, while acting other than as a prostitute or patron,

24.29 intentionally does any of the following may be sentenced to imprisonment for not more

than 25 years or to payment of a fine of not more than \$50,000, or both:

24.31 (1) solicits or induces an individual under the age of 18 years to practice prostitution;

24.32 (2) promotes the prostitution of an individual under the age of 18 years;

(3) receives profit, knowing or having reason to know that it is derived from the
prostitution, or the promotion of the prostitution, of an individual under the age of 18 years;

25.3 or

25.4 (4) engages in the sex trafficking of an individual under the age of 18 years.

- (b) Whoever violates paragraph (a) or subdivision 1a may be sentenced to imprisonment
 for not more than 30 years or to payment of a fine of not more than \$60,000, or both, if one
 or more of the following aggravating factors are present:
- 25.8 (1) the offender has committed a prior qualified human trafficking-related offense;
- (2) the offense involved a sex trafficking victim who suffered bodily harm during thecommission of the offense;
- (3) the time period that a sex trafficking victim was held in debt bondage or forced orcoerced labor or services exceeded 180 days; or
- 25.13 (4) the offense involved more than one sex trafficking victim.
- (c) Unless a longer mandatory minimum sentence is otherwise required by law or the
 Sentencing Guidelines provide for a longer presumptive executed sentence, the court shall
 presume that an executed sentence of 120 months must be imposed on an offender convicted
 of violating this section under the conditions described in paragraph (a), and an executed
 sentence of 144 months must be imposed on an offender convicted of violating this section
 under the conditions described in paragraph (b). Sentencing a person in a manner other than
 that described in this paragraph is a departure from the Sentencing Guidelines.
- 25.21 EFFECTIVE DATE. This section is effective August 1, 2025, and applies to crimes
 25.22 committed on or after that date.
- 25.23 Sec. 15. Minnesota Statutes 2024, section 626.8516, subdivision 4, is amended to read:
- Subd. 4. Forms. The commissioner must prepare the necessary grant application forms
 and make the forms available on the agency's public website no later than December 31,
 25.26 2023 2026.
- 25.27 **EFFECTIVE DATE.** This section is effective retroactively from July 1, 2023.

25.28 Sec. 16. Minnesota Statutes 2024, section 626.8516, subdivision 5, is amended to read:

25.29 Subd. 5. Intensive education and skills training program. No later than December 25.30 31, <u>2023</u> <u>2026</u>, the commissioner, in consultation with the executive director of the board 25.31 and the institutions designated as education providers under subdivision 6, shall develop

an intensive comprehensive law enforcement education and skills training curriculum that 26.1 will provide eligible peace officer candidates with the law enforcement education and skills 26.2 training needed to be licensed as a peace officer. The curriculum must be designed to be 26.3 completed in eight months or less and shall be offered at the institutions designated under 26.4 subdivision 6. The curriculum may overlap, coincide with, or draw upon existing law 26.5 enforcement education and training programs at institutions designated as education providers 26.6 under subdivision 6. The executive director of the board may designate existing law 26.7 26.8 enforcement education and training programs that are designed to be completed in eight months or less as intensive comprehensive law enforcement education and skills training 26.9 programs for the purposes of this section. 26.10

EFFECTIVE DATE. This section is effective retroactively from July 1, 2023. 26.11

Sec. 17. Minnesota Statutes 2024, section 626.8516, subdivision 6, is amended to read: 26.12

Subd. 6. Education providers; sites. (a) No later than October 1, 2023 2026, the Board 26.13 of Trustees of the Minnesota State Colleges and Universities shall designate at least two 26.14 regionally diverse system campuses to provide the required intensive comprehensive law 26.15 enforcement education and skills training to eligible peace officer candidates. 26.16

(b) In addition to the campuses designated under paragraph (a), the commissioner may 26.17 designate private, nonprofit postsecondary institutions to provide the required intensive 26.18 comprehensive law enforcement education and skills training to eligible peace officer 26.19 candidates. 26.20

(c) Effective July 1, 2025, the Board of Regents of the University of Minnesota may 26.21 request that the commissioner designate one or more campuses to provide intensive 26.22 comprehensive law enforcement education and skills training to eligible peace officer 26.23 candidates. Upon such a request, the commissioner may designate at least one of the requested 26.24 26.25 campuses.

26.26

EFFECTIVE DATE. This section is effective retroactively from July 1, 2023.

Sec. 18. Minnesota Statutes 2024, section 628.26, is amended to read: 26.27

628.26 LIMITATIONS. 26.28

(a) Indictments or complaints for any crime resulting in the death of the victim may be 26.29 found or made at any time after the death of the person killed. 26.30

(b) Indictments or complaints for a violation of section 609.25 may be found or made 26.31 at any time after the commission of the offense. 26.32

(c) Indictments or complaints for violation of section 609.282 may be found or made at
any time after the commission of the offense if the victim was under the age of 18 at the
time of the offense.

(d) Indictments or complaints for violation of section 609.282 where the victim was 18
years of age or older at the time of the offense, or 609.42, subdivision 1, clause (1) or (2),
shall be found or made and filed in the proper court within six years after the commission
of the offense.

- (e) Indictments or complaints for violation of sections 609.322, 609.342 to 609.345, and
 609.3458 may be found or made at any time after the commission of the offense.
- 27.10 (f) Indictments or complaints for a violation of section 609.561 shall be found or made
 27.11 and filed in the proper court within ten years after the commission of the offense.

27.12 (f) (g) Indictments or complaints for violation of sections 609.466 and 609.52, subdivision
27.13 2, paragraph (a), clause (3), item (iii), shall be found or made and filed in the proper court
27.14 within six years after the commission of the offense.

(g) (h) Indictments or complaints for violation of section 609.2335, 609.52, subdivision
2, paragraph (a), clause (3), items (i) and (ii), (4), (15), or (16), 609.631, or 609.821, where
the value of the property or services stolen is more than \$35,000, or for violation of section
609.527 where the offense involves eight or more direct victims or the total combined loss
to the direct and indirect victims is more than \$35,000, shall be found or made and filed in
the proper court within five years after the commission of the offense.

27.21 (h)(i) Except for violations relating to false material statements, representations or 27.22 omissions, indictments or complaints for violations of section 609.671 shall be found or 27.23 made and filed in the proper court within five years after the commission of the offense.

27.24 (i) (j) Indictments or complaints for violation of sections 609.561 to 609.562 and 609.563,
27.25 shall be found or made and filed in the proper court within five years after the commission
27.26 of the offense.

27.27 (j)(k) Indictments or complaints for violation of section 609.746 shall be found or made 27.28 and filed in the proper court within the later of three years after the commission of the 27.29 offense or three years after the offense was reported to law enforcement authorities.

27.30 (k) (l) In all other cases, indictments or complaints shall be found or made and filed in 27.31 the proper court within three years after the commission of the offense.

27.32 (h) (m) The limitations periods contained in this section shall exclude any period of time 27.33 during which the defendant was not an inhabitant of or usually resident within this state.

(m) (n) The limitations periods contained in this section for an offense shall not include 28.1 any period during which the alleged offender participated under a written agreement in a 28.2 28.3 pretrial diversion program relating to that offense.

(n) (o) The limitations periods contained in this section shall not include any period of 28.4 time during which physical evidence relating to the offense was undergoing DNA analysis, 28.5 as defined in section 299C.155, unless the defendant demonstrates that the prosecuting or 28.6 law enforcement agency purposefully delayed the DNA analysis process in order to gain 28.7 an unfair advantage. 28.8

EFFECTIVE DATE. This section is effective August 1, 2025, and applies to crimes 28.9 28.10 committed on or after that date and to crimes committed before that date if the limitations period for the crime did not expire before August 1, 2025. 28.11

Sec. 19. BRADY-GIGLIO ADVISORY PANEL. 28.12

Subdivision 1. Advisory panel membership. (a) The following are requested to convene 28.13

for regular meetings to provide advice and make recommendations for potential legislation 28.14

related to the disclosure of certain evidence and use of Brady-Giglio lists: 28.15

- (1) a representative from the Office of the Attorney General; 28.16
- (2) a representative from the Department of Public Safety; 28.17
- (3) a representative from the Data Practices Office; 28.18
- (4) a representative from the State Patrol; 28.19
- (5) a current or retired district court judge; 28.20
- (6) two representatives from the Minnesota County Attorneys Association; 28.21
- (7) a representative from the Minnesota Association of City Attorneys; 28.22
- 28.23 (8) two individuals who are public defenders;
- (9) a representative from the Minnesota Association of Criminal Defense Attorneys; 28.24
- (10) a representative from the Minnesota Sheriffs' Association; 28.25
- (11) a representative from the Minnesota Chiefs of Police Association; and 28.26
- (12) a representative from the Minnesota Police and Peace Officers Association. 28.27
- (b) The advisory panel may invite the participation of other individuals whose position 28.28
- or experience will assist in the work of the panel. 28.29

29.1	(c) Members of the advisory panel must serve without compensation or reimbursement
29.2	for any expenses.
29.3	(d) The provisions of Minnesota Statutes, chapter 15, governing advisory task forces,
29.4	councils, or committees, including but not limited to Minnesota Statutes, sections 15.014
29.5	and 15.059, do not apply to this advisory panel.
29.6	Subd. 2. Meetings; organization. (a) The advisory panel is encouraged to meet monthly
29.7	or sufficiently enough to complete the work it is requested to perform.
29.8	(b) Meetings of the advisory panel are not subject to chapter 13D.
29.9	(c) The advisory panel may appoint a chair or other officers as it chooses.
29.10	Subd. 3. Requested work. The advisory panel is encouraged to:
29.11	(1) review practices in Minnesota regarding disclosure of evidence that may be used to
29.12	impeach peace officers and other witnesses for the government including but not limited to
29.13	the use of lists or databases referred to as Brady-Giglio lists;
29.14	(2) recommend appropriate standards and identify issues that should be considered by
29.15	any jurisdiction establishing a procedure or policy related to collecting, retaining, disclosing,
29.16	and sharing evidence that may be used to impeach peace officers and other witnesses for
29.17	the government;
29.18	(3) assess the feasibility of a statewide system or centralized process for investigating
29.19	and assessing specific conduct and regulating Brady-Giglio lists or designations;
29.20	(4) recommend appropriate procedures, due process protections, appeal rights, and
29.21	criteria for the placement or removal of a peace officer or other witness on or from a
29.22	Brady-Giglio list or designation; and
29.23	(5) make relevant recommendations in addition to those identified under this subdivision.
29.24	Subd. 4. Requested report. The advisory panel is encouraged to submit a report to the
29.25	legislative committees and divisions with jurisdiction over public safety on its
29.26	recommendations and proposals. The advisory panel is encouraged to submit the report by
29.27	February 15, 2026.

ARTICLE 3

30.1 30.2

FINANCIAL CRIMES AND FRAUD INVESTIGATIONS

Section 1. Minnesota Statutes 2024, section 13.82, subdivision 1, is amended to read:

30.3

30.4 Subdivision 1. **Application.** This section shall apply to agencies which carry on a law 30.5 enforcement function, including but not limited to municipal police departments, county 30.6 sheriff departments, fire departments, the Bureau of Criminal Apprehension, the Minnesota 30.7 State Patrol, the Board of Peace Officer Standards and Training, the Department of 30.8 Commerce, and county human service agency client and provider fraud investigation, 30.9 prevention, and control units operated or supervised by the Department of Human Services.

30.10 Sec. 2. Minnesota Statutes 2024, section 43A.17, subdivision 13, is amended to read:

Subd. 13. Compensation for law enforcement officers. (a) For purposes of this 30.11 subdivision, the term "law enforcement officers" means all licensed peace officers employed 30.12 by the state who are included in the state units under section 179A.10, subdivision 2, 30.13 including without limitation: Minnesota State Patrol troopers, Bureau of Criminal 30.14 Apprehension agents, including Financial Crimes and Fraud Section agents, and Alcohol 30.15 and Gambling Enforcement agents, in the Department of Public Safety; Department of 30.16 30.17 Natural Resources conservation officers; and Department of Corrections Fugitive Apprehension Unit members; and Commerce Fraud Bureau agents in the Department of 30.18 Commerce. 30.19

30.20 (b) When the commissioner of management and budget negotiates a collective bargaining 30.21 agreement establishing compensation for law enforcement officers, the commissioner must 30.22 use compensation and benefit data from the most recent salary and benefits survey conducted 30.23 pursuant to section 299D.03, subdivision 2a, to compare salaries to ensure appropriate 30.24 increases are made to law enforcement officer salaries and benefits.

30.25 Sec. 3. Minnesota Statutes 2024, section 45.0135, subdivision 2b, is amended to read:

30.26

Subd. 2b. Duties. The commissioner of commerce Fraud Bureau shall may:

30.27 (1) review notices and reports within the Commerce Fraud Bureau's primary jurisdiction
30.28 submitted by authorized insurers, their employees, and agents or producers regarding
30.29 insurance fraud, as defined in section 60A.951, subdivision 4;

30.30 (2) respond to notifications or complaints within the Commerce Fraud Bureau's primary
 30.31 jurisdiction generated by other law enforcement agencies, state or federal governmental
 30.32 units, or any other person;

31.1	(3) (2) initiate inquiries and conduct investigations under section 45.027 when the bureau
31.2	commissioner has reason to believe that an offense within the Commerce Fraud Bureau's
31.3	primary jurisdiction insurance fraud, as defined in section 60A.951, subdivision 4, has been
31.4	or is being committed; and
31.5	(4) report crimes disclosed by the Commerce Fraud Bureau's investigations to appropriate
31.6	law enforcement agencies, including, but not limited to, the attorney general, county
31.7	attorneys, or any other appropriate law enforcement or regulatory agency, and shall assemble
31.8	evidence, prepare charges, and otherwise assist any law enforcement authority having
31.9	jurisdiction.
31.10	(3) share active investigative data pursuant to section 13.39 concerning insurance fraud
31.11	with the commissioner of public safety and the Bureau of Criminal Apprehension.
21.12	See 4 Minnegete Statutes 2024 section 45 0125 is smended by adding a subdivision to
31.12	Sec. 4. Minnesota Statutes 2024, section 45.0135, is amended by adding a subdivision to
31.13	read:
31.14	Subd. 2g. Criminal insurance fraud investigations. (a) The Bureau of Criminal
31.15	Apprehension shall conduct investigations of criminal insurance fraud, as defined in section
31.16	609.611, in accordance with section 299C.061.
31.17	(b) The commissioner shall report criminal insurance fraud-related crimes disclosed by
31.18	the Department of Commerce's investigations of civil insurance fraud to the Bureau of
31.19	Criminal Apprehension.
31.20	Sec. 5. Minnesota Statutes 2024, section 45.0135, subdivision 6, is amended to read:
31.21	Subd. 6. Insurance fraud prevention account. The insurance fraud prevention account
31.22	is created in the state treasury. Money received from assessments under subdivision 7 section
31.23	299C.061, subdivision 10, and transferred from the automobile theft prevention account in
31.24	sections 65B.84, subdivision 1, and 297I.11, subdivision 2, is deposited in the account.
31.25	Money in this fund is appropriated to the commissioner of commerce public safety for the
31.26	purposes specified in this section and sections 60A.951 to 60A.956.
31.27	Sec. 6. Minnesota Statutes 2024, section 45.0135, subdivision 7, is amended to read:
31.28	Subd. 7. Assessment. Each insurer authorized to sell insurance in the state of Minnesota,
31.29	including surplus lines carriers, and having Minnesota earned premium the previous calendar

31.30 year shall remit an assessment to the commissioner <u>of public safety</u> for deposit in the

insurance fraud prevention account on or before June 1 of each year. The amount of the

31.32 assessment shall be based on the insurer's total assets and on the insurer's total written

32.1 Minnesota premium, for the preceding fiscal year, as reported pursuant to section 60A.13.

32.2 The commissioner of public safety shall consult with the commissioner of commerce for

32.3 purposes of calculating the assessment amount. Beginning with the payment due on or

32.4 before June 1, 2024, the assessment amount is:

32.5	Total Assets	Asse	essment
32.6	Less than \$100,000,000	\$	400
32.7	\$100,000,000 to \$1,000,000,000	\$	1,500
32.8	Over \$1,000,000,000	\$	4,000
32.9	Minnesota Written Premium	Asse	essment
32.10	Less than \$10,000,000	\$	400
32.11	\$10,000,000 to \$100,000,000	\$	1,500
32.12	Over \$100,000,000	\$	4,000

For purposes of this subdivision, the following entities are not considered to be insurers authorized to sell insurance in the state of Minnesota: risk retention groups; or township mutuals organized under chapter 67A.

32.16 Sec. 7. Minnesota Statutes 2024, section 45.0135, subdivision 8, is amended to read:

32.17 Subd. 8. Investigations; health-related boards. (a) The Commerce Fraud Bureau
32.18 <u>Bureau of Criminal Apprehension</u> may consult with the appropriate health-related board
32.19 when a licensee, licensed under chapter 144E, 147, 148, 148B, or 150A, is suspected of
32.20 insurance fraud.

32.21 (b) The bureau shall, for any conviction involving or related to insurance, send copies32.22 of all public data in its possession to the appropriate health-related licensing board.

32.23 Sec. 8. Minnesota Statutes 2024, section 45.0135, subdivision 9, is amended to read:

32.24 Subd. 9. Administrative penalty for insurance fraud. (a) The commissioner may:

(1) impose an administrative penalty against any person in an amount as set forth in
paragraph (b) for each intentional act of insurance fraud or substantiated acts of attempted
insurance fraud, as defined in section 60A.951, subdivision 4, committed by that person;

32.28 (2) order restitution to any person suffering loss as a result of the insurance fraud; and

32.29 (3) order restitution to a company for the reasonable documented cost of any investigation32.30 in connection with the insurance fraud.

32.31 (b) The administrative penalty for each violation described in paragraph (a) may be no32.32 more than:

(1) \$20,000 if the funds or the value of the property or services wrongfully obtained
exceeds \$5,000;

33.3 (2) \$10,000 if the funds or value of the property or services wrongfully obtained exceeds
\$1,000, but not more than \$5,000;

33.5 (3) \$3,000 if the funds or value of the property or services wrongfully obtained is more
than \$500, but not more than \$1,000; and

33.7 (4) \$1,000 if the funds or value of the property or services wrongfully obtained is \$500
33.8 or less.

(c) If an administrative penalty is not paid after all rights of appeal have been waived
or exhausted, the commissioner may bring a civil action in a court of competent jurisdiction
to collect the administrative penalty, including expenses and litigation costs, reasonable
attorney fees, and interest.

33.13 (d) This section does not affect a person's right to seek recovery, including expenses
33.14 and litigation costs, reasonable attorney fees, and interest, against any person that commits
33.15 insurance fraud.

33.16 (e) For purposes of this subdivision, "insurance fraud" has the meaning given in section
33.17 60A.951, subdivision 4.

33.18 (f) Hearings under this subdivision must be conducted in accordance with chapter 1433.19 and any other applicable law.

(g) All revenues from penalties, expenses, costs, fees, and interest collected under
paragraphs (a) to (c) shall be deposited in into the insurance fraud prevention account under
subdivision 6 section 299C.061, subdivision 9.

33.23 Sec. 9. Minnesota Statutes 2024, section 60A.951, subdivision 2, is amended to read:

Subd. 2. Authorized person. "Authorized person" means the county attorney, sheriff, or chief of police responsible for investigations in the county where the suspected insurance fraud occurred; the superintendent of the Bureau of Criminal Apprehension; the commissioner of commerce; the Commerce Fraud Bureau; the commissioner of labor and industry; the attorney general; or any duly constituted criminal investigative department or agency of the United States.

34.1 Sec. 10. Minnesota Statutes 2024, section 60A.952, subdivision 2, is amended to read:

Subd. 2. Notice to and cooperation with the Commerce Fraud Bureau Bureau of 34.2 Criminal Apprehension. Any insurer or insurance professional that has reasonable belief 34.3 that an act of insurance fraud will be, is being, or has been committed, shall furnish and 34.4 34.5 disclose all relevant information to the Commerce Fraud Bureau Bureau of Criminal Apprehension or to any authorized person and cooperate fully with any investigation 34.6 conducted by the Commerce Fraud Bureau Bureau of Criminal Apprehension. Any person 34.7 that has a reasonable belief that an act of insurance fraud will be, is being, or has been 34.8 committed, or any person who collects, reviews, or analyzes information concerning 34.9 insurance fraud may furnish and disclose any information in its possession concerning the 34.10 act to the Commerce Fraud Bureau Bureau of Criminal Apprehension, any authorized 34.11 person, or to an authorized representative of an insurer that requests the information for the 34.12 purpose of detecting, prosecuting, or preventing insurance fraud. The insurer may also 34.13 release relevant information to any person authorized to receive the information under 34.14 section 72A.502, subdivision 2. If disclosure is made to an authorized person other than the 34.15 Commerce Fraud Bureau Bureau of Criminal Apprehension, a copy of the disclosure must 34.16 be sent to the Commerce Fraud Bureau Bureau of Criminal Apprehension. 34.17

34.18 Sec. 11. Minnesota Statutes 2024, section 60A.952, subdivision 4, is amended to read:

34.19 Subd. 4. Tolling of time periods. If an insurer has a reasonable or probable cause to believe that an insurance fraud has been committed in connection with an insurance claim, 34.20 and has properly notified the Commerce Fraud Bureau Bureau of Criminal Apprehension 34.21 of its suspicions according to subdivision 2, the notification tolls any applicable time period 34.22 in any unfair claims practices statute or related regulations, or any action on the claim against 34.23 the insurer to whom the claim had been presented for bad faith, until 30 days after 34.24 determination by the Commerce Fraud Bureau Bureau of Criminal Apprehension and notice 34.25 to the insurer that the division Bureau of Criminal Apprehension will not recommend action 34.26 on the claim. 34.27

34.28 Sec. 12. Minnesota Statutes 2024, section 60A.952, subdivision 5, is amended to read:

Subd. 5. Reward for information. The Commerce Fraud Bureau Bureau of Criminal
Apprehension, in cooperation with authorized insurers and insurance professionals, may
establish a voluntary fund to reward persons not connected with the insurance industry who
provide information or furnish evidence leading to the arrest and conviction of persons
responsible for insurance fraud.

35.1

Sec. 13. Minnesota Statutes 2024, section 60A.954, subdivision 2, is amended to read:

Subd. 2. Review. The commissioner may review each insurer's antifraud plan to determine 35.2 whether it complies with the requirements of this section. If the commissioner finds that an 35.3 insurer's antifraud plan does not comply with the requirements of this section, the 35.4 commissioner shall disapprove the plan and send a notice of disapproval, along with the 35.5 reasons for disapproval, to the insurer. An insurer whose antifraud plan has been disapproved 35.6 by the commissioner shall submit a new plan to the commissioner within 60 days after the 35.7 35.8 plan was disapproved. The commissioner may examine an insurer's procedures to determine whether the insurer is complying with its antifraud plan. The commissioner shall withhold 35.9 from public inspection any part of an insurer's antifraud plan for so long as the commissioner 35.10 deems the withholding to be in the public interest. The commissioner may share an insurer's 35.11 complete antifraud plan with the Bureau of Criminal Apprehension. 35.12

35.13 Sec. 14. Minnesota Statutes 2024, section 60A.956, is amended to read:

35.14 **60A.956 OTHER LAW ENFORCEMENT AUTHORITY.**

Nothing in sections 60A.951 to 60A.956 preempts the authority of or relieves the duty of any other law enforcement agencies to investigate and prosecute alleged violations of law, prevents or prohibits a person from voluntarily disclosing any information concerning insurance fraud to any law enforcement agency other than the Commerce Fraud Bureau Bureau of Criminal Apprehension, or limits any of the powers granted elsewhere by the laws of this state to the commissioner of commerce to investigate alleged violations of law and to take appropriate action.

35.22 Sec. 15. Minnesota Statutes 2024, section 65B.84, is amended to read:

35.23 **65B.84 AUTOMOBILE THEFT PREVENTION PROGRAM.**

35.24 Subdivision 1. Program described; commissioner's duties; appropriation. (a) The
 35.25 commissioner of commerce public safety shall:

(1) develop and sponsor the implementation of statewide plans, programs, and strategies
to combat automobile theft, improve the administration of the automobile theft laws, and
provide a forum for identification of critical problems for those persons dealing with
automobile theft;

35.30 (2) coordinate the development, adoption, and implementation of plans, programs, and
35.31 strategies relating to interagency and intergovernmental cooperation with respect to
35.32 automobile theft enforcement;

(3) annually audit the plans and programs that have been funded in whole or in part to 36.1 evaluate the effectiveness of the plans and programs and withdraw funding should the 36.2 commissioner determine that a plan or program is ineffective or is no longer in need of 36.3 further financial support from the fund; 36.4 (4) develop a plan of operation including: 36.5 (i) an assessment of the scope of the problem of automobile theft, including areas of the 36.6 state where the problem is greatest; 36.7 (ii) an analysis of various methods of combating the problem of automobile theft; 36.8 (iii) a plan for providing financial support to combat automobile theft; 36.9 (iv) a plan for eliminating car hijacking; and 36.10 (v) an estimate of the funds required to implement the plan; and 36.11 (5) distribute money, in consultation with the commissioner of public safety commerce, 36.12 pursuant to subdivision 3 from the automobile theft prevention special revenue account for 36.13 automobile theft prevention activities, including: 36.14 (i) paying the administrative costs of the program; 36.15 (ii) providing financial support to the State Patrol and local law enforcement agencies 36.16 for automobile theft enforcement teams; 36.17 (iii) providing financial support to state or local law enforcement agencies for programs 36.18 designed to reduce the incidence of automobile theft and for improved equipment and 36.19 techniques for responding to automobile thefts; 36.20 (iv) providing financial support to local prosecutors for programs designed to reduce 36.21 the incidence of automobile theft; 36.22 (v) providing financial support to judicial agencies for programs designed to reduce the 36.23 incidence of automobile theft; 36.24 (vi) providing financial support for neighborhood or community organizations or business 36.25

36.26 organizations for programs designed to reduce the incidence of automobile theft and to
36.27 educate people about the common methods of automobile theft, the models of automobiles
36.28 most likely to be stolen, and the times and places automobile theft is most likely to occur;
36.29 and

37.1 (vii) providing financial support for automobile theft educational and training programs
37.2 for state and local law enforcement officials, driver and vehicle services exam and inspections
37.3 staff, and members of the judiciary.

(b) The commissioner may not spend in any fiscal year more than ten percent of the
money in the fund for the program's administrative and operating costs. The commissioner
is annually appropriated and must distribute the amount of the proceeds credited to the
automobile theft prevention special revenue account each year, less the transfer of \$1,300,000
each year to the insurance fraud prevention account described in section 297I.11, subdivision
2.

37.10 (c) At the end of each fiscal year, the commissioner may transfer any unobligated balances
37.11 in the auto theft prevention account to the insurance fraud prevention account under section
37.12 45.0135, subdivision 6 299C.061, subdivision 9.

37.13 (d) The commissioner must establish a library of equipment to combat automobile-related
37.14 theft offenses. The equipment must be available to all law enforcement agencies upon
37.15 request to support law enforcement agency efforts to combat automobile theft.

Subd. 2. Annual report. By September 30 each year, the commissioner <u>of public safety</u>
shall report to the governor and the chairs and ranking minority members of the house of
representatives and senate committees having jurisdiction over the <u>Departments Department</u>
of <u>Commerce and</u> Public Safety on the activities and expenditures in the preceding year.

Subd. 3. Grant criteria; application. (a) A county attorney's office, law enforcement
agency, neighborhood organization, community organization, or business organization may
apply for a grant under this section. Multiple offices or agencies within a county may apply
for a grant under this section.

(b) The commissioner of public safety, in consultation with the commissioner of public
 safety commerce, must develop criteria for the fair distribution of grants from the automobile
 theft prevention account that address the following factors:

37.27 (1) the number of reported automobile thefts per capita in a city, county, or region, not
37.28 merely the total number of automobile thefts;

- 37.29 (2) the population of the jurisdiction of the applicant office or agency;
- 37.30 (3) the total funds distributed within a county or region; and

37.31 (4) the statewide interest in automobile theft reduction.

37.32 (c) The commissioner may give priority to:

38.1 (1) offices and agencies engaged in a collaborative effort to reduce automobile theft;38.2 and

38.3 (2) counties or regions with the greatest rates of automobile theft.

(d) The minimum amount of a grant award is \$5,000. After considering the automobile
theft rate and total population of an applicant's jurisdiction, if a grant award, as determined
under the criteria and priorities in this subdivision, would be less than \$5,000, it must not
be awarded.

Subd. 4. Advisory board; creation; membership. An Automobile Theft Prevention Advisory Board is established to advise the commissioner on the distribution of grants under this section. The board must consist of seven members appointed by the commissioner <u>of</u> <u>public safety</u> and must include representatives of law enforcement, prosecuting agencies, automobile insurers, and the public. The commissioner must annually select a chair from among its members.

38.14 Subd. 5. Definition. For purposes of this section, "automobile theft" includes
38.15 automobile-related theft.

38.16 Sec. 16. Minnesota Statutes 2024, section 268.19, subdivision 1, is amended to read:

Subdivision 1. Use of data. (a) Except as provided by this section, data gathered from any person under the administration of the Minnesota Unemployment Insurance Law are private data on individuals or nonpublic data not on individuals as defined in section 13.02, subdivisions 9 and 12, and may not be disclosed except according to a district court order or section 13.05. A subpoena is not considered a district court order. These data may be disseminated to and used by the following agencies without the consent of the subject of the data:

38.24 (1) state and federal agencies specifically authorized access to the data by state or federal
38.25 law;

38.26 (2) any agency of any other state or any federal agency charged with the administration38.27 of an unemployment insurance program;

38.28 (3) any agency responsible for the maintenance of a system of public employment offices
38.29 for the purpose of assisting individuals in obtaining employment;

38.30 (4) the public authority responsible for child support in Minnesota or any other state in
38.31 accordance with section 518A.83;

38.32 (5) human rights agencies within Minnesota that have enforcement powers;

- 39.1 (6) the Department of Revenue to the extent necessary for its duties under Minnesota
 39.2 laws;
- 39.3 (7) public and private agencies responsible for administering publicly financed assistance
 39.4 programs for the purpose of monitoring the eligibility of the program's recipients;
- 39.5 (8) the Department of Labor and Industry and the Commerce Fraud Bureau in, the
 39.6 Department of Commerce, and the Bureau of Criminal Apprehension for uses consistent
 39.7 with the administration of their duties under Minnesota law;
- (9) the Department of Human Services and the Office of Inspector General and its agents
 within the Department of Human Services, including county fraud investigators, for
 investigations related to recipient or provider fraud and employees of providers when the
 provider is suspected of committing public assistance fraud;
- 39.12 (10) the Department of Human Services for the purpose of evaluating medical assistance
 39.13 services and supporting program improvement;
- (11) local and state welfare agencies for monitoring the eligibility of the data subject 39.14 for assistance programs, or for any employment or training program administered by those 39.15 agencies, whether alone, in combination with another welfare agency, or in conjunction 39.16 with the department or to monitor and evaluate the statewide Minnesota family investment 39.17 program and other cash assistance programs, the Supplemental Nutrition Assistance Program, 39.18 and the Supplemental Nutrition Assistance Program Employment and Training program by 39.19 providing data on recipients and former recipients of Supplemental Nutrition Assistance 39.20 Program (SNAP) benefits, cash assistance under chapter 256, 256D, 256J, or 256K, child 39.21 care assistance under chapter 142E, or medical programs under chapter 256B or 256L or 39.22 formerly codified under chapter 256D; 39.23
- 39.24 (12) local and state welfare agencies for the purpose of identifying employment, wages,
 and other information to assist in the collection of an overpayment debt in an assistance
 program;
- 39.27 (13) local, state, and federal law enforcement agencies for the purpose of ascertaining
 39.28 the last known address and employment location of an individual who is the subject of a
 39.29 criminal investigation;
- 39.30 (14) the United States Immigration and Customs Enforcement has access to data on
 39.31 specific individuals and specific employers provided the specific individual or specific
 39.32 employer is the subject of an investigation by that agency;
- 39.33 (15) the Department of Health for the purposes of epidemiologic investigations;

40.1 (16) the Department of Corrections for the purposes of case planning and internal research
40.2 for preprobation, probation, and postprobation employment tracking of offenders sentenced
40.3 to probation and preconfinement and postconfinement employment tracking of committed
40.4 offenders;

40.5 (17) the state auditor to the extent necessary to conduct audits of job opportunity building
40.6 zones as required under section 469.3201;

40.7 (18) the Office of Higher Education for purposes of supporting program improvement,
40.8 system evaluation, and research initiatives including the Statewide Longitudinal Education
40.9 Data System; and

40.10 (19) the Family and Medical Benefits Division of the Department of Employment and
40.11 Economic Development to be used as necessary to administer chapter 268B.

40.12 (b) Data on individuals and employers that are collected, maintained, or used by the
40.13 department in an investigation under section 268.182 are confidential as to data on individuals
40.14 and protected nonpublic data not on individuals as defined in section 13.02, subdivisions 3
40.15 and 13, and must not be disclosed except under statute or district court order or to a party
40.16 named in a criminal proceeding, administrative or judicial, for preparation of a defense.

40.17 (c) Data gathered by the department in the administration of the Minnesota unemployment
40.18 insurance program must not be made the subject or the basis for any suit in any civil
40.19 proceedings, administrative or judicial, unless the action is initiated by the department.

40.20 Sec. 17. Minnesota Statutes 2024, section 268B.30, is amended to read:

40.21 **268B.30 DATA PRIVACY.**

40.22 (a) Except as provided by this section, data collected, created, or maintained under this
40.23 chapter are private data on individuals or nonpublic data not on individuals as defined in
40.24 section 13.02, subdivisions 9 and 12, and must not be disclosed except according to a district
40.25 court order or section 13.05. A subpoena is not considered a district court order.

40.26 (b) Data classified under paragraph (a) may be disseminated to and used by the following
40.27 without the consent of the subject of the data:

40.28 (1) state and federal agencies specifically authorized access to the data by state or federal
40.29 law;

40.30 (2) the unemployment insurance division, to the extent necessary to administer the
40.31 programs established under this chapter and chapter 268;

(3) employers, to the extent necessary to support adjudication of application requests 41.1 and to support the employer's administration of a leave of absence; 41.2 (4) health care providers, to the extent necessary to support verification of health care 41.3 conditions and qualifying events; 41.4 41.5 (5) the public authority responsible for child support in Minnesota or any other state in accordance with section 518A.83; 41.6 41.7 (6) human rights agencies within Minnesota that have enforcement powers; (7) the Department of Revenue, to the extent necessary for its duties under Minnesota 41.8 laws; 41.9 (8) public and private agencies responsible for administering publicly financed assistance 41.10 programs for the purpose of monitoring the eligibility of the program's recipients; 41.11 (9) the Department of Labor and Industry and the Commerce Fraud Bureau in, the 41.12 Department of Commerce, and the Bureau of Criminal Apprehension for uses consistent 41.13 with the administration of their duties under Minnesota law; 41.14 (10) the Department of Human Services and the Office of Inspector General and its 41.15 agents within the Department of Human Services, including county fraud investigators, for 41.16 investigations related to recipient or provider fraud and employees of providers when the 41.17 provider is suspected of committing public assistance fraud; 41.18 (11) the Department of Public Safety for support in identity verification; 41.19 (12) local, state, and federal law enforcement agencies for the purpose of ascertaining 41.20 the last known address and employment location of an individual who is the subject of a 41.21 criminal investigation; 41.22 (13) the Department of Health for the purposes of epidemiologic investigations; 41.23 (14) the Department of Corrections for the purposes of tracking incarceration of 41.24 applicants; and 41.25 41.26 (15) contracted third parties, to the extent necessary to aid in identity verification, adjudication, administration, and evaluation of the program. 41.27 (c) Data on individuals and employers that are collected, maintained, or used by the 41.28 department in an investigation under section 268B.19, 268B.21, 268B.22, or 268B.23 are 41.29 confidential as to data on individuals and protected nonpublic data not on individuals as 41.30 defined in section 13.02, subdivisions 3 and 13, and must not be disclosed except under 41.31

42.1 statute or district court order or to a party named in a criminal proceeding, administrative42.2 or judicial, for preparation of a defense.

- 42.3 (d) Data gathered by the department in the administration of this chapter must not be
 42.4 made the subject or the basis for any suit in any civil proceedings, administrative or judicial,
 42.5 unless the action is initiated by the department.
- 42.6 Sec. 18. Minnesota Statutes 2024, section 297I.11, subdivision 2, is amended to read:

Subd. 2. Automobile theft prevention account. A special revenue account in the state
treasury shall be credited with the proceeds of the surcharge imposed under subdivision 1.
Of the revenue in the account, \$1,300,000 each year must be transferred to the insurance
fraud prevention account under section 45.0135, subdivision 6 299C.061, subdivision 9.
Revenues in excess of \$1,300,000 each year may be used only for the automobile theft
prevention program described in section 65B.84.

42.13 Sec. 19. [299C.061] FINANCIAL CRIMES AND FRAUD SECTION.

42.14 <u>Subdivision 1.</u> Definitions. (a) For purposes of this section, the following terms have
42.15 <u>the meanings given.</u>

- 42.16 (b) "Fraud involving state funded or administered programs or services" includes any 42.17 violation of section 609.445, 609.465, 609.466, 609.52, 609.5523, 609.611, 609.651,
- 42.18 <u>609.7475</u>, or 609.821 involving a state agency or state funded or administered program or
 42.19 service.
- 42.20 (c) "Peace officer" has the meaning given in section 626.84, subdivision 1, paragraph
 42.21 (c).
- 42.22 (d) "State agency" has the meaning given in section 13.02, subdivision 17.
- 42.23 (e) "Superintendent" means the superintendent of the Bureau of Criminal Apprehension.
- 42.24 (f) "Section" means the Financial Crimes and Fraud Section of the Bureau of Criminal
 42.25 <u>Apprehension.</u>
- 42.26 Subd. 2. Financial Crimes and Fraud Section. The superintendent shall operate the
- 42.27 Financial Crimes and Fraud Section within the Bureau of Criminal Apprehension to conduct
- 42.28 investigations into insurance fraud, financial crimes, wage theft, and fraud involving state
- 42.29 <u>funded or administered programs or services. The Section shall be partially or fully comprised</u>
- 42.30 of licensed peace officers. Members of this section have the full authorities specified in
- 42.31 chapter 299C and are not limited to the duties enumerated in this section.

43.1	Subd. 3. Duties. The Financial Crimes and Fraud Section shall:
43.2	(1) review notices and reports of insurance fraud and related crimes submitted by
43.3	authorized insurers, their employees, and agents or producers pursuant to sections 60A.951
43.4	to 60A.956;
43.5	(2) initiate inquiries and conduct investigations when the Section has reason to believe
43.6	that any of the following offenses have been or are being committed:
40.7	(i) froud involving state funded on administered and groups on genuices in subdivision 1
43.7	(i) fraud involving state funded or administered programs or services in subdivision 1,
43.8	paragraph (b);
43.9	(ii) insurance fraud and related crimes, as defined in sections 60A.951, subdivision 4,
43.10	and 609.611 and support of those activities;
43.11	(iii) wage theft and related crimes; and
43.12	(iv) any other financial crimes; and
43.13	(3) operate the automobile theft prevention program under section 65B.84.
43.14	Subd. 4. Mandatory referral; duty to investigate. (a) Except as provided in paragraphs
43.15	(b) and (d), a state agency shall refer all suspected fraudulent activity under the provisions
43.16	in subdivision 1, paragraph (b), equaling \$100,000 or more, to the Section for evaluation
43.17	and investigation or appropriate referral. Upon receipt of the referral, the Section shall
43.18	review and, where appropriate, conduct criminal investigations into the allegations. The
43.19	Section has sole discretion as to which allegations are investigated further, referred back to
43.20	the reporting agency for appropriate regulatory investigation, or referred to another law
43.21	enforcement agency with appropriate jurisdiction.
43.22	(b) When acting in a civil or criminal law enforcement capacity and permitted by
43.23	applicable law or order, the attorney general may, in the attorney general's discretion, refer
43.24	suspected fraudulent activity under the provisions in subdivision 1, paragraph (b), to the
43.25	Section for evaluation and investigation or appropriate referral in accordance with paragraph
43.26	<u>(a).</u>
43.27	(c) Notwithstanding paragraph (b), this section has no effect on the authority of the
43.28	attorney general to investigate and enforce violations or suspected violations of Minnesota
43.29	civil or criminal law.
43.30	(d) Referral to the Section under this subdivision is not required when a state agency is
43.31	required to refer the fraudulent activity to the state Medicaid Fraud Control Unit in

44.1	accordance with Code of Federal Regulations, title 42, section 455.21(A)(1)(a), and section
44.2	256B.04, subdivision 10.
44.3	Subd. 5. Discretionary referral. (a) A state agency may refer suspected fraud involving
44.4	state funded or administered programs or services equaling less than \$100,000 to the Section
44.5	for investigation. Upon referral, the Section shall:
44.6	(1) accept the referral and, where appropriate, conduct criminal investigations into the
44.7	allegations and make appropriate referrals for criminal prosecution; or
44.8	(2) redirect the referral to another appropriate law enforcement agency or civil
44.9	investigative authority, offering assistance where appropriate.
44.10	Subd. 6. Data-sharing authorized. Notwithstanding chapter 13 or any other statute
44.11	related to the classification of government data to the contrary, state agencies making a
44.12	referral under subdivision 3 or 4 shall provide data related to the suspected fraudulent activity
44.13	to the Section, including data classified as not public. The Section may share active criminal
44.14	investigative data concerning insurance fraud with the Department of Commerce.
44.15	Subd. 7. State agency reporting. By January 15 of each year, each state agency must
44.16	report all suspected fraud incurred by the agency that involves state funded or administered
44.17	programs or services equaling \$10,000 or more to the Section to be summarized in the report
44.18	under subdivision 8. This subdivision does not apply to information obtained by the attorney
44.19	general when acting in a civil or criminal law enforcement capacity.
44.20	Subd. 8. Annual report. (a) By February 1 of each year, the superintendent shall report
44.21	to the commissioner, the governor, and the chairs and ranking minority members of the
44.22	legislative committees with jurisdiction over public safety policy and finance, and commerce
44.23	consumer protection policy and finance, the following information pertaining to the Section
44.24	since the previous report:
44.25	(1) the number of investigations initiated;
44.26	(2) the number of allegations investigated;
44.27	(3) the outcomes or current status of each investigation;
44.28	(4) the charging decisions made by the prosecuting authority of incidents investigated
44.29	by the Section;
44.30	(5) the number of plea agreements reached in incidents investigated by the Section;
44.31	(6) the number of reports received under subdivision 7;

45.1	(7) the number of state agency referrals to the state Medicaid Fraud Control Unit reported
45.2	to the superintendent under paragraph (b); and
45.3	(8) any other information relevant to the Section's responsibilities.
45.4	(b) No later than January 15 of each odd-numbered year, each state agency that is required
45.5	to make referrals to the state Medicaid Fraud Control Unit in accordance with Code of
45.6	Federal Regulations, title 42, section 455.21(A)(1)(a), and section 256B.04, subdivision 10,
45.7	shall report the following information to the superintendent for the two previous calendar
45.8	years:
45.9	(1) the number of cases referred to the state Medicaid Fraud Control Unit;
45.10	(2) the number of referrals accepted by the state Medicaid Fraud Control Unit; and
45.11	(3) the number of referrals declined by the state Medicaid Fraud Control Unit.
45.12	Subd. 9. Funding allocation. One hundred percent of the funding allocated to the Bureau
45.13	of Criminal Apprehension for the assessment in subdivision 10 may only be used for the
45.14	investigation of insurance fraud and related crimes, as defined in sections 60A.951,
45.15	subdivision 4, and 609.611, and support of those activities.
45.16	EFFECTIVE DATE. (a) Subdivisions 1, 2, 3, 6, and 9 are effective July 1, 2025.
45.17	(b) Subdivisions 4, 5, 7, and 8 are effective January 1, 2026.
45.18	Sec. 20. Minnesota Statutes 2024, section 299C.40, subdivision 1, is amended to read:
45.19	Subdivision 1. Definitions. (a) The definitions in this subdivision apply to this section.
45.20	(b) "CIBRS" means the Comprehensive Incident-Based Reporting System, located in
45.21	the Department of Public Safety and managed by the Bureau of Criminal Apprehension. A
45.22	reference in this section to "CIBRS" includes the Bureau of Criminal Apprehension.
45.23	(c) "Law enforcement agency" means a Minnesota municipal police department, the
45.24	Metropolitan Transit Police, the Metropolitan Airports Police, the University of Minnesota
45.25	Police Department, the Department of Corrections Fugitive Apprehension Unit, a Minnesota
45.26	county sheriff's department, the Enforcement Division of the Department of Natural
45.27	Resources, the Commerce Fraud Bureau, the Bureau of Criminal Apprehension, or the
45.28	Minnesota State Patrol.

46.1

Sec. 21. Minnesota Statutes 2024, section 609.531, subdivision 1, is amended to read:

46.2 Subdivision 1. Definitions. For the purpose of sections 609.531 to 609.5318, the
46.3 following terms have the meanings given them.

46.4 (a) "Conveyance device" means a device used for transportation and includes, but is not
46.5 limited to, a motor vehicle, trailer, snowmobile, airplane, and vessel and any equipment
46.6 attached to it. The term "conveyance device" does not include property which is, in fact,
46.7 itself stolen or taken in violation of the law.

46.8 (b) "Weapon used" means a dangerous weapon as defined under section 609.02,
46.9 subdivision 6, that the actor used or had in possession in furtherance of a crime.

46.10 (c) "Property" means property as defined in section 609.52, subdivision 1, clause (1).

46.11 (d) "Contraband" means property which is illegal to possess under Minnesota law.

(e) "Appropriate agency" means the Bureau of Criminal Apprehension, the Department
of Commerce Fraud Bureau, the Minnesota Division of Driver and Vehicle Services, the
Minnesota State Patrol, a county sheriff's department, the Three Rivers Park District
Department of Public Safety, the Department of Natural Resources Division of Enforcement,
the University of Minnesota Police Department, the Department of Corrections Fugitive
Apprehension Unit, a city, metropolitan transit, or airport police department; or a
multijurisdictional entity established under section 299A.642 or 299A.681.

46.19 (f) "Designated offense" includes:

46.20 (1) for weapons used: any violation of this chapter, chapter 152 or 624;

46.21 (2) for driver's license or identification card transactions: any violation of section 171.22;
46.22 and

(3) for all other purposes: a felony violation of, or a felony-level attempt or conspiracy 46.23 46.24 to violate, section 325E.17; 325E.18; 609.185; 609.19; 609.195; 609.2112; 609.2113; 609.2114; 609.221; 609.222; 609.223; 609.2231; 609.2335; 609.24; 609.245; 609.247; 46.25 609.25; 609.255; 609.282; 609.283; 609.322; 609.342, subdivision 1, or subdivision 1a, 46.26 clauses (a) to (f) and (i); 609.343, subdivision 1, or subdivision 1a, clauses (a) to (f) and (i); 46.27 609.344, subdivision 1, or subdivision 1a, clauses (a) to (e), (h), or (i); 609.345, subdivision 46.28 1, or subdivision 1a, clauses (a) to (e), (h), and (i); 609.352; 609.42; 609.425; 609.466; 46.29 609.485; 609.487; 609.52; 609.525; 609.527; 609.528; 609.53; 609.54; 609.551; 609.561; 46.30 609.562; 609.563; 609.582; 609.59; 609.595; 609.611; 609.631; 609.66, subdivision 1e; 46.31 609.671, subdivisions 3, 4, 5, 8, and 12; 609.687; 609.821; 609.825; 609.86; 609.88; 609.89; 46.32 609.893; 609.895; 617.246; 617.247; or a gross misdemeanor or felony violation of section 46.33

47.1 609.891 or 624.7181; or any violation of section 609.324; or a felony violation of, or a

47.2 felony-level attempt or conspiracy to violate, Minnesota Statutes 2012, section 609.21.

47.3 (g) "Controlled substance" has the meaning given in section 152.01, subdivision 4.

47.4 (h) "Prosecuting authority" means the attorney who is responsible for prosecuting an
47.5 offense that is the basis for a forfeiture under sections 609.531 to 609.5318.

(i) "Asserting person" means a person, other than the driver alleged to have used a vehicle
in the transportation or exchange of a controlled substance intended for distribution or sale,
claiming an ownership interest in a vehicle that has been seized or restrained under this
section.

47.10 Sec. 22. Minnesota Statutes 2024, section 626.05, subdivision 2, is amended to read:

Subd. 2. Peace officer. The term "peace officer," as used in sections 626.04 to 626.17, 47.11 means a person who is licensed as a peace officer in accordance with section 626.84, 47.12 47.13 subdivision 1, and who serves as a sheriff, deputy sheriff, police officer, conservation officer, agent of the Bureau of Criminal Apprehension, agent of the Division of Alcohol and 47.14 Gambling Enforcement, peace officer of the Commerce Fraud Bureau, University of 47.15 Minnesota peace officer, Metropolitan Transit police officer, Minnesota Department of 47.16 Corrections Fugitive Apprehension Unit member, State Patrol trooper as authorized by 47.17 47.18 section 299D.03, or railroad peace officer as authorized by section 219.995 and United States Code, title 49, section 28101. 47.19

47.20 Sec. 23. Minnesota Statutes 2024, section 626.84, subdivision 1, is amended to read:

47.21 Subdivision 1. Definitions. For purposes of sections 626.84 to 626.863, the following
47.22 terms have the meanings given them:

47.23 (a) "Board" means the Board of Peace Officer Standards and Training.

47.24 (b) "Director" means the executive director of the board.

47.25 (c) "Peace officer" means:

(1) an employee or an elected or appointed official of a political subdivision or law
enforcement agency who is licensed by the board, charged with the prevention and detection
of crime and the enforcement of the general criminal laws of the state and who has the full
power of arrest, and shall also include the Minnesota State Patrol, agents of the Division of
Alcohol and Gambling Enforcement, state conservation officers, Metropolitan Transit police
officers, Department of Corrections Fugitive Apprehension Unit officers, Department of

48.1 Commerce Fraud Bureau Unit officers, the statewide coordinator of the Violent Crime
48.2 Coordinating Council, and railroad peace officers as authorized by section 219.995 and
48.3 United States Code, title 49, section 28101; and

48.4 (2) a peace officer who is employed by a law enforcement agency of a federally
48.5 recognized tribe, as defined in United States Code, title 25, section 450b(e), and who is
48.6 licensed by the board.

(d) "Part-time peace officer" means an individual licensed by the board whose services
are utilized by law enforcement agencies no more than an average of 20 hours per week,
not including time spent on call when no call to active duty is received, calculated on an
annual basis, who has either full powers of arrest or authorization to carry a firearm while
on active duty. The term shall apply even though the individual receives no compensation
for time spent on active duty, and shall apply irrespective of the title conferred upon the
individual by any law enforcement agency.

(e) "Reserve officer" means an individual whose services are utilized by a law
enforcement agency to provide supplementary assistance at special events, traffic or crowd
control, and administrative or clerical assistance, and shall include reserve deputies, special
deputies, mounted or unmounted patrols, and all other employees or volunteers performing
reserve officer functions. A reserve officer's duties do not include enforcement of the general
criminal laws of the state, and the officer does not have full powers of arrest or authorization
to carry a firearm on duty.

48.21 (f) "Law enforcement agency" means:

(1) a unit of state or local government that is authorized by law to grant full powers of
arrest and to charge a person with the duties of preventing and detecting crime and enforcing
the general criminal laws of the state;

(2) subject to the limitations in section 626.93, a law enforcement agency of a federally
recognized tribe, as defined in United States Code, title 25, section 450b(e); and

48.27 (3) subject to the limitation of section 219.995, a railroad company.

(g) "Professional peace officer education" means a postsecondary degree program, or a
nondegree program for persons who already have a college degree, that is offered by a
college or university in Minnesota, designed for persons seeking licensure as a peace officer,
and approved by the board.

(h) "Railroad peace officer" means an individual as authorized under United States Code,
title 49, section 28101:

- 49.1 (1) employed by a railroad for the purpose of aiding and supplementing law enforcement
 49.2 agencies in the protection of property owned by or in the care, custody, or control of a
 49.3 railroad and to protect the persons and property of railroad passengers and employees; and
- 49.4 (2) licensed by the board.
- 49.5 Sec. 24. **REVISOR INSTRUCTION.**
- 49.6 The revisor of statutes shall renumber the subdivisions in column A with the number

49.7 listed in column B. The revisor shall also make necessary cross-reference changes in

49.8 <u>Minnesota Statutes and Minnesota Rules consistent with the renumbering.</u>

49.9	Column A	Column B
49.10	section 45.0135, subdivision 6	section 299C.061, subdivision 9
49.11	section 45.0135, subdivision 7	section 299C.061, subdivision 10
49.12	section 45.0135, subdivision 8	section 299C.061, subdivision 11
49.13	section 45.0135, subdivision 9	section 299C.061, subdivision 12
49.14	section 299C.061, subdivision 9	section 299C.061, subdivision 13

- 49.15 Sec. 25. <u>**REPEALER.**</u>
- 49.16 Minnesota Statutes 2024, sections 45.0135, subdivisions 2a, 2c, 2d, 2e, 2f, 3, 4, and 5;
- 49.17 and 325E.21, subdivision 2b, are repealed."

49.18 Amend the title accordingly