## 2025 South Dakota Legislature

# Senate Bill 64

#### AMENDMENT 64B FOR THE INTRODUCED BILL

1	An Act to revise provisions related to the establishment of an initial parole date.			
2	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:			
3	Section 1. That § 24-15-4.1 be AMENDED:			
4	<b>24-15-4.1.</b> For the purposes of this section, the term <del>,</del> <u>"offense,"</u> means any of the			
5	following:			
6	(1) Manslaughter in the first degree, as defined in § 22-16-15 First degree murder, as			
7	<u>defined in § 22-16-4;</u>			
8	(2) Second degree murder, as defined in § 22-16-7;			
9	(2)(3) Kidnapping in the first degree, as defined in § 22-19-1;			
10	(3)(4) An act of terrorism, as defined in § 22-8-12;			
11	(5) Manslaughter in the first degree, as defined in § 22-16-15;			
12	(6) Rape in the first degree, as defined in § 22-22-1;			
13	(4) Rape in the second degree, as defined in § 22-22-1;			
14	(5)(7) Attempted first degree murder of a law enforcement officer, as defined in § 22-4-			
15	<u>3;</u>			
16	(8) Aggravated kidnapping in the second degree, as defined in § 22-19-1.1;			
17	(9) Rape in the second degree, as defined in § 22-22-1;			
18	(10) Torture of a human trafficking victim, as defined in § 22-49-5;			
19	(6)(11) Commission of a felony while armed with firearms, as defined in § 22-14-12;			
20	(7)(12) Aggravated assault against a law enforcement officer, firefighter, ambulance			
21	personnel, Department of Corrections employee or contractor, health care			
22	personnel, or other public officer, as defined in § $22-18-1.05$ ;			
23	(8)(13) Aggravated battery of an infant, as defined in § 22-18-1.4;			
24	(9)(14) Assault with intent to cause serious permanent disfigurement, as defined in			
25	§ 22-18-1.5;			
26	(10)(15) Robbery in the first degree, as defined in § 22-30-6;			

64B

- 1 (11)(16) First degree burglary, as defined in § 22-32-1;
- 2 (12)(17) First degree arson, as defined in § 22-33-9.1; and
- 3 (13)(18) First degree human trafficking, as defined in § 22-49-2<sup>±</sup>
- 4 (14) An act of terrorism, as defined in § 22-8-12;
- 5 (15) Aggravated kidnapping in the second degree, as defined in § 22-19-1.1;
- 6 (16) First degree murder, as defined in § 22-16-4; and
- 7 (17) Attempted first degree murder of a law enforcement officer, as defined in § 22-4 8 <u>3</u>.

9 An inmate convicted of and sentenced for an offense as specified in this section, for a crime committed on or after July 1, 2023, is not eligible for parole by the Board of 10 Pardons and Paroles, except as provided in §§ 24-15A-55 to 24-15A-68, inclusive. An 11 inmate shall serve the full term of imprisonment imposed by the court for the offense. The 12 court-shall retain retains the discretion to suspend a portion of the prison sentence 13 required. If the court suspends a portion of the prison sentence, the Board of Pardons and 14 Paroles-shall\_must supervise the suspended time and has the authority to may revoke the 15 suspended portion of the sentence for failing the inmate's failure to follow the conditions 16 of release. 17

An inmate may earn any credit for which the inmate is eligible. However, such credits the credit may only be used for increased privileges and may not be used to reduce the sentence imposed by the court.

### 21 Section 2. That § 24-15-4.2 be AMENDED:

- 22 **24-15-4.2.** For the purposes of this section, the term<sub>7</sub> <u>"offense<sub>7</sub>"</u> means any of the 23 following:
- 24 (1) Vehicular homicide, as defined in § 22-16-41;
- 25 (2) Aggravated assault, as defined in § 22-18-1.1;
- 26 (3) Aggravated criminal battery of an unborn child, as defined in § 22-18-1.3;
- 27 (4) Kidnapping in the second degree, as defined in § 22-19-1.1;
- 28 (5) Second degree robbery, as defined in § 22-30-6;
- 29 (5)(6) Second degree burglary, as defined in § 22-32-3;
- 30 (6)(7) Riot, as defined in § 22-10-1;
- 31 (7)(8) Manslaughter in the second degree, as defined in § 22-16-20;
- 32 (8) Second degree robbery, as defined in § 22-30-6;
- 33 (9) Second degree human trafficking, as defined in § 22-49-3;
- (9)(10) Felony child abuse, as defined in § 26-10-1; and

1 2 64

(11) Attempt to commit, or a conspiracy to commit, or a solicitation to commit any offense enumerated in § 24-15-4.1.

An inmate convicted of and sentenced for an offense as specified in this section, 3 for a crime committed on or after July 1, 2023, is not eligible for parole by the Board of 4 Pardons and Paroles except as provided in §§ 24-15A-55 to 24-15A-68, inclusive. An 5 inmate shall serve the full term of imprisonment imposed by the court for the offense. The 6 court-shall retain retains the discretion to suspend a portion of the prison sentence 7 required. If the court suspends a portion of the prison sentence, the Board of Pardons and 8 9 Paroles-shall must supervise the suspended time and has the authority to may revoke the suspended portion of the sentence for failing the inmate's failure to follow the conditions 10 of release. 11

12 An inmate may earn any credit for which the inmate is eligible. However, such 13 credits the credit may only be used for increased privileges and may not be used to reduce 14 the sentence imposed by the court, except as otherwise provided in this section.

Discharge credits earned pursuant to §§ 24-15A-50 and 24-15A-50.1 may be used to reduce an inmate's sentence by up to fifteen percent of the sentence imposed by the court that the inmate must serve before becoming eligible for release on parole. Discharge credits may not be used to alter the inmate's sentence expiration date.

#### 19 Section 3. That § 24-15A-32 be AMENDED:

24-15A-32. For a crime committed before July 1, 2023, each inmate sentenced 20 to a state incarceration term, except those under a sentence of life or death, or determined 21 to be ineligible for parole as authorized in § 24-15A-32.1, must have an initial parole date 22 set by the department. This date must be calculated by applying the percentage indicated 23 in the following grid to the full term, minus any suspended time. The following crimes A 24 crime listed below, or an attempt to commit, a conspiracy to commit, or a solicitation to 25 26 commit any of the following crimes shall be considered crime listed below, is a violent crime for purposes of setting an initial parole date: murder, manslaughter, rape, 27 aggravated assault, riot, robbery, burglary in the first degree, burglary in the second 28 degree if committed before July 1, 2006, arson, kidnapping, felony sexual contact as 29 30 defined in §§ 22-22-7\_and 22-22-7.2, child abuse, felony sexual contact as defined in § 22-22-7.2, felony stalking as defined in §§ 22-19A-2 and 22-19A-3, photographing a 31 child in an obscene act as previously set forth in § 22-22-23, felony assault as defined in 32 §§ 22-18-26 and 22-18-29, felony simple assault as defined in § 22-18-1, aggravated 33 criminal battery of an unborn child as defined in § 22-18-1.3, aggravated battery of an 34

infant as defined in § 22-18-1.4, assault with intent to cause serious permanent
disfigurement as defined in § 22-18-1.5, commission of a felony while armed as defined
in § 22-14-12, discharging a firearm at an occupied structure or motor vehicle as defined
in § 22-14-20, discharging a firearm from a moving vehicle as defined in § 22-14-21,
criminal pedophilia as previously set forth in § 22-22-30.1, threatening to commit a sexual
offense as defined in § 22-22-45, abuse or neglect of a disabled adult as defined in § 2246-2, and aggravated incest as defined in §§ 22-22A-3 and 22-22A-3.1:

8

### Felony Convictions

9	Felony Class	First	Second	Third
10	Nonviolent			
11	Class 6	.25	.30	.40
12	Class 5	.25	.35	.40
13	Class 4	.25	.35	.40
14	Class 3	.30	.40	.50
15	Class 2	.30	.40	.50
16	Class 1	.35	.40	.50
17	Class C	.35	.40	.50
18	Violent			
19	Class 6	.35	.45	.55
20	Class 5	.40	.50	.60
21	Class 4	.40	.50	.65
22	Class 3	.50	.60	.70
23	Class 2	.50	.65	.75
24	Class 1	.50	.65	.75
25	Class C	.50	.65	.75
26	Class B	1.0	1.0	1.0
27	Class A	1.0	1.0	1.0

The application of the violent or nonviolent column of the grid is based on whether the inmate's current sentence is for a violent or nonviolent crime. The department shall consider any prior felony regardless of whether the crime is violent or nonviolent when determining which percentage to apply to the inmate's parole date calculation. Each

64

inmate shall serve at least sixty days prior to parole release. An inmate with a life sentence 1 is not eligible for parole except as provided in §§ 24-15A-55 to 24-15A-68, inclusive. An 2 initial parole date through the application of this grid may be applied to a life sentence 3 only after the sentence is commuted to a term of years. A Class A or B felony commuted 4 to a number of years-shall must be applied to the Class C violent column of the grid. An 5 inmate convicted of a Class A or B felony who was a juvenile at the time of the offense 6 and receives a sentence of less than life shall must be applied to the Class C violent column 7 of the grid. 8

9 For a crime committed on or after July 1, 2023, each inmate sentenced to a penitentiary term, except those under a sentence of life or death, or determined to be 10 ineligible for parole as authorized in §§ 24-15-4.1, 24-15-4.2, and 24-15A-32.1, must 11 have an initial parole date set by the department. The date must be calculated by applying 12 the percentage indicated in the following grid to the full term of the sentence, minus any 13 suspended time. Any of the following crimes, or any attempt to commit, a conspiracy to 14 commit, or a solicitation to commit any of the following crimes is considered a violent 15 crime for the purpose of setting an initial parole date: arson in the second degree as 16 defined in § 22-33-9.2, rape in the third or fourth degree as defined in § 22-22-1, felony 17 sexual contact as defined in §§ 22-22-7 and 22-22-7.2, felony stalking as defined in 18 §§ 22-19A-2 and 22-19A-3, felony assault as defined in §§ 22-18-26 and 22-18-29, felony 19 simple assault as defined in § 22-18-1, discharging a firearm at an occupied structure or 20 motor vehicle as defined in § 22-14-20, discharging a firearm from a moving vehicle as 21 defined in § 22-14-21, threatening to commit a sexual offense as defined in § 22-22-45, 22 abuse or neglect of a disabled adult as defined in § 22-46-2, and aggravated incest as 23 defined in §§ 22-22A-3 and 22-22A-3.1: 24

25	Felony Convictions			
26	Felony Class	First	Second	Third
27	Nonviolent			
28	Class 6	.25	.30	.40
29	Class 5	.25	.35	.40
30	Class 4	.25	.35	.40
31	Class 3	.30	.40	.50
32	Class 2	.30	.40	.50
33	Class 1	.35	.40	.50

6

Class C	.35	.40	.50
Violent			
Class 6	.35	.45	.55
Class 5	.40	.50	.60
Class 4	.40	.50	.65
Class 3	.50	.60	.70
Class 2	.50	.65	.75
Class 1	.50	.65	.75
Class C	.50	.65	.75
Class B	1.0	1.0	1.0
Class A	1.0	1.0	1.0
§ 24-15-4.1	1.0	1.0	1.0
§ 24-15-4.2	1.085	1.085	1.085
	Violent Class 6 Class 5 Class 4 Class 3 Class 2 Class 1 Class C Class B Class A S 24-15-4.1	Violent         Class 6       .35         Class 5       .40         Class 4       .40         Class 3       .50         Class 2       .50         Class 1       .50         Class C       .50         Class B       1.0         § 24-15-4.1       1.0	Violent       .35       .45         Class 6       .35       .45         Class 5       .40       .50         Class 4       .40       .50         Class 3       .50       .60         Class 2       .50       .65         Class 1       .50       .65         Class B       1.0       1.0         § 24-15-4.1       1.0       1.0

The application of the violent or nonviolent column of the grid is based on whether 14 the inmate's current sentence is for a violent or nonviolent crime. The department shall 15 consider any prior felony regardless of whether the crime is violent or nonviolent when 16 determining which percentage to apply to the inmate's parole date calculation. Each 17 inmate shall serve at least sixty days prior to parole release. An inmate with a life sentence 18 and an inmate who commits an offense as defined in § 24-15-4.1 is not eligible for parole 19 except as provided in §§ 24-15A-55 to 24-15A-68, inclusive. An inmate who commits an 20 offense as defined in § 24-15-4.2 is not eligible for parole except as provided in §§ 24-21 22 15-4.2 and 24-15A-55 to 24-15A-68, inclusive. The provisions set forth in §§ 24-15-4.1 and 24-15-4.2 apply to a life sentence that has been commuted to a term of years. 23