

# 2024 Annual Accountability Report

South Carolina Department of Probation, Parole and Pardon Services

**Agency Code: N080** 

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#### **AGENCY'S DISCUSSION AND ANALYSIS**

#### **Description of Agency**

The South Carolina Department of Probation, Parole and Pardon Services (SCDPPPS) is the third largest state law enforcement agency in South Carolina and is charged with the supervision of offenders in the community placed on probation by the Court, granted parole by the South Carolina Board of Paroles and Pardons, enrolled in mandatory release programs - Community Supervision Program (CSP) and Supervised Reentry Program (SRP), and on Youthful Offender Release from the South Carolina Department of Corrections (SCDC). Offenders are supervised according to a wide range of strategies that are designed to provide the opportunity to succeed while protecting public safety. The Department embraces its motto: *Prepare, Provide, Protect.* At the end of fiscal year (FY) 2024, the Department supervised a daily average of 72,800 jurisdictional offenders and 22,779 active offenders.

The Department was created on October 18, 1941 by Act 562 (amended to Act 563) with the expectation to maintain high standards of integrity, professionalism and accountability. In July 2018, the Department became the first and remains the only probation and parole agency in the nation to be accredited by the Commission on Accreditation for Law Enforcement Agencies (CALEA) and was awarded reaccreditation in July 2022.

The Department maintains a headquarters facility in Columbia along with 46 county offices and satellite offices in Beaufort, Berkeley, Dorchester, Greenville, Spartanburg and York counties. At the end of FY 2024, the Department was staffed with 720 employees, which included 412 sworn officers and 315 non-sworn staff. The Department is comprised of the Director's office and three divisions: Administration, Offender Supervision and Enforcement Services, and Legals and Policy Management.

Governor Henry McMaster appointed Chief Deputy Director JoAnn D. Gallman as Acting Director on October 9, 2023. The Director has the overall responsibility for the Department, the budget, staff functions, and development of all policies and procedures governing the agency. The Director's Office includes the Offices of Chief Deputy Director, Paroles, Pardons and Release Services, Program Planning and Development, General Counsel, External Affairs, Information Security and Privacy, and Professional Responsibility.

The Administration Division is managed by Deputy Director Virginia J. Anderson and includes the Offices of Fiscal Management, Information Technology Services, Budget, Grants Administration, Human Resources, Project Management, and Property Management and Procurement.

The Division of Offender Supervision and Enforcement Services is led by Deputy Director Chadwick A. Gambrell which includes all Field Operations, Regional Offices, Interstate Compact Services, Special Operations Unit, Field Programs, and Standards, Compliance and Performance.

Associate Deputy Director D. Mark Simmons has oversight of the Legals and Policy Management Division which includes the Offices of Victim Services, the Ignition Interlock Device Program, Accreditation, and Administrative Hearings.

The Department's supervision strategies are consistent with empirically proven practices and continue to generate positive results in the lives of offenders, as evidenced in successful closure rates. SCDPPPS touts an 79% successful probation closure rate compared to the national average of 66.3%. In reference to parole supervision, SCDPPPS has an 84% successful closure rate compared to the national average of 65.1% (Bureau of Justice Statistics, *Probation and Parole in the United States, 2022, May 2024*).

#### Significant Projects & Agency Successes in FY 24

During the past fiscal year, SCDPPPS has achieved several significant accomplishments as it strives to fulfill its mission to Prepare, Provide and Protect. The department has significantly reduced the amount of time- from 90

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to 45 days- between offender intake and the creation of individualized active supervision plans. These important plans guide how offenders will be supervised while under SCDPPPS' jurisdiction (1.1.2).

The department created an Internal Sex Offender Treatment Program within the Office of Program Planning and Development. Providing rehabilitative services, this program provides court-ordered counseling to sex offenders. Fifty-nine offenders are currently enrolled in this 18-month program. Participants meet once a week focusing on goals such as disrupting sexual offending cycles, managing dynamic risk factors and developing prosocial skills (3.2.3).

Also, this past fiscal year, the agency distributed 93 breathalyzers to Agents supervising offenders on domestic violence, mental health and sex offender caseloads. Offenders on the domestic violence (FY 24-25 Strategic Plan Objective 3.1.1) and sex offender caseloads are required to abstain from alcohol as substance use can be a major contributing factor to recidivism.

Committed to protecting public trust and safety, 86% of sworn agency staff and 441 total staff have completed cardiopulmonary resuscitation (CPR) training (3.1.1 and 3.1.2). Twelve staff members as were certified as CPR Instructors through the American Heart Association in the fall of 2023. Beginning with the January 2024 PPP Basic training class, all newly hired Agents and Offender Supervision Specialists (OSS) received CPR certification. The department now requires all sworn staff to receive and maintain this certification.

Supervising offenders in the community and participating in disaster responses, the department's sworn staff can potentially be called upon to assist in emergency situations. These hands-on sessions have provided staff additional skills to help create a safer work environment and community.

#### Internal Factors Affecting the Agency's Performance in FY 24

The Agency has had twenty-three employees retire in FY 24, which represents a significant amount of experience and institutional knowledge leaving the department. With the departures of so many senior staff and management leaving, the Agency is experiencing a newer and younger workforce. The shifting demographics to younger generations are seeing a rise in requests for telecommunication or hybrid schedules. Recruitment is also a factor, requiring incentives such as bonus programs and facilitating nontraditional work schedules.

#### External Factors Affecting the Agency's Performance in FY 24

Recent decisions by the appellate courts have produced challenges and required changes to certain practices. Notably, Kelsey v. S.C. Dept. of Probation, Parole and Pardon Services now requires parole-eligible inmates be allowed to review their files before their hearings. In response, Agency employees within the institutions are providing copies of the files to the inmates prior to the parole hearing and reviewing claims of inaccuracies by the inmates or their attorneys. Also, State v. Grissett required adjustments to how community supervision revocations are calculated.

The Ignition Interlock Device (IID) "All Offender Law" went into effect May 19, 2024. This law is predicted to nearly double the number of IID drivers monitored by SCDPPPS. As of June 30, 2024, there were 22,660 individuals eligible for the IID Program and 1,211 participants were enrolled. The law imposes mandatory IID requirements for all Driving Under the Influence and DUAC convictions. It also requires all implied consent cases who wish to obtain a Temporary Alcohol License (TAL) to request an Administrative Hearing with the Office of Motor Vehicles Hearings. If the suspension is sustained at the hearing and if the driver choses to continue to maintain the TAL, and ignition interlock device must be installed for a minimum of 90 days. During the past fiscal year, IIDs attached to the vehicles of drivers in this program prevented 2,723 engine starts at .08 BAC and higher, potentially saving lives. The department continues to oversee this vital, growing program protecting South Carolina's drivers.

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Another external factor to which the agency has responded was increased public interest in the processes of the autonomous Board of Paroles and Pardons. This amplified interest may partially be attributed to a renewed national focus on sentencing reform. The number of press inquiries and Freedom of Information Act requests related to parole and pardon statistics have increased the past year, requiring significant staff time to generate responses. SCDPPPS continues to work to educate the public about the practices of the independent Board.

#### **Current Efforts and Associated Results**

The department worked diligently to successfully complete several strategic objectives during FY 2024. These objectives represent each of the department's strategic and goals.

- Increase the number of inmates released to supervision with completed risk and needs assessments by 20% annually
- Increase the number of restorative justice programs offered to crime victims by one.
- Increase the number of service provider referrals entered into the automated tracking system by 5,000.
- Establish two cyber security incident response exercises.

#### **Plans Under Development to Introduce Additional Changes**

During FY 24-25, SCDPPPS intends to place particular focus on enhancing the agency's technical capabilities. The SCDPPPS Artificial Intelligence Committee was formed during the summer of 2024 to harness the power of artificial intelligence (AI) technologies to drive innovation, efficiency, and excellence in agency operations and services. (Strategy 4.1) The purpose of the committee is to guide and support the responsible adoption and integration of AI initiatives that benefit the agency, staff and public stakeholders.

This committee of ten will provide regular updates and recommendations to the Executive Management Team. The committee will also be responsible for communicating key information, progress and recommendations about AI to agency staff.

The committee has established several objectives, some of which include:

- To develop an AI strategy, policies, and governance structure that align with the agency's mission
- To oversee the successful implementation and integration of AI technologies and solutions into agency operations, processes and service delivery.

Successful application of this objective will require staff education, training, establishment of appropriate technology infrastructure, and cross-functional collaboration across agency divisions.

In FY 2024-2025, SCDPPPS plans to increase its focus on expanding data-sharing initiatives (4.1.3 and 4.3.1). During the past few years, SCDPPPS has received numerous statewide data-sharing requests. In addition, the House Legislative Oversight Committee published numerous recommendations in its 2022 report stating the benefits of potential interagency data-sharing. SCDPPPS is also currently participating in a data-sharing grant project with the South Carolina Law Enforcement Division (SLED) and the South Carolina Department of Corrections (SCDC).

SCDPPPS aims to establish a secure and standard method for data-sharing that will apply to various entities requesting data from the department. This can be accomplished by developing a secure application programming interface (API) to make SCDPPPS' data available to approved entities using a standard data transport method, compliant with a JavaScript Object Notation (JSON) or similar schema - enabling consistent, reciprocal access statewide. The enhancement of data-sharing efforts presents many benefits to the department, including the improvement of rapid access to sensitive criminal justice information and the elimination of the need to create custom services for every entity requesting data

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The department remains committed to accuracy and accountability in all of offender supervision practices and programs. SCDPPPS is currently 1:1 with its distribution of 370 body worn cameras (BWC) to all caseload Agents, Offender Supervision and Enforcement Services (OSES) supervisory staff, and additional staff during emergencies. The General Assembly provided \$82,937 recurring funds in its FY 24-25 Appropriations Bill for the purchase of BWCs (3.2.1). In its FY 25-26 request, the department will request \$270,993 for the BWC contract renewal.

BWC videos help protect Agents and citizens against false accusations, claims of misconduct and abuse. These videos also increase transparency and accountability of Agent staff, who conducted 86,001 home visits during the past fiscal year. On a regular basis, SCDPPPS provides other law enforcement entities with BWC video evidence captured during offender contacts, which can lead to further criminal charges. If this program remains underfunded, it would have a direct impact on the public's trust of law enforcement, would limit the agency's ability to hold Agents accountable in case supervision, and would reduce public safety.

Another FY 24-25 objective of the department is to achieve 90% staff completion of the South Carolina Attorney General's Office of Crime Victim Services' Notification Training (2.1.2). Agency staff across multiple divisions will attain a foundational knowledge of victim-sensitive issues. Additionally, course focus will center on the employee's responsibility to uphold the South Carolina Victims' Bill of Rights and state statutes addressing the victim's role in the criminal justice process.

As part of the FY 24-25 Strategic Plan, the department will incorporate three new non-traditional indicators of success in agency annual reports (3.1.3), they include:

- 67% of offenders have been employed over six months
- 58% of body-worn camera videos that pass quality standards per policy
- 79% of restitution cases diverted from the Administrative Monitoring Program at case closure

#### Other Highlights of FY 2024

SCDPPPS received its second accreditation award from South Carolina Law Enforcement Accreditation, Inc. (SCLEA) on March 8, 2024. The agency's next reaccreditation review by SCLEA will be in 2027. The department received its initial state accreditation award in March 2021. Having achieved this high honor from SCLEA and national accreditation in 2018 from the Commission on Accreditation for Law Enforcement Agencies (CALEA) makes SCDPPPS dually-accredited, an achievement attained by only one other state cabinet-level law enforcement agency. These commissions award the highest mark of professional excellence for public safety agencies, reflecting the law enforcement gold standard.

FY 2024 also marked the second year of the widely publicized Electronics Detection Canine Program. K-9 Chip, a Golden Retriever-Labrador mix, and his handler, Agent Benjy Partain, assist Probation and Parole Agents in sex offender home searches. The smaller electronics that are uncovered may potentially contain child pornography and can later serve as valuable evidence in court.

In May 2024, Chip and Agent Partain attended the inaugural Advanced Deployment and Strategies Course at Jordan Detection K-9 in Indiana. Out of 24 national teams, Chip placed 3rd overall and won the Top Dawg Award. With this, Chip and Agent Partain were invited back this past August and were honored with the opportunity to assist instructing a Basic Handler Course. To date, Chip has conducted 245 searches, located 740 devices, assisted in causing 28 individuals to face new criminal charges to include Possession of Child Sex Abuse Material (CSAM), Distribution of CSAM, Criminal Sexual Conduct with a Minor, and other related charges. Chip is responsible for the rescue of a minor victim whom was being actively abused by her stepfather. Chip located devices that contained evidence of the ongoing abuse and thus allowed the suspect to be arrested.

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Furthermore, the K-9 Unit has assisted other agencies including the Attorney General's Office, SLED, SCDC, and other local law enforcement entities.

#### **RISK ASSESSMENT AND MITIGATING STRATEGIES**

Potential Most Negative Impact on the Public if Strategic Goals & Objectives Aren't Accomplished and Nature and Level of Outside Help Needed to Mitigate Negative Impact on the Public/Up to 3 Options for the General Assembly to Help Resolve the Issue Before it Becomes A Crisis

Goal 1: The first goal, to "Prepare Offenders Under our Supervision Toward Becoming Productive Members of the Community", is one of the primary functions of SCDPPPS. There are two strategies related to this goal. The first involves providing evidence-based services for offenders in order to promote accountability and behavioral change. This includes objectives focused on decreasing offender unemployment and improving the timeliness of risk assessments and supervision planning. The department was able to increase the number of offenders with active supervision plans within the first 45 days of supervision (1.1.2) and to significantly increase the number of inmates released to supervision with completed risk and needs assessments (1.1.3). SCDPPPS has struggled to fully implement evidence-based strategies to decrease offender unemployment or to hire a polygraph examiner.

The second strategy involves maximizing state resources and enhancing services by improving supervision processes to collect fines, fees, and victim restitution. To accomplish this, the Strategic Planning Committee set goals centered around improving our processes to collect and monitor offender monetary obligations. The department was able to reduce the amount of offender fee arrearages by 10% (1.2.1) and to decrease the number of restitution accounts which were placed on Administrative Monitoring (1.2.2). Care must be taken in setting goals to ensure the department is aligning strategies with statutes. While there was a decrease in the number of restitution accounts placed on Administrative Monitoring, this will continue to remain a strong focus to further improve collections. SCDPPPS will continue to develop a comprehensive plan to utilize non-traditional methods of collections (1.2.4) to meet the goal of a 30% referral rate of Administrative Monitoring cases to a third-party collections source (1.2.3). These objectives have been moved to the FY 24-25 Strategic Plan.

SCDPPPS will continue to concentrate on Preparing Offenders Under our Supervision Toward Becoming Productive Members of the Community. Not doing so will erode the core basis of SCDPPPS' mission which will negatively impact other department goals, objectives, initiatives. The greatest impact to society is having non-productive offenders who could commit new crimes and possibly victimize citizens. The financial drain of non-productivity is far-reaching; however, it pales in comparison to rising crime rates and increasingly violent nature of crimes being committed throughout the country (Bureau of Justice Statistics, *Crime Rates in the United States, 2022, January 2024*).

The department will take a comprehensive review of the Administrative Monitoring Program to ensure compliance as outlined in the code of laws.

Options for the General Assembly to help resolve this issue include allocating additional full time employees to expand Administrative Monitoring who will be responsible for effectively carrying out the laws regarding Administrative Monitoring and the financial obligations owed.

Goal 2: The second goal, to "Provide Assistance to Victims of Crimes, the Courts, and the Parole Board", relies on two strategies. The first strategy of delivering quality services to agency stakeholders aims to deliver quality services by identifying and connecting a specific group of victims to appropriate services (2.1.1). The second strategy is focused on the delivery of quality services to Agency stakeholders. The objectives involved are intended to provide court-room training, increase services to victims and ensure parole hearings are scheduled in a timely manner, consistent with the guidelines established in the code of laws.

While the department was successful in all of the objectives to meet this goal, failing to meet this standard could have been detrimental, in that it could lead to victims, offenders and inmates receiving sub-par service in

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criminal justice proceedings. Further, this potentially could involve the denial of certain rights established in the SC Victims' and Witnesses' Bill of Rights, the SC Code of Laws and the US Constitution. Stakeholder and public surveys have created a network of input, which allows the Agency to continue to provide quality services.

There is limited assistance from the General Assembly identified in this area.

Goal 3: The third goal, "Protect Public Trust and Safety", involves a profound commitment to hold ourselves accountable to the public in the execution of all of our duties. There are two strategies established to meet this goal. The first is focused on establishing and maintaining positive relationships with the public. To accomplish this the agency endeavored to mandate CPR training at the volunteer level for all sworn staff. (3.1.1 and 3.1.2) The objective to incorporate three new non-traditional indicators of success in agency annual reports (3.1.3) was closed successfully and involved reporting on offender employment, policy compliance as reviewed by bodyworn camera footage and restitution cases diverted from Administrative Monitoring.

The second tier of this goal involves enhancing strategies to reduce recidivism. To accomplish this, SCDPPPS was able to increase the number of service provider referrals entered into the automated tracking system by 5,000. (3.2.3) However, we are still striving to have 90% of body worn camera videos reviewed through the Office of Standards Compliance and Performance. The department still needs to train caseload carrying staff on supervision plan development where goals and action steps are linked to each offenders' risks, needs and strengths as identified by their assessment.

Failure to meet this goal will result in a lower proficiency in the agency's expectation of quality supervision. It could lead to agency-imposed risk of harm to the offender population at large. Failure to properly train staff in the execution of evidence-based supervision plans, and not properly monitoring the work of staff regarding recording with the offenders and the public could be detrimental to the public.

Legislative and budgetary assistance is still needed to successfully outfit every Agent with equipment and training regarding assigned duties. This includes those duties associated with our core mission, implementation of evidence-based practices, and "additional duties" often tasked during deployments.

Options for the General Assembly to help resolve this issue include allocating funding to ensure all sworn staff are equipped with the required equipment and training to respond to state emergencies, as required. Legislative mandates regarding the legislature's expectations for the agency to enthusiastically implement statewide evidence-based practices throughout its supervision policies and procedures will require attention to these issues.

Goal 4: The fourth goal is to "Efficiently Develop the Organization and Workforce While Delivering Quality Services." The first strategy in accomplishing this goal is to build a technological infrastructure for process improvement to adapt to business needs. Although the Strategic Planning Committee identified three objectives in this area, the department has struggled to meet these objectives. The department will focus on improving communication between the business users and the end-users to support the needed services. The department remains committed to working toward accomplishing these objectives.

The second strategy involves implementing comprehensive plans for retaining and hiring employees and supporting knowledge continuity. The agency has maintained a retention rate of 80% or greater through its efforts. (4.2.2) SCDPPPS is still working to identify and implement innovative strategies to recruit staff.

The final strategy involves continuously exploring and implementing processes that create and maintain accountability and a high-performance work culture by ensuring staff are properly trained. Our goal to conduct bi-annual training with all staff regarding data sharing, redaction and confidentiality matters (4.3.1) is an identified need. area. Moving forward, the agency will strive to maximize its use of staff by ensuring specialized areas are performing within the scope of their existence. The objective to require 50% of online training requires interactions (4.3.4) was not accomplished. This will be the focus for the coming year. Staff was able to

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create two cybersecurity incident response exercises (4.3.2) and train 90% of our managers regarding conflict resolution strategies (4.3.3).

Failure to meet this goal will render our agency unable to carry out its core mission, lacking the tools needed to deliver quality services to the citizens of South Carolina. The SCDPPPS IT section is challenged to identify opportunities for new growth in evolving technology. There will be an emphasis on this area of improvement.

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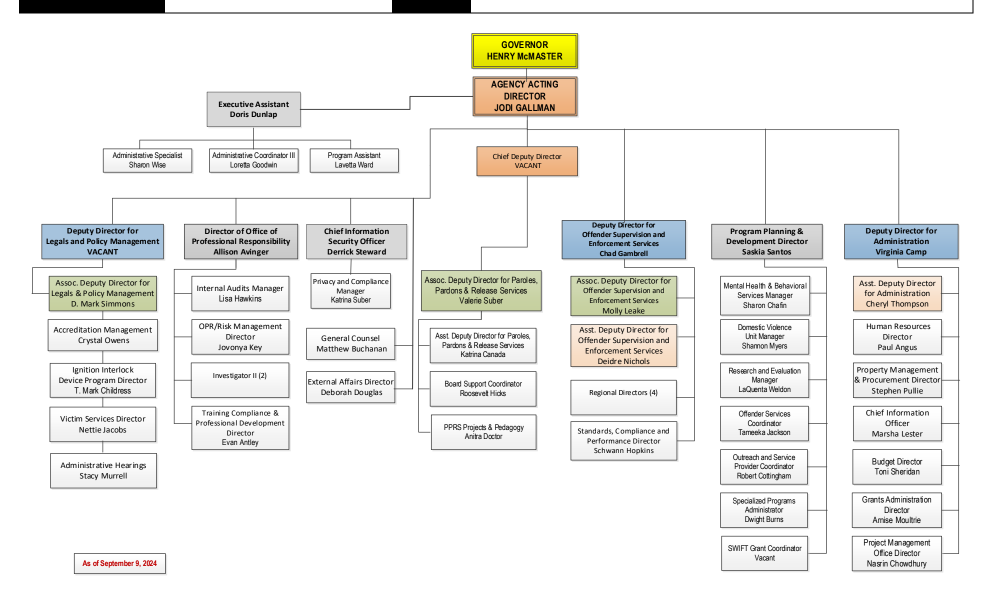
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2024

## Reorganization and Compliance

as submitted for the Accountability Report by:

#### **Primary Contact**

#### N080 - Department of Probation, Parole & Pardon

First Name	Last Name	Role/Title	Email Address	Phone							
Arnise	Moultrie	Director of Grants Administration	arnise.moultrie@pp	p.sc.gov	803-734-7102						
Secondary Contact											
First Name	Last Name	Role/Title	Email Address		Phone						
Deborah	Douglas	Director of External Affairs	deborah.douglas@p	pp.sc.gov	803-734-0048						

To PREPARE offenders under our supervision toward becoming productive members of the community; To PROVIDE assistance to the victims of crimes, the courts and the Parole Board; and To PROTECT public trust and safety.

Agency Vision Adopted in: 2004

Our vision is to be recognized nationally as a catalyst for positive change in the lives of offenders, a force for public safety, a leader in victim services, and a responsible steward of public funds.

#### Recommendations for reorganization requiring legislative change:

None

Agency intentions for other major reorganization to divisions, departments, or programs to allow the agency to operate more effectively and efficiently in the succeeding fiscal year:

None

Significant events related to the agency that occurred in FY2024

significant events related to the agency			1			
Description of Event	Start	End	Agency Measures Impacted	Other Impacts		
Reduced the amount of time- from 90 to 45 days- between offender intake and the creation of individualized active supervision plans. (Agency Measures impacted: FY 23-24 Strategic Plan Objective 1.1.2)	July	November	Increase number of offenders with supervision plans within 45 days of supervision			
Created an Internal Sex Offender Treatment Program	July	June	Increase the number of referrals attached in offenders' supervision plans			
86% of sworn agency staff have completed CPR training.	January	June	Increase the number of agency staff certified as a cardiopulmonary resuscitation(CPR)/first aid instructors			
Is the agency in compliance with S.C. Coreports to the Legislative Services Agence Code Ann. § 60-2-20).	Yes					
Reason agency is out of compliance: (if applicable)						

Is the agency in compliance with various ones, to the Department of Archives and 10 through 30-1-180) and the South Car 26-6-10 through 26-10-210).  Does the law allow the agency to promu	Yes Yes							
Law number(s) which gives the agency the authority to promulgate regulations:	Law number(s) which gives the agency the SECTION 24-21-10 (D)(5); SECTION 24-21-10 (E)(1)(d); SECTION 24-21-32 (C); SECTION							
Has the agency promulgated any regula	tions?	Yes						
Is the agency in compliance with S.C. C formal review of its regulations every fi	Yes							
	(End of Reorganization and Compliance Section)							

#### **Strategic Plan Results**

FY2024

as submitted for the Accountability Report by

N080 - Department of Probation, Parole & Pardon

Goal 1 Prepare Offenders Under Supervision Toward Becoming Productive Members of the Community

Goal 2 Provide Assistance to Victims of Crimes, the Courts and the Parole Board

Goal 3 Protect Public Trust and Safety

Goal 4 Efficiently Develop the Organization and Workforce While Delivering Quality Services

Perf.														
Measure Number	Description	Base	Target	Actual	Value Type	Desired	Time Applicable	Calculation Method	Data Source	Data Location	Stakeholder Need Satisfied	Primary Stakeholder	State Funded Program Number Responsible	r Notes
1.1	Provide evidence-based services for of					Outcome	Time Applicable	Calculation Method	Data Source		: Maintaining Safety, Integr	. ,	Responsible	Notes
1.1.1	Decrease offender unemployment rate	25%	23%	26%	Percent	Equal to or less than	State Fiscal Year	Calculated- Number of unemployed offenders/Total number of offenders	Offender Management System	Offender Management System	Increase employment opportunities for the active offender population	Active offender population	1500.050100.000	Due to the unique needs of the offender population, it remains difficult to stabilize their employment status.
1.1.2	Increase number of offenders with supervision plans within 45 days of supervision	79%	89%	90.30%	Percent	Equal to or greater than	State Fiscal Year	Calucated- Number of admissions with supervision plans within 45 days of supervision/Total number of admission	Offender Management System	Offender Management System	Improve offender supervision	Active offender population	1500.050100.000	
1.1.3	Increase number of inmates with a completed risk/needs assessment	19%	39%	39.50%	Percent complete	Equal to or greater than	State Fiscal Year	Calculated-Number of releases with an assessment/Total number of released	Offender Management System	Offender Management System	Better prepare offenders for community reentry by addressing needs and risks	Inmates released from prison to supervision	1500.050100.000	
1.1.4	Increase the number of sex offenders ploygraphed using staff polygraphers	0	41	0	Count	Equal to or greater than	State Fiscal Year	Calculated- Number of sex offenders polygraphed/Total number of sex offenders	Offender Management System	Offender Management System	Improve offender supervision and increase treatment outcomes	Active sex offender population	1500.050100.000	The position has been offered to two qualified applicants; both declined the position after receiving counter offers from their current employers.
1.2	Maximize state resources and enhance	services by improvi	ng supervision proc	esses to collect fi	nes, fees, and	victim restituti	ion.			State Objective	: Maintaining Safety, Integr	ity and Security		
1.2.1	Decrease the amount of offender fee	\$ 6.419.510.58	\$ 5,777,559.52	0.5.557.204.77	Dollar	In to	State Fiscal Year	Dollar amount- Fee arrearage	Offender	Offender	Y	SCDPPPS	1500.050100.000	
1.2.1	Decrease the amount of orienter fee	3 0,419,310.36	3,777,337.32	3 3,307,264.77	Amount	Equal to or less than	State Piscar Tear	Donar amounte ree arreatage		Management System	Increase supervision fee collections prior to case closure	SCDFFFS	1300.030100.000	
1.2.2	Decrease the number of restitution accounts placed into administrative monitoring	326	310	254	Count	Equal to or greater than	State Fiscal Year	Count- Number of restitution accounts placed into administrative monitoring	Offender Management System	Offender Management System	Increase restitution collections prior to case closure	Crime victims with restitution accounts	1500.050100.000, 1500.051000.000, 0100.000000.000	
1.2.3	Increase the number of administrative monitoring cases transferred to a third-party vendor	0	6,532	0	Count	Equal to or greater than	State Fiscal Year	Count- Number of cases transferred to the vendor	Offender Management System	Offender Management System	Increase collections in administrative monitoring cases	SCDPPPS and crime victims with restitution accounts	1500.050100.000, 1500.051000.000, 0100.000000.000	Due to several time-sensitive projects concerning agent safety equipment, the procurement process for this project was delayed.
1.2.4	Increase the number of payment collection methods	2	3	2	Count	Equal to or greater than	State Fiscal Year	Count- Number of payment collection options	SCDPPPS Finance Department	SCDPPPS Finance Department	Increase payment options in order to increase collections	SCDPPPS and crime victims with restitution accounts	1500.050100.000, 1500.051000.000, 0100.000000.000	Due to several time-sensitive projects concerning agent safety equipment, the procurement process for this project was delayed.
2.1	Determine the needs and expectations	of our customers an	d utilize their feedb	ack for continuou	us improvem	ent.				State Objective	: Government and Citizens		1	
2.1.1	Increase the number of victim statement templates distributed	0%	100%	100%	Percent complete	Complete	State Fiscal Year	Calculated- Number of template distributed/Total number of victims requesting template	Office of Victim Services	Office of Victim Services	Improve services and correspondence to victims	Victims of crime	1500.050100.000	
2.2	Deliver quality services to agency stake	eholders.								State Objective	: Maintaining Safety, Integr	ity and Security		

Perf. Measure						Desired					Stakeholder Need		State Funded Program Number	
Number	Description	Base	Target	Actual	Value Type	Outcome	Time Applicable	Calculation Method	Data Source	Data Location	Satisfied	Primary Stakeholder	Responsible	Notes
2.2.1	Increase the percentage of courtroom staff proficient in legal and courtroom procedures	0%	90%	6 95%	Percent Complete	Equal to or greater than	State fiscal year	Calculated- Number of court staff trained/Total number of courtroom staff	PowerDMS	PowerDMS	Improve the services of courtroom staff	Courtroom staff	1500.050100.000	
2.2.2	Increase the number of restorative justice programs			1 1	Count	Equal to or greater than	State fiscal year	Count- Number of restorative justice programs	Office of Victim Services	Count- Not Applicable	Increase opportunities to repair the harm caused by crime	Victims of crime	1500.050100.000	
2.2.3	Increase the number of processes to ensure immates' parole hearings are scheduled within the same calendar month			1 1	Count	Complete	State Fiscal Year	Count- Number of processes	Office of Paroles, Pardons and Release Services	Office of Paroles, Pardons and Release Services	Increase efficiency in parole hearing process	Parole eligible inmates	1500.050100.000	
3.1	Establish and maintain positive relati	ionships with the pu	blic.				_			State Objective:	Government and Citizens		•	
3.1.1	Increase the number of agency staff' certified as a cardiopulmonary resuscitation(CPR)/first aid instructors		10	0 12	Count	Equal to or greater than	State Fiscal Year	Count- Number of CPR/first aid instructors	PowerDMS	PowerDMS	Increase agency staff's ability to respond in emergency situations	General public	1500.050100.000	
3.1.2	Increase the percentage of staff trained in the use of CPR/first aid	0%	6 50%	6 81%	Percent complete	Equal to or greater than	State Fiscal Year	Calculated- Number of trained in CPR/first aid/Total of new agent and offender supervision specialists	PowerDMS	PowerDMS	Increase agency staff's ability to respond in emergency situations	General public	1500.150500.000	
3.1.3	Increase the number of non-traditional indicators of success	(	3	3	Count	Equal to or greater than	State Fiscal Year	Count- Number of non- traditional indicators of success	Office of Research and Evaluations	Count- Not Applicable	Increase agency leadership's knowledge of agency performance	Offenders, victims of crime and general public	1500.150500.000	
3.2	Enhance strategies to reduce recidivis	sm.								State Objective:	Maintaining Safety, Integr	ity and Security	•	
3.2.1	Increase the percentage of videos that pass quality standards	33%	6 90%	6 58%	Percent Complete	Equal to or greater than	State Fiscal Year	Calculated- Number of videos that passed quality standards/Total number of videos reviewed	Division of Offender Supervision and Enforcement Services	Division of Offender Supervision and Enforcement Services	Improve offender supervision	Active offender population	1500.150500.000	Due to the change in the divisional representative, there was a delay initially obtaining the accurate numbers and defining criteria.
3.2.2	Increase the number of caseload carrying staff trained on supervision plans	0%	6 90%	6 0%	Percent complete	Equal to or greater than	State Fiscal Year	Calculated- Number of caseload carrying staff who completed the training/Number of caseload carrying staff	PowerDMS	PowerDMS	Improve offender supervision	Active offender population	1500.150500.000	Due to changes to the Offender Management System and specifically the supervision plan module, this objective was placed on hold until the upgrades are completed.
3.2.3	Increase the number of referrals attached in offenders' supervision plans	3,822	5,000	5,507	Count	Equal to or greater than	State Fiscal Year	Count-Number of offenders with a referral attached in their supervision plan	Offender Management System	Offender Management System	Improve offender supervision	Active offender population	1500.150500.000	
4.1	Build a technological infrastructure f	or process improve	ment to adapt to bus	iness needs						State Objective:	Government and Citizens		•	
4.1.1	Increase the number of agency data sharing tools		D 1	1 0	Count	Equal to or greater than	State Fiscal Year	Count- Number of data sharing platforms	Office of Information Technology Services	Count- Not Applicable	Improve communications and information tracking	SCDPPPS staff and partners	1500.150500.0000, 0100.000000.000	Due to barriers in the IT approval process and employee changes, this objective was delayed.
4.1.2	Increase the number of automated forms used during the intake process	š (	9	5 0	Count	Equal to or greater than	State Fiscal Year	Count- Number of automated intake forms	Office of Information Technology Services	Count- Not Applicable	Improve offender supervision and information tracking	Active offender population	1500.150500.000, 0100.000000.000	Due to IT already having numerous projects underway, this project was delayed until those projects are completed.
4.1.3	Increase the number of interfaces with judicial entities	(	0	1 0	Count	Complete	State Fiscal Year	Count- Number of interfaces	Office of Information Technology Services	Count- Not Applicable	Improve data sharing among criminal justice entities	General public, judicial entities, SCDPPPS and victims of victims	1500.150500.000 s	Due to IT already having numerous projects underway, this project was delayed until those projects are completed.

Perf.														
Measure						Desired					Stakeholder Need		State Funded Program Number	
Number	Description	Base			Value Type	Outcome	Time Applicable	Calculation Method	Data Source	Data Location	Satisfied	Primary Stakeholder	Responsible	Notes
4.2	Implement comprehensive plans for r	etaining and hiring	employees and supp	orting knowledge	continuity.					State Objective:	Government and Citizens			
4.2.1	Increase recruitment through innovative strategies	33%	38%	28%	Percent	Equal to or greater than	State Fiscal Year	Calculated- Number of agent applications recruited via other sources/Total number of agent applications	Office of Human Resources	Office of Human Resources	Improve marketing strategies for recruiting and hiring qualified staff	SCDPPPS staff	0100.000000.000, 1500.050100.000	Although the total number of applications increased this fiscal year, there was difficulty in meeting this objective due to applicants not selecting the appropriate recruitmen source.
4.2.2	Increase employee retention rates	84%	87%	84%	Percent	Maintain range	State Fiscal Year	Calculated-Number of employees employed at agency at the end of the fiscal year/Number of employees employed during fiscal year	Office of Human Resources	Shared Drive with Limited Access	Ensure business continuity and improve knowledge preservation	South Carolina taxpayers, SCDPPPS staff	1500.150500.000, 0100.000000.000	
4.3	Continuously explore and implement	processes that creat	e and maintain accor	untability and a h	igh performa	nce work cultu	re.			State Objective:	Government and Citizens			
4.3.1	Increase the percentage of staff trained on data sharing redaction and deterrence of breach of confidentiality	0%	90%	0%	Percent complete	Equal to or greater than	State Fiscal Year	Calculated- Number of employees who successfully completed the training/Total number of employees required to complete the training	PowerDMS	PowerDMS	Improve knowledge of data security practices	SCDPPPS staff, customers and partners	1 1500.050100.000	There was delays in procuring the software, leading to a learning curve to deploy the training within the given timeframe.
4.3.2	Increase the number of cyber security incident response exercises	C	2	2	Count	Complete	State Fiscal Year	Count- Number of exercises	Office of Risk and Privacy	Office of Risk and Privacy	Improve knowledge of data security practices	SCDPPPS staff	1500.050100.000	
4.3.3	Increase the percentage of supervisors and managers trained on conflict resolution	0%	90%	94%	Percent Complete	Completed	State Fiscal Year	Calculated- Number of supervisors and managers who were trained/Total number of supervisors and managers	PowerDMS	PowerDMS	Ensure business continuity and improve knowledge preservation	SCDPPPS staff	1500.050100.000	
4.3.4	Increase the number of interactive online trainings	0%	50%	0%	Percent complete	Equal to or greater than	State Fiscal Year	Calculated-Number of new trainings that are interactive/Total number of new trainings developed	PowerDMS	PowerDMS	Increase staff knowledge and adjust for different learning styles	SCDPPPS staff	1500.050100.000	There was delays in procuring the software, leading to a learning curv to deploy the training within the given timeframe.

#### Strategic Plan Development

FY2025

N080 - Department of Probation, Parole & Pardon

Goal 1 Prepare Offenders Under Supervision Toward Becoming Productive Members of the Community

Goal 2 Provide Assistance to Victims of Crimes, the Courts and the Parole Board

Goal 3 Protect Public Trust and Safety

**Goal 4** Efficiently Develop the Organization and Workforce While Delivering Quality Services

Perf. Measure Number	Description	Base	Target	Value Type	Desired	Time Applicable	Calculation Method	Data Source	Data Logation	Stakeholder Need Satisfied	Duimany Stakahaldan	State Funded Program Number Responsible	Notes
1.1	Provide evidence-based services for offe						Calculation Method	Data Source		Maintaining Safety, Integrit		Responsible	Notes
											·		
1.1.1	Increase the number of sex offenders ploygraphed using staff polygraphers	0	77	Count	Equal to or greater than	State Fiscal Year	Count- Number of sex offenders polygraphed	Offender Management System	Offender Management System	Improve offender supervision and increase treatment	Active sex offender population	1500.050100.000	
	projectapited using state porjectapitets				greater than		onemacio porganpia	Бужен	management bystem	outcomes			
1.2	Maximize state resources and enhance s	services by impi	roving supervis	ion processes t	o collect fines, f	fees, and victim resti	tution.		State Objective:	Maintaining Safety, Integrit	v and Security		
						,							
1.2.1	Increase the number of agents piloting the vehicle mobile application	0	10	Count	Equal to or greater than	State fiscal year	Count- Number of agents piloting the vehicle mobile	Division of Offender Supervision and	Division of Offender Supervision and	Increase offender supervision	Active offender population	1500.050100.000	
	the vehicle moone application				greater than		application		Enforcement Services				
1.2.2	Increase the number of administrative monitoring cases transferred to a third-	0	6,788	Count	Equal to or greater than	State Fiscal Year	Count- Number of cases transferred to the vendor	Offender Management	Offender Management Contains	Increase collections in administrative monitoring	SCDPPPS and crime victims with restitution accounts	1500.050100.000, 1500.051000.000, 0100.000000.000	
	party vendor				greater than		transferred to the vendor	System	Management System	cases	with restitution accounts	0100.000000.000	
2.1	Deliver quality services to agency stake	holders.							State Objective:	Government and Citizens			
2.1.1	Increase the number of counties using the	. 0	3	Count	Equal to or	State fiscal year	Count- Number of counties	Office of Program	Office of Program	Improving services to victims	Active offender population	1500.050100.000	
	Human Trafficking Screener		-		greater than		piloting the screener	Planning and	Planning and	1 5	1.1		
								Development	Development				
2.1.2	Increase the percentage of staff trained on	1 0%	90%	Percent	Equal to or	State fiscal year	Calculated- Number of staff	PowerDMS	PowerDMS	Improving services to victims	Victims, general public, and	1500.050100.000, 1500.051000.000,	
	victim notifications			complete	greater than	1	who completed the				active offender population	0100.000000.000	
							training/Total number of staff						
3.1	Establish and maintain positive relation	nships with the	public.						State Objective:	Government and Citizens			
	I			1-	I								
3.1.1	Increase the number of domestic violence coordinated community response	13	25	Count	Equal to or greater than	State fiscal year	Count- Number of domestic violence coordinated	Office of Program Planning and	Office of Program Planning and	Improving services to victims and increasing offender	Victims, general public, and active offender population	1500.050100.000	
	councils				8		community response councils	Development	Development	supervision			
3.1.2	Increase the number of statewide charitable initiatives	1	4	Count	Equal to or greater than	State fiscal year	Count- Number of statewide charitable initiatives	Office of External Affairs	Office of External Affairs	Increasing staff moral and increasing community	General public and SCDPPPS staff	1500.050100.000	
	chartable initiatives				greater than		chartable initiatives	Anans	Anans	relationships	stair		
1													
3.2	Enhance strategies to reduce recidivism	n.							State Objective:	Maintaining Safety, Integrit	y and Security		
3.2.1	Increase the percentage of videos that	58%	73%	Percent	Equal to or	State Fiscal Year	Calculated- Number of videos	Division of Offender	Division of Offender	Improve offender supervision	Active offender population	1500.150500.000	
	pass quality standards			Complete	greater than		that passed quality	Supervision and	Supervision and		11		
							standards/Total number of videos reviewed	Enforcement Services	Enforcement Services				

Perf.					Desired							State Funded Program Number	
Measure Number	Description	Base	Target	Value Type	Outcome		Calculation Method	Data Source	Data Location	Stakeholder Need Satisfied	Primary Stakeholder	Responsible	Notes
3.2.2	Increase the number of caseload carrying staff trained on supervision plans	0%	5 90%	6 Percent complete	Equal to or greater than	State Fiscal Year	Calculated- Number of caseload carrying staff who completed the training/Number of caseload carrying staff	PowerDMS	PowerDMS	Improve offender supervision	Active offender population	1500.150500.000	
4.1	Build a technological infrastructure for	process improv	vement to adap	ot to business n	eeds.				State Objective:	: Government and Citizens			
4.1.1	Increase the number of agency data	1 0	) i	1 Count	Equal to or	State Fiscal Year	Count- Number of data sharing	Office of Information	Count- Not	Improve communications	SCDPPPS staff and partners	1500.150500.000, 0100.000000.000	
	sharing tools				greater than		platforms	Technology Services	Applicable	and information tracking			
4.1.2	Increase the number of automated forms	0	) 5	5 Count	Equal to or	State Fiscal Year	Count- Number of automated	Office of Information	Count- Not	Improve offender supervision	Active offender population	1500.150500.000, 0100.000000.000	
	used during the intake process				greater than		intake forms	Technology Services	Applicable	and information tracking			
4.1.3	Increase the number of counties piloting the Electronic Sentencing Sheet Application	0	3	3 Count	Equal to or greater than	State fiscal year	Count- Number of counties piloting the application	Office of Information Technology Services	Count- Not Applicable	Improve offender supervision and information tracking	Active offender population	1500.150500.000, 0100.000000.000	
4.1.4	Increase the number of repository of past legal updates	0	1	l Count	Complete	State fiscal year	Count- Number of repositories of past legal updates	Office of General Counsel	Count- Not Applicable	Improve knowledge preservation	SCDPPPS staff, customers, and partners	1500.050100.000	
4.2	Implement comprehensive plans for retain	aining and hiri	ng employees a	and supporting	knowledge cont	inuity.			State Objective:	: Government and Citizens			
4.2.1	Increase the number of staff trained on	1 1	1 4	5 Count	Equal to or	State fiscal year	Count- Number of people	Office of Grants	Count- Not	Improve knowledge	SCDPPPS staff, customers, and	1500.050100.000	
7.2.1	the grant process			Count	greater than	State fiscal year	trained on the grant process	Management	Applicable	preservation	partners	1300.030100.000	
4.2.2	Increase employee retention rates	84%	87%	6 Percent	Maintain range	State Fiscal Year	Calculated- Number of employees employed at agency at the end of the fiscal year/Number of employees employed during fiscal year	Office of Human Resources	Shared Drive with Limited Access	Ensure business continuity and improve knowledge preservation	South Carolina taxpayers and SCDPPPS staff	1500.150500.000, 0100.000000.000	
4.2.3	Increase the number of repositories for agency communication	0	1	1 Count	Complete	State fiscal year	Count- Number of repositories for agency communication	Office of Information Technology Services	Count- Not Applicable	Ensure business continuity and improve knowledge preservation	SCDPPPS staff	1500.050100.000	
4.2.4	Increase the number of career advancement pathways for offender supervision specialists	1		2 Count	Complete	State fiscal year	Count-Number of career advancement pathways	Office of Human Resources	Count- Not Applicable	Ensure business continuity and improve knowledge preservation	SCDPPPS staff	1500.150500.000, 0100.000000.000	
4.3	Continuously explore and implement pr	rocesses that cro	eate and maint	ain accountabi	lity and a high p	performance work cu	Iture.		State Objective:	: Government and Citizens			
4.3.1	Increase the percentage of staff trained on data sharing redaction and deterrence of breach of confidentiality	0%	90%	6 Percent complete	Equal to or greater than	State Fiscal Year	Calculated- Number of employees who successfully completed the training/Total number of employees required to complete the training	PowerDMS	PowerDMS	Improve knowledge of data security practices	SCDPPPS staff, customers, and partners	1500.050100.000	
4.3.2	Increase the percentage of caseload carrying agent receiving the Administrative Hearings Refresher Training	0%	90%	6 Percent complete	Equal to or greater than	State Fiscal Year	Calculated-Number of employees who successfully completed the training/Total number of employees required to complete the training	PowerDMS	PowerDMS	Improve staff competency on Administrative Hearings	SCDPPPS staff	1500.050100.000	

Perf. Measure Number	Description	Base	Target	Value Type	Desired Outcome	Time Applicable	Calculation Method	Data Source	Data Location	Stakeholder Need Satisfied	Primary Stakeholder	State Funded Program Number Responsible	Notes
	Increase the number of quality assurance	0%						Offender Management			Active offender population and	1500.050100.000	
	reviews on new cases entered			Complete	greater than		cases reviewed/Total number of new cases entered	System	Management System		victims		
12.1		0%					0.1.1.1.27.1.0	D D160	D D160		a con none		
	Increase the number of interactive online trainings	0%		Percent complete	Equal to or greater than		Calculated- Number of new trainings that are	PowerDMS	PowerDMS	Increase staff knowledge and adjust for different learning	SCDPPPS staff	1500.050100.000	
	u u u u u u u u u u u u u u u u u u u			complete	greater than		interactive/Total number of new			styles			
							trainings developed						

#### **Budget Data**

## 2024

as submitted for the Accountability Report by:

#### N080 - Department of Probation, Parole & Pardon

State Funded Program No.	State Funded Program Title	Description of State Funded Program	(Actual) General	(Actu		(Actual) Federal	(Actu		(Projected) General	(Projected) Other	(Projected) Federal	(Projected) Total
0100.000000.000	Administration	A. Administration - Provide executive leadership and administrative support for the internal operations of the Department. The activities supported include, the Director's Office, Accounting, Revenue, Budgeting, Grants Management, Human Resources, Procurement, Records, Information Technology, and other miscellaneous administrative functions.	\$ 1,949,7	71.00 S 1,483	,674.23	\$ 86,382.33	\$ 3,5	19,827.56		5 1,769,834.0	0 \$ 137,500.00	\$ 3,595,132.00
1500.050100.000	Offender Supervision	A. Offender Supervision - To supervise offenders under the Department's jurisdiction B. Legal Services - This Division is comprised of the Office of Administrative Hearings, the Office of External Affairs, Ignition Interlock Device Program, the Office of General Counsel, the Office of Accreditation Management, and the Office of Victim Services.  1. Victim Services - To provide information, notification and advocacy to crime victims whose offenders are on probation or parole supervision or whose offenders are being considered for parole or pardon by the Parole Board. 2. Ignition Interlock - To provide oversight for active participants placed on the IID program convicted of DUI per Jesse's law	f	\$ 6,956	,125.58 \$	\$ 489,059.22	\$ 43,2	11,608.80	\$ 30,406,487.00	\$ 13,228,617.0	5 575,548.00	\$ 44,210,652.00
1500.051000.000	Sex Offender Monitoring	To place offenders ordered by the Court to GPS monitoring under the Sex Offender Accountability and Protection of Minors Act of 2006.	\$ 5,818,5.	58.75 \$ 313	,478.19	<b>\$</b> -	\$ 6,1	32,036.94	\$ 5,817,714.94	\$ 317,238.0	) \$-	\$ 6,134,952.94
1500.052000.000	Sentencing Reform	To supervise offenders under the Department's jurisdiction. To support the vehicle lease program in an effort for Agents to effectively supervise offenders under the jurisdiction of SCDPPPS.	\$ 6,081,69	92.09 \$ 14	,879.01	<b>\$</b> -	\$ 6,0	96,571.10	\$ 4,894,491.00	22,445.0	) \$-	\$ 4,916,936.00
1500.150500.000	Rehabilitative Services	Rehabilitative Services provides no-cost cognitive behavioral therapeutic services to address criminogenic needs of individuals under supervision including batterers intervention and substance use education.		57.56 \$ 154	,799.74	<b>\$</b> -	\$ 1,6	73,067.30	\$ 1,973,338.00	185,607.0	) \$-	\$ 2,158,945.00
1500.153500X000	Alston Wilkes Re-Entry Services	The Alston Wilkes Society funds are being used to assist with housing, job placement assistance, clothing, food, transportation, birth certificates & state ID's for offenders wh are on state probation and parole.		00.00 \$	-	<b>\$</b> -	\$ 1,5	00,000.00	S 1,500,000.00	s -	S-	\$ 1,500,000.00
1501.200000.000	Parole Operations	The Board has the sole responsibility for granting or denying parole and pardons, revoking, modifying or re-hearing parole and making recommendations on petitions for reprieve and commutation referred by the Governor. The Parole Board Support consist of the Parole Board support staff, Parole Examiners & Investigators		00.27 \$ 1,071	,515.76	S-	\$ 4,4	00,716.03	S 3,336,448.00	\$ 1,370,346.0	s-	\$ 4,706,794.00

State Funded Program No.	State Funded Program Title	Description of State Funded Program		(Actual) General	(Actual) Other	(Actual) Federal	(Actual) Total	(Projected) General	(Projected) Other	(Projected) Federal	(Projected) Total
9500.050000.000	State Employer Contributions	Employer Contributions	\$	16,715,015.21	\$ 2,387,508.02	\$ 97,365.00	\$ 19,199,888.23	\$ 17,027,660.00	\$ 3,196,613.00	\$ 92,952.10	\$ 20,317,225.10
9808.330000X000	Job Training And Preparation Education	118.16 (B) (33) aJob Training and Preparation Education	S	32,839.00	<b>S-</b>	S-	\$ 32,839.00	S -	<b>S-</b>	S-	\$ -
9811.320000X000	Offender Education And Reentry Initiative	118.16 (B) (33) a. Offender Education and Reentry Initiative	\$	25.00	<b>S-</b>	\$-	\$ 25.00	S -	S-	S-	\$ -
9822.160000X000	Electronic Monitoring Program	118.19 (B) (57f)	\$	500,000.00	\$ -	s -	\$ 500,000.00	\$ -	\$ -	\$ -	\$ -
9828.170000X000	Information Technology	118.19 (B) (50)	s	2,000,000.00	S	\$	\$ 2,000,000.00	\$ -	S	s	\$ -
9816.120000X000	Fresh Start Transitional Project	118.19 (B) (90a)	\$	250,000.00	-	s	\$ 250,000.00	5	\$	S	s -
2010.12000.2000	resir sunt rimismonia rispect	110.5 (5) (700)	,	250,000.00	-	-	230,000.00		-	-	<b>.</b>
9813.110000X000	Path to Wholeness	118.19 (В) (90ь)	\$	100,000.00	S -	s -	\$ 100,000.00	-	-	s -	s -
9825.180000X000	Turn90 Reentry Program	118.19 (B)(90c)	s	667,000.00	S .	\$	\$ 667,000.00	s -	\$ -	\$ -	s -
	IT Infrastructure Maintenance	118.20 (B) (49)	s	-	s -	\$ -	S -	\$ 1,200,000.00	\$ -	s -	\$ 1,200,000.00
	Fresh Start Transitional Project	118.20 (B) (91a)	\$	-	\$ -	-	\$ -	\$ 250,000.00	s -	S -	\$ 250,000.00
	Pilot Program at Orangeburg-Calhoun Detention Center	118.20 (B) (91b)	\$	-	\$ -	\$ -	\$ -	\$ 400,000.00	\$	\$ -	\$ 400,000.00

State Funded Program No. State Funded Program Title	Description of State Funded Program	(Actual) General	(Actual) Other	(Actual) Federal	(Actual) Total	(Projected) General	(Projected) Other	(Projected) Federal	(Projected) Total
Turn90 Reentry Program	118.20 (B) (91c)	· -	s -	s -	· -	\$ 500,000.00	-	- -	\$ 500,000.00

## 2024

### Legal Data

as submitted for the Accountability Report by:

#### N080 - Department of Probation, Parole & Pardon

Law number	Jurisdiction	Туре	Description	Purpose the law serves:	Notes:	Changes made during FY2024
Proviso 66.1	State	FY22-23 Proviso	Proviso # 66.1 (DPPP: Sale of Equipment) All revenue generated by the Department of Probation, Parole and Pardon Services from the sale of various equipment in excess of \$575, less the cost of disposition incurred by the Budget and Control Board, Division of Operations, may be retained and carried forward into the current fiscal year and expended for the purpose of purchasing like items.	Funding agency deliverable(s)		No Change
Proviso 66.2	State	FY22-23 Proviso	Proviso # 66.2 (DPPP: Interstate Compact Application Fee) The department may charge offenders an application fee set by the department, not to exceed the department's actual cost, to offenders applying for transfers out of state under the Interstate Compact Act. The application fee shall be retained by the department to offset the cost of the Interstate Compact Act. All unexpended funds at year-end may be retained and carried forward by the department to be expended for the same purpose.	Funding agency deliverable(s)		No Change
Proviso 66.4	State	FY22-23 Proviso	Proviso # 66.3 (DPPP: Sex Offender Monitoring Carry Forward) The Department of Probation, Parole and Pardon Services is authorized to carry forward any unexpended funds in the Sex Offender Monitoring program. These funds must be used for the sex offender monitoring program. For the purpose of calculating the amount of funds which may be carried forward by the department, Sex Offender Monitoring program funds carried forward by this provision shall be excluded from the calculation of the carry forward authorized by provision elsewhere in this act.	Funding agency deliverable(s)	Was previously Proviso 66.4	No Change
Proviso 66.5	State	FY22-23 Proviso	Proviso # 66.4 (DPPP: Offender Drug Testing Fee) The department may charge offenders a fee set by the department, not to exceed \$50, for the purpose of having a drug test analyzed by a lab for offenders challenging the findings of a drug test administered by the department. If it is determined that the offender is indigent, this filing fee must be waived. The fee shall be retained by the department to offset the cost of the lab test. All unexpended funds at year-end may be retained and carried forward by the department to be expended for the same purpose.	Funding agency deliverable(s)	Was previously Proviso 66.5	No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
Proviso 66.6	State		Proviso # 66.5 (DPPP: Public Service Employment Set-Up Fee) In addition to any other fee, the department may charge an adult offender placed under the jurisdiction of the department, who is ordered to public service employment by the court, a twenty five dollar Public Service Employment set-up fee. The fee must be retained by the department and applied to the department's supervision process. The department shall submit a report to the Chairman of the Senate Finance Committee and the Chairman of the House Ways and Means Committee on the number of offenders who are assessed the set-up fee and the amount of funds collected.		Was previously Proviso 66.6	No Change
REGULATION 130-10	State	Regulation	Release of Inmates Pursuant to the Prison Overcrowding Powers Act.	Requires a service	Authority to determine which qualified prisoners are to be released under the Prison Overcrowding Powers Act (1983 Act No. 123, 1976 Code Section 24-3-2030, repealed by 1992 Act No. 461).	-
REGULATION 130-20	State	Regulation	Public Service work as condition of probation or suspension of sentence; regulations.	Requires a service	Authority to establish a mechanism for supervision of offenders performing PSE	No Change
REGULATION 130-30	State	Regulation	Board of Paroles and Pardons training.	Requires a service	Authority to develop and deliver training for new Board members and annual training for existing Board members	No Change
REGULATION 130-40	State	Regulation	Reentry supervision; revocation.	Requires a service	Reentry supervision of non-CSP inmates	No Change
REGULATION 130-50	State	Regulation	Hearing officer qualifications and preliminary hearing procedures.	Requires a service	Authority to determine qualifications for hearing officers and develop procedures for conducting preliminary hearings to determine probable cause on alleged violations	No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
REGULATION 130-60	State	Regulation	Administrative sanction for violations.	Requires a service		No Change
REGULATION 19-704.02	State	Regulation	Initial Employment or Reemployment.	Requires a service	Authority to hire a new employee into state government & reemploy an employee after a break in service	No Change
REGULATION 19-704.03	State	Regulation	Promotion.	Requires a service	Authority to appoint an employee to a position with a higher state salary range	No Change
REGULATION 19-704.06	State	Regulation	Reclassification.	Requires a service	Authority to assign an employee to a higher or lower class based upon an organizational change in duties or responsibilities	No Change
REGULATION 19-705.04	State	Regulation	Salary Increases.	Requires a service	Authority to grant increases of up to 15% for various types of inreases, promotions & reclassifications. DSHR approval is required for increases of >15%	No Change
SC Constitution, Article 1, Section 24	State	SC Constitution	Victims' Bill of Rights.	Requires a service	Authority to keep victims aware of offenders' supervision	No Change
SECTION 1-11-10	State	Statute	Department of Administration established; transfer of offices, divisions, other agencies	Not related to agency deliverable		No Change

Law number	Jurisdiction	Туре	Description	Purpose the law serves:	Notes:	Changes made during FY2024
SECTION 1-11-490	State	Statute	Breach of security state agency data; notification; rights and remedies of injured parties; penalties; notification of Consumer Protection Division.	Requires a service	Authority to notify injured parties & Consumer Affairs of any breach of agency data containing personal information	No Change
SECTION 16-13-510(D)	State	Statute	Definition of 'personal identifying information' for purposes of a breach of security state agency data; notification; rights and remedies of injured parties; penalties; notification of Consumer Protection Division.	Requires a service	Authority to notify injured parties & Consumer Affairs of any breach of agency data containing personal information	No Change
SECTION 16-3-1260	State	Statute	Reimbursement of State by convicted person for payment by State Office of Victim Assistance.	Distribute funding to another entity	Authority to reimburse victims by making reimbursement a condition of supervision	No Change
SECTION 16-3-1410	State	Statute	Department of Crime Victim Services Training, Provider Certification, and Statistical Analysis; public crime victim assistance programs.	Requires a service		No Change
SECTION 16-3-1420	State	Statute	Definitions.	Requires a service		No Change
SECTION 16-3-1430	State	Statute	Victim Assistance Services; membership of Victim Services Coordinating Council.	Board, commission, or committee on which someone from our agency must/may serve	The Director or his designee must serve on the Victim Services Coordinating Council	No Change
SECTION 16-3-1515	State	Statute	Victim or Witness wishing to receive services under article to supply certain information; requirements for receiving restitution; victims wishing to be present in court to notify prosecuting agency or summary court judge; victim impact statement.	Requires a service	Authority to receive contact information from victim per their request	No Change

Law number	Jurisdiction	Туре	Description	Purpose the law serves:	Notes:	Changes made during FY2024
SECTION 16-3-1525	State	Statute	Arrest or detention of person accused of committing offense; notification to victims; protection of witnesses; notification of bond proceedings; juvenile detention hearings.	Not related to agency deliverable		No Change
SECTION 16-3-1530	State	Statute	Notification of victim release, escape or transfer of accused.	Not related to agency deliverable		No Change
SECTION 16-3-1535	State	Statute	Summary court's duty to notify victim of victim's rights; form for victim impact statement.	Requires a service	Authority to receive victim statements from summary courts that give >90-day sentence	
SECTION 16-3-1545	State	Statute	Juvenile cases; notification to victims of right to submit victim impact statement for disposition proceeding; form of statement; other required information for victims.	Requires a service	Authority to receive victim statements from a prosecuting agency of a juvenile case	
SECTION 16-3-1555	State	Statute	Expert witness fees; distribution; maintenance and use of victim's impact statements.	Distribute funding to another entity	Authority to correspond with victims regarding distribution of restitution, recovery of evidence, etc.	No Change
SECTION 16-3-1560	State	Statute	Notification to victim of post-conviction proceedings affecting probation, parole, or release, and of victim's right to attend.	Requires a service	Authority to notify victims of supervision proceedings/hearings	No Change

Law number	Jurisdiction	Туре	Description	Purpose the law serves:	Notes:	Changes made during FY2024
Section 16-3-1910(I)	State	Statute	The hearing on a permanent restraining order may be done electronically via closed circuit television or through other electronic means when possible. If the respondent is confined in a Department of Corrections facility, the complainant may come to the Department of Probation, Parole, and Pardon Services in Richland County to have the hearing held electronically via closed circuit television or through other electronic means.	Requires a service	Authority to allow a complainant to attend a hearing electronically by coming to SCDPPPS in Richland County	No Change
SECTION 23-23-120	State	Statute	Reimbursement for training costs.	Distribute funding to another entity	Authority to reimburse another law enforcement agency for training received within two years of initial hiring date	No Change
SECTION 23-23-30	State	Statute	South Carolina Law Enforcement Training Council.	Board, commission, or committee on which someone from our agency must/may serve	The Director must serve as a member of the South Carolina Law Enforcement Training Council	No Change
SECTION 23-23-40	State	Statute	Certification requirement.	Requires a service	Authority to require agents to obtain C-1	Amended
SECTION 23-23-80	State	Statute	South Carolina Law Enforcement Training Council; powers and duties.	Requires a service	Authority to share information regarding agents with Council regarding disciplinaries affecting certification	No Change
SECTION 23-3-540	State	Statute	Electronic monitoring; reporting damage to or removing monitoring device; penalty.	Requires a service	Authority to monitor sex offenders with a GPS device as a term of sentencing/tracking	No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
SECTION 23-3-545	State	Statute	Effect of conviction of wilfully violating term or condition of active electronic monitoring.	Requires a service		No Change
SECTION 23-3-550.	State	Statute	Assisting or harboring unregistered sex offender; penalty.	Requires a service		No Change
SECTION 23-3-555	State	Statute	Internet account, access provider, identifiers reporting requirements; notification of change; failure to comply; punishment; information provided to interactive computer services; judicial limitations on Internet usage by certain registered sex offenders.		Authority to restrict/modify access to internet of sex offenders as a condition of their supervision	No Change
SECTION 24-13-1310.	State	Statute	Shock Incarceration Program. Definitions.	Requires a service		No Change
SECTION 24-13-1320	State	Statute	Regulations; reports.	Not related to agency deliverable		No Change
SECTION 24-13-1330	State	Statute	Court ordered participation; department evaluation and notification of unsuitability; inmate's agreement to terms and conditions; effect of completion; participation is a privilege.	Requires a service	Grants authority to supervise shock incarceration parolees	No Change
SECTION 24-13-1510	State	Statute	This article is known and may be cited as the "Home Detention Act".	Requires a service		No Change

Law number	Jurisdiction	Туре	Description	Purpose the law serves:	Notes:	Changes made during FY2024
SECTION 24-13-1520		Statute	Definitions.	Requires a service		No Change
SECTION 24-13-1530	State		Home detention programs as alternative to incarceration; correctional programs for which it may be substituted; local programs.	Requires a service	Authority to supervise intensively (with GPS) or early release parole	No Change
SECTION 24-13-1540.	State	Statute	Promulgation of regulations; approved absences from home.	Requires a service	Grants conditions of home absences as regulated by the department	No Change
SECTION 24-13-1550	State	Statute	Verification.	Requires a service	Authority granted to allow department into home or any other place designated by participant under home detention	No Change
SECTION 24-13-1560	State	Statute	Use of electronic monitoring device.	Requires a service	Requires detainees to comply with the use of device as part of supervision	No Change
SECTION 24-13-1570	State	Statute	Approval required for change in residence or schedule; notice that violation of detention is a crime; revocation; input of victim regarding eligibility for home detention.	Requires a service	before moving or changing schedule; victims can provide input for home approval	No Change
SECTION 24-13-1580	State	Statute	Necessity of written consent to electronic home detention; other residents' knowledge.	Requires a service	of others in the home regarding the monitoring, privacy concerns	No Change
SECTION 24-13-1590	State	Statute	Article not applicable to certain controlled substance offenders; probation and parole authority not diminished.	Requires a service	Limits applicability from felony drug offenders; underlines SCDPPPS authority to supervise	No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
SECTION 24-13-2110	State	Statute	Preparation of inmates for employment.	Requires a service		No Change
SECTION 24-13-2120	State	Statute	Coordination of agencies.	Requires a service	Requires the department to create a MOU with other agencies to assist the successful reentry of offenders	No Change
SECTION 24-13-2130	State	Statute	Memorandum of understanding to establish role of each agency.	Requires a service	Creating specific roles for each agency regarding job skills/educational development, training, job referrals, etc.	No Change
SECTION 24-13-2140	State	Statute	Coordination by Department of Corrections.	Not related to agency deliverable		No Change
SECTION 24-13-425	State	Statute	Tampering with the operation of an electronic monitoring device; penalty.	Requires a service	Any tampering of GPS device contitutes a violation of supervision & can be charged with a misdemeanor	No Change
SECTION 24-13-710	State	Statute	Implementation of supervised furlough program; search and seizure; fee; guidelines; eligibility criteria.	Requires a service	Authority to supervise offenders as designated by SCDC for early release if total sentence is <5 years with no disciplinaries in 6 months prior to consideration	No Change
SECTION 24-13-720	State	Statute	Inmates who may be placed with program; search and seizure.	Requires a service	Authority to supervise offenders granted release under program	No Change
SECTION 24-13-730	State	Statute	Implementation of new programs and program changes subject to appropriations by General Assembly.	Requires a service	General Assembly has authority to make changes via appropriations	No Change
SECTION 24-19-10	State	Statute	Correction and Treatment of Youthful Offenders; Definitions.	Not related to agency deliverable		No Change
SECTION 24-19-100	State	Statute	Transfer of youthful offenders.	Not related to agency deliverable		No Change

Law number	Jurisdiction	Туре	Description	Purpose the law serves:	Notes:	Changes made during FY2024
SECTION 24-19-110	State	Statute	Procedure for conditional release of youthful offenders; search and seizure; fee; victim notification.		Grants authority to SCDC to determine release of such offenders	
SECTION 24-19-120	State	Statute	Time for release of youthful offenders.	Not related to agency deliverable		No Change
SECTION 24-19-130	State	Statute	Revocation or modification of orders of Division.	Not related to agency deliverable		No Change
SECTION 24-19-140	State	Statute	Supervisory agents.	Not related to agency deliverable		No Change
SECTION 24-19-150	State	Statute	Further treatment of youthful offenders; return to custody.	Not related to agency deliverable	Gives authority to SCDC to determine treatment of offenders & whether they should return to their custody	No Change
SECTION 24-19-160	State	Statute	Courts' powers not affected; jurisdiction of Department of Probation, Parole and Pardon Services.	Not related to agency deliverable	Court has the authority to place youthful offenders on probation; limitation requirements of YOA sentences	No Change
SECTION 24-19-20	State	Statute	Youthful Offender Division created in Department of Corrections; staff.	Not related to agency deliverable		No Change
SECTION 24-19-30	State	Statute	Duties of Division generally.	Not related to agency deliverable		No Change
SECTION 24-19-40	State	Statute	Adoption of rules.	Not related to agency deliverable		No Change
SECTION 24-19-50.	State	Statute	Powers of courts upon conviction of youthful offenders.	Not related to agency deliverable		No Change

Law number	Jurisdiction	Туре	Description	Purpose the law serves:	Notes:	Changes made during FY2024
SECTION 24-19-60.	State	Statute	Institutions for treatment of youthful offenders.	Not related to agency deliverable		No Change
SECTION 24-19-70	State	Statute	Facilities for Division provided by Department.	Not related to agency deliverable		No Change
SECTION 24-19-80	State	Statute	Reception and evaluation centers.	Not related to agency deliverable		No Change
SECTION 24-19-90	State	Statute	Director's options upon receiving report and recommendations from Reception and Evaluation Center and members of Division.	Not related to agency deliverable		No Change
SECTION 24-21-10	State	Statute	Department of Probation, Parole, and Pardon Services; Board of Probation, Parole and Pardon Services; board members; term; appointment; filing vacancies.	Requires a service		No Change
SECTION 24-21-100	State	Statute	Administrative monitoring when fines outstanding; fee.	Requires a service	alternate method of payment of fees/fines after supervision ends	No Change
SECTION 24-21-1000	State	Statute	Certificate of pardon. For those applicants to be granted a pardon, a certificate of pardon shall be issued by the Board stating that the individual is absolved from all legal consequences of his crime and conviction, and that all of his civil rights are restored.	Requires a service		No Change
SECTION 24-21-11	State	Statute	Removal of director or member.	Requires a service		No Change

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Law number SECTION 24-21-110	Jurisdiction State	Type Statute	Description Administrative sanctions.	Purpose the law serves: Report our agency must/may provide	Notes: annual report must be given to Sentencing Reform Oversight Committee regarding offenders placed on sanctions, revocations for violations & new offenses	Changes made during FY2024 No Change
SECTION 24-21-1100	State	Statute	Short title.	Requires a service		No Change
SECTION 24-21-1105	State	Statute	Purpose.	Requires a service		No Change
SECTION 24-21-1110	State	Statute	Definitions.	Requires a service		No Change
SECTION 24-21-1120	State	Statute	Interstate Commission for Adult Offender Supervision; state council; creation; commissioners and noncommissioner members; quorum; meetings; Executive Committee.	Board, commission, or committee on which someone from our agency must/may serve	The Governor shall appoint as commissioner from the State of South Carolina the Director of the South Carolina Department of Probation, Parole and Pardon Services, or his designee.	No Change
SECTION 24-21-1130	State	Statute	Powers. The Interstate Commission shall have the following powers: (1)-(19).	Requires a service		No Change
SECTION 24-21-1140	State	Statute	Adoption of by-laws. The Interstate Commission, by a majority of the members, within twelve months of the first Interstate Commission meeting, shall adopt bylaws to govern its conduct as may be necessary or appropriate to carry out the purposes of the compact.	Requires a service	Grants agency with the authority to allow transfer and receipt of offenders between the Commission's states	No Change
SECTION 24-21-1150	State	Statute	Conduct of business; voting; public access to meetings and official records; closed meetings; minutes; interstate movement of offender data collection.	Requires a service		No Change
SECTION 24-21-1160	State	Statute	Promulgation of rules and amendments; emergency rules.	Requires a service		No Change

Law number	Jurisdiction	Туре	Description	Purpose the law serves:	Notes:	Changes made during FY2024
SECTION 24-21-1170	State	Statute	Oversight of interstate movement of adult offenders; enforcement of compact; resolution of disputes among states; mediation.	Requires a service		No Change
SECTION 24-21-1180	State	Statute	Establishment and operating costs; assessments from compacting states; accounting.	Requires a service		No Change
SECTION 24-21-1190	State	Statute	Compact membership eligibility; effective date; amendments.	Requires a service		No Change
SECTION 24-21-12	State	Statute	Compensation of board members.	Requires a service		No Change
SECTION 24-21-1200	State	Statute	Withdrawal; termination and other penalties for performance default by compacting state; legal actions; dissolution.	Requires a service		No Change
SECTION 24-21-1210	State	Statute	Severability. (A) The provisions of this compact must be severable, and if a phrase, clause, sentence, or provision is considered unenforceable, the remaining provisions of the compact must be enforceable.  (B) The provisions of this compact must be liberally constructed to effectuate its purposes.	Requires a service		No Change
SECTION 24-21-1220	State	Statute	Construction and application.	Requires a service		No Change
SECTION 24-21-13.	State	Statute	Director to oversee department; development of written policies and procedures; board's duty to consider cases for parole, etc.	Requires a service		No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
SECTION 24-21-1300	State	Statute	Definitions. (A) The Department of Probation, Parole and Pardon Services may develop and operate day reporting centers within the State.  (B) "Day reporting center" means a state facility providing supervision of inmates or offenders placed on supervision, which includes, but is not limited to, mandatory reporting, program participation, drug testing, community service, and any other conditions as determined by the Department of Corrections and the Department of Probation, Parole and Pardon Services.			No Change
SECTION 24-21-1310	State	Statute	Development and operation; inmate eligibility. (A) Notwithstanding another provision of law, the Department of Probation, Parole and Pardon Services may develop and operate day reporting centers for eligible inmates and eligible offenders, if the General Assembly appropriates funds to operate these centers. The Department of Probation, Parole and Pardon Services shall develop policies, procedures, and guidelines for the operation of day reporting centers. The period of time an eligible inmate or offender is required to participate in a day reporting program and the individual terms and conditions of an eligible inmate's or offender's placement and participation are at the joint discretion of the Department of Corrections and the Department of Probation, Parole and Pardon Services.	Requires a service	Authority to operate centers as granted by General Assembly funding	No Change
SECTION 24-21-1320	State	Statute	Conditions of placement; removal. (A) An eligible inmate or offender placed in a day reporting center must agree to abide by the conditions established by the Department of Corrections and the Department of Probation, Parole and Pardon Services,	Requires a service		No Change
SECTION 24-21-1330	State	Statute	Pilot project day reporting center program; termination. The pilot project day reporting center program terminates twelve months from its opening, unless extended by the General Assembly.	Requires a service		No Change
SECTION 24-21-220	State	Statute	Powers and duties of director.	Requires a service		No Change
SECTION 24-21-221	State	Statute	Notice of hearing to consider parole; to whom required.	Requires a service	30-day advance notice required to be given to victims, solicitor, arresting agency	No Change

Law number	Jurisdiction	Туре	Description	Purpose the law serves:	Notes:	Changes made during FY2024
SECTION 24-21-230	State	Statute	Employment of probation agents and other staff; employment and duties of hearing officers.			No Change
SECTION 24-21-235	State	Statute	Issuance of duty clothing to department employees.	Requires a service		No Change
SECTION 24-21-237	State	Statute	Employee meals.	Requires a service		No Change
SECTION 24-21-240	State	Statute	Oath of probation agents.	Requires a service		No Change
SECTION 24-21-250	State	Statute	Pay and expenses of probation agents.	Requires a service		No Change
SECTION 24-21-260	State	Statute	Probation agents' assignment locations.	Requires a service		No Change
SECTION 24-21-270	State	Statute	Offices for probation agents.	Requires a service		No Change
SECTION 24-21-280	State	Statute	Duties and powers of probation agents; authority to enforce criminal laws.	Report our agency must/may provide	annual report must be given to Sentencing Reform Oversight Committee regarding the number of offenders qualified for compliance credits & the amount earned	No Change
SECTION 24-21-290	State	Statute	Information received by probation agents privileged.	Requires a service	all data received must not be disclosed unless ordered by the court or the director	No Change
SECTION 24-21-30	State	Statute	Meetings; parole and pardon panels.	Requires a service		No Change
SECTION 24-21-300	State	Statute	Issuance of citation to person released pursuant to Offender Management Systems Act for violation of release terms.	Requires a service	allows for alternate notice of violations other than a warrant	No Change

Law number	Jurisdiction	Туре	Description	Purpose the law serves:	Notes:	Changes made during FY2024
SECTION 24-21-32	State	Statute	Reentry supervision; revocation.	Requires a service	reentry supervision of non-CSP inmates	No Change
SECTION 24-21-35	State	Statute	Administrative recommendations available to victim prior to parole hearing.	Requires a service	providing recommendations to victims	No Change
ECTION 24-21-40	State	Statute	Record of proceedings.	Requires a service		No Change
SECTION 24-21-410	State	Statute	Power to suspend sentence and impose probation; exceptions; search and seizure.	Requires a service	authority to supervise offenders, conduct searches and seizures	No Change
ECTION 24-21-420	State	Statute	Report of probation agent on offense and defendant.	Report our agency must/may provide	authority to conduct pre-sentence investigations as directed by the court	No Change
SECTION 24-21-430	State	Statute	Conditions of probation.	Requires a service	authority to apply additional conditions as ordered by the court	No Change
ECTION 24-21-440	State	Statute	Period of probation; The period of probation or suspension of sentence shall not exceed a period of five years and shall be determined by the judge of the court and may be continued or extended within the above limit.	Requires a service	authority to supervise offenders up until five years as ordered by court	No Change
ECTION 24-21-450	State	Statute	Arrest for violation of terms of probation; bond.	Requires a service	authority to issue warrant causing arrest of an offender	No Change
SECTION 24-21-460	State	Statute	Action of court in case of violation of terms of probation.	Requires a service	provides that court shall determine outcome for violations	No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
SECTION 24-21-480	State	Statute	Restitution Center program; distribution of offenders' salaries.	Distribute funding to another entity	authority to deposit fees to State Treasury; held in abeyance due to SC Restructuring Act	No Change
SECTION 24-21-485	State	Statute	Authority of Department of Probation, Parole, and Pardon Services with respect to establishment and maintnenace of restitution centers.	Requires a service		No Change
SECTION 24-21-490	State	Statute	Collection and distribution of restitution; (A) The Department of Probation, Parole, and Pardon Services shall collect and distribut restitution on a monthly basis from all offenders under probationary and intensive probationary supervision. B) Notwithstanding Section 14-17-725, the department shall assess a collection fee of twenty percent of each restitution program and deposit this collection fee into a separate account. The department shall maintain individual restitution accounts that reflect each transaction and the amount paid, the collection fee, and the unpaid balance of the account.	Report our agency must/may provide	Biannual summary of accounts must be reported to the Governor's Office, Senate Pres., House Speaker, Chmns., House Judiciary Comm. & Sen. Corr. & Penology Comm.	No Change
SECTION 24-21-5	State	Statute	Administrative monitoring when fines outstanding; fees.	Requires a service	Authority to place individuals on administrative monitoring beyond the term of supervision until financial obligations are paid in full	No Change
SECTION 24-21-50	State	Statute	Hearings, arguments, and appearances by counsel or individuals.	Requires a service		No Change
SECTION 24-21-510	State	Statute	Development and operation of system; basic elements. The department shall develop and operate a compreshensive community control system if the General Assembly appropriates sufficient funds. The system shall include community control centers and sentencing options as a condition of probation, and utilize all sentencing options set forth in Chapter 21 of Title 24.	Requires a service		No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
SECTION 24-21-540	State	Statute	Community Control Centers for higher risk offenders; guidelines for placement.	Requires a service		No Change
SECTION 24-21-55	State	Statute	Hearing fee.	Funding agency deliverable(s)		No Change
SECTION 24-21-550	State	Statute	Probation terms involving fines, costs, assessments, or restitution.	Requires a service	authority to end supervision under PTUP (Probation Terminates Upon Payment) Orders issued by the court	No Change
SECTION 24-21-560	State	Statute	Community supervision program; eligibility; time periods; supervision, and determination of completion; violations; revocation; notification of release to community supervision.	Requires a service		No Change
SECTION 24-21-60.	State	Statute	Cooperation of public agencies and officials; surveys.	Requires a service	authority to conduct pre-parole investigations and surveys	No Change
SECTION 24-21-610	State	Statute	Eligibility for parole. In all cases cognizable under this chapter the Board may, upon ten days' written notice to the solicitor and judge who particpated in the trial of any prisoner, parole a prisoner convicted of a crime and imprisoned in the state penitentiary, in any jail, or upon the public works of any county who if: (1) sentenced for not more than thirty years has served at least one third of the term; (2) sentenced to life imprisonment or imprisonment for any period in excess of thirty years, has served at least ten years.	·	authority to consider factors that affect eligibility for parole	No Change
SECTION 24-21-615	State	Statute	Review of case prisoner convicted of capital offense by Parole Board restricted. The board may not review the case of a prisoner convicted of a capital offense for the purpose of determining whether the person is entitled to any of the benefits provided in this chapter during the month of December of each year.	Requires a service		No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
SECTION 24-21-620	State	Statute	Review by Board of prisoner's case after prisoner has served one fourth of sentence.	Requires a service	authority to review pre-parole investigations as part of determination to grant parole or rereview within a year if not	No Change
SECTION 24-21-630	State		Effect of time served while awaiting trial upon determination of time required to be served for eligibility for parole. For the purpose of determining the time required to be served by a prisoner before he shall be eligible to be considered for parole, notwithstanding any other provision of law, all prisoners shall be given benefit for time served in prison in excess of three months while awaiting trial or between trials.	Requires a service	authority to apply time served in granting parole	No Change
SECTION 24-21-635	State		Earned work credits. For the purpose of determining the time required to be served by a prisoner before he shall be eligible to be considered for parole, notwithstanding any other provision of law, all prisoners shall be given benefit of earned work credits awarded pursuant to Section 24-13-230.	Requires a service		No Change
SECTION 24-21-640	State	Statute	Circumstances warranting parole; search and seizure; criteria; reports of parolees; records subject to Freedom of Information Act.	Requires a service	authority to consider inmate records before, during, & after imprisonment along with other factors to show ability to not reoffend	No Change
SECTION 24-21-645	State	Statute	Parole and provisional parole orders; search and seizure; review schedule following parole denial of prisoners confined for violent crimes.	Requires a service	At least 2/3 of board members must sign Order for release	No Change

Law number	Jurisdiction	Туре	Description	Purpose the law serves:	Notes:	Changes made during FY2024
SECTION 24-21-650	State	Statute		Requires a service		No Change
SECTION 24-21-660	State	Statute	Effect of parole. Any prisoner who has been paroled is subject during the remainder of his original terms of imprisonment, up to the maximum, to the conditions and restrictions imposed in the order of parole or by law imposed. Every such paroled prisoner must remain in the jurisdiction of the board and may at any time on the order of the board, be imprisoned as and where therein designated.	Requires a service	authority granted to Board to revoke parole based upon violation	No Change
SECTION 24-21-670	State	Statute	Term of parole. Any prisoner who may be paroled under authority of this chapter shall continue on parole until the expiration of the maximum term or terms specified in his sentence without deduction of such allowance for good conduct as may be provided for by law.	•		No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
SECTION 24-21-680	State	Statute	Violation of parole. Upon failure of any prisoner released on parole under the provisions of this chapter to do or refrain from doing any of the things set forth and required to be done by and under the terms of his parole, the parole agent must issue a warrant or citation charging the violation of parole, and a final determination must be made by the board as to whether the prisoner's parole should be revoked and whether he should be required to serve any part of the remaining unserved sentence. But such prisoner must be eligible to parole thereafter when and if the board thinks such parole would be proper. The board shall be the sole judge as to whether or not a parole has been violated and no appeal therefrom shall be allowed; provided, that any person arrested for violation of terms of parole may be released on bond, for good cause shown, pending final determination of the violation by the Probation, Parole and Pardon Board. No bond shall be granted except by the presiding judge or resident judge of the circuit wherein the prisoner is arrested, or, if there be no judge within such circuit, by the judge, presiding or resident, in an adjacent circuit, and the judge granting the bond shall determine the amount thereof.	Requires a service	authority granted to Board to continue parole based upon violation with no appeal allowed	No Change
SECTION 24-21-690	State	Statute	Release after service of full time less good conduct deduction. Any person who shall have served the term for which he has been sentenced less deductions allowed therefrom for good conduct shall, upon release, be treated as if he had served the entire term for which he was sentenced.			No Change
SECTION 24-21-70	State	Statute	Records of prisoners.	Requires a service		No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
SECTION 24-21-700	State	Statute	•	Requires a service		No Change
SECTION 24-21-710	State	Statute	Film, videotape, or other electronic information may be considered by board in parole determination.	Requires a service		No Change
SECTION 24-21-715	State	Statute	Parole for terminally ill, geriatric, or permanently disabled inmates.	Requires a service	grants authority to the full Board to parole these inmates after receiving such a petition from the Dir., SCDC	No Change
SECTION 24-21-80	State	Statute	Probationers and parolees to pay supervision fee; intensive supervision fee; hardship exemption; delinquencies; substitution of public service.	Funding agency deliverable(s)	payment of fees must be a condition of supervision; authority to exempt or substitute PSE for fee payments	No Change
SECTION 24-21-85	State	Statute	Electronic monitoring fees.	Funding agency deliverable(s)	payment of fees must be a condition of supervision; deliquency of 2< months may serve as a revocation	· ·
SECTION 24-21-87	State	Statute	Extradition and polygraph fees.	Funding agency deliverable(s)	payment of these fees may be reimbursed by offenders	No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
SECTION 24-21-90	State	Statute	Account and receipt for fee payments; deposit of funds.	Distribute funding to another entity	funding must be deposited in state treasury	No Change
SECTION 24-21-910	State	Statute	Petitions for reprieve or commutation of death sentence, recommendation to governor.	Requires a service		No Change
SECTION 24-21-920	State	Statute	Clemency in other cases. In all other cases than those referred to in Section 24 21 910 the right of granting clemency shall be vested in the Board.	Requires a service	Board is granted with direct authority to issue parole in all cases where no death or life imprisonment sentence applies	No Change
SECTION 24-21-930	State	Statute	Order of pardon. An order of pardon must be signed by at least two thirds of the members of the board. Upon the issue of the order by the board, the director, or one lawfully acting for him, must issue a pardon order which provides for the restoration of the pardon applicant's civil rights.	Requires a service		No Change
SECTION 24-21-950	State	Statute	Guidelines for determining eligibility for pardon.	Requires a service		No Change
SECTION 24-21-960	State	Statute	Pardon application fee; re-application after denial.	Funding agency deliverable(s)		No Change
SECTION 24-21-970	State	Statute	Pardon considered in cases of terminal illness. Consideration shall be given to any inmate afflicted with a terminal illness where life expectancy is one year or less.	Requires a service		No Change
SECTION 24-21-980	State	Statute	Pardon otained through fraud. Once delivered, a pardon cannot be revoked unless it was obtained through fraud. If a pardon is obtained through fraud, it is void.	Requires a service		No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
SECTION 24-21-990	State	Statute	Civil rights restored upon pardon.	Requires a service		No Change
SECTION 24-22-10	State	Statute	Offender Management System Act.	Requires a service		No Change
SECTION 24-22-100	State	Statute	Enrollee participation in designated programs; community control strategies.	Requires a service	Authority to require offenders to participate in community control strategies offered through SCDPPPS	No Change
SECTION 24-22-110	State	Statute	Status of enrollees; retention and sharing of control by departments; revocation of enrollment.	Requires a service	Authority to control offenders while the offender is in the community is retained by SCDPPPS	No Change
SECTION 24-22-120	State	Statute	Discipline or removal from system; violation, arrest and detention; no bond pending hearing.	Requires a service	Authority to issue a warrant or citation if an offender is in violation of OMS while on CSP	No Change
SECTION 24-22-130	State	Statute	Parole hearings; supervised furlough; vested rollbacks; continuation in system until sentence satisfied.	Requires a service		No Change
SECTION 24-22-140	State	Statute	No liberty interest or expectancy of release created.	Requires a service		No Change
SECTION 24-22-150	State	Statute	Funding required for system initiation and ongoing operation; hiatus when funding exhausted.	Funding agency deliverable(s)	Authority to terminate OMS whenever state funds aren't available	·
SECTION 24-22-160	State	Statute	Operating capacitites of prison populations to be established; certifications.	Requires a service		No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
SECTION 24-22-170	State	Statute	Termination of system and regulations.	Funding agency deliverable(s)	Notes.	No Change
SECTION 24-22-20	State	Statute	Definitions.	Requires a service		No Change
SECTION 24-22-30	State	Statute	Eligibility to participate in offender management system.	Requires a service	Authority to Board to establish eligibility criteria to inmates along with SCDC	No Change
SECTION 24-22-40	State	Statute	Implementation of system; limits to issuance of certificates; Orders by Governor to enroll or cease release of prisoners .	Requires a service	Authority to establish policies & agreements with SCDC for enrollment in OMS	No Change
SECTION 24-22-50	State	Statute	System to be in operation during all periods in which funded.	Funding agency deliverable(s)		No Change
SECTION 24-22-60	State	Statute	Evaluation of offenders.	Requires a service		No Change
SECTION 24-22-70	State			Requires a service		No Change
SECTION 24-22-80	State		Revocation of offender management system status; no appeal.	Requires a service	Authority to revoke inmates from OMS for violating conditions in conjunction with SCDC	
SECTION 24-22-90	State		Enrollment in system; supervision in community; giving of notice; statements by victims, witnesses, solicitors, law enforcement officers, and others for or against release.	Requires a service	Authority to supervise offenders enrolled in OMS, may deny enrollment based on statement of anyone given notice of enrollment	No Change

Law number	Jurisdiction	Туре	Description	Purpose the law serves:	Notes:	Changes made during FY2024
SECTION 24-23-10	State	Statute	Board to develop plan for statewide case classification system and community-based correctional programs.			No Change
SECTION 24-23-110	State	Statute	Imposition of fine and restitution; Department to implement policies to ensure payment and report failures to pay.	Requires a service	Authority to implement policies and procedures to ensure the payment of fines and restitution and report to the court failures to pay	No Change
SECTION 24-23-115	State	Statute	Public service work as condition of probation or suspension of sentence; regulations.	Requires a service	Authority to establish a mechanism for supervision of offenders performing PSE	No Change
SECTION 24-23-120	State	Statute	Presentence Investigation.	Requires a service	Grants court with right to order if they believe a defendant may suffer from a mental disability or substantial handicap	
SECTION 24-23-130	State	Statute	Termination of supervision.	Requires a service	Authority to terminate supervision w/AIC recommendation to the court	No Change
SECTION 24-23-20	State	Statute	Case Classification Plan.	Requires a service	Authority to triage offender' supervision level based upon their individual needs	No Change
SECTION 24-23-30	State	Statute	Community Corrections Plan to include description of community-based program needs.	Requires a service	Authority to contract with community based organizations to work with those under intensive supervision, CSP, or supervised furlough for assistance	
SECTION 24-23-40	State	Statute	Development of statewide policies with state agencies; guidelines for monitoring of restitution orders and fines; research and special studies; training of employees.	Requires a service	Authority to develop SOPs & policies with other agencies to increase efficiency	No Change

Law number	Jurisdiction	Type	Description	Purpose the law serves:	Notes:	Changes made during FY2024
SECTION 24-26-10	State	Statute	Commission established.		The Chairman of the Board [Director] of the Department of Probation, Parole and Pardon Services must serve as a nonvoting member of the South Carolina Sentencing Guidelines Commission	No Change
SECTION 24-26-20	State	Statute	Duties and Responsiblilities.	Requires a service		No Change
SECTION 24-28-30(1)(b)-(d)	State	Statute	Powers and duties of committee - [Sentencing Reform Oversight Committee].	Report our agency must/may provide	Agency must provide annual report to Sentencing Reform Oversight Committee regarding its assessment tools, success rates, etc.	No Change
SECTION 44-48-30	State	Statute	Definitions.	Requires a service	Authority to give notice to multidisciplinary team and victims of parole release of SVOs	No Change
SECTION 44-48-40	State	Statute	Notification to team, victim and attorney general regarding release, hearing or parole; effective date of parole or release; immunity.	Requires a service	Authority to give notice to multidisciplinary team and victims of parole release of SVOs	No Change
SECTION 44-48-50	State	Statute	Multidisciplinary team; appointments; review of records; membership.	Requires a service		No Change
SECTION 56-5-2941	State	Statute	Ignition interlock device.	Requires a service	Authority to manage the ignition interlock device program and the ignition interlock device point system	No Change
SECTION 8-1-190	State	Statute	Pilot programs to create innovation in state government.	Requires a service	Department of Administration may work with agency to create pilot programs & determine if recommendations should be made to the General Assembly	No Change
SECTION 8-11-940	State	Statute	Performance increases.	Requires a service	Authority to grant increases based upon performance appraisals	No Change

### Services Data as submitted for the Accountability Report by:

N080 - Department of Probation, Parole & Pardon

Description of Service	Description of Direct Customer	Customer Name	Others Impacted by Service	Division or major organizational unit providing the service.	Description of division or major organizational unit providing the service.	Primary negative impact if	Changes made to services during FY2024	Summary of changes to services
All administrative functions and reporting as required by the Governor's Office and other branches of state government to include annual reports, financial reports, memorandums of agreement/understanding, legislative positions, and training compliance reporting.	Age: All Gender: All Economic Requirements: All incomes Other Required Conditions: All citizens of South Carolina, the Governor's Office and other branches of state government.	SC Citizens	Governor's Office; Other branches of state government	Executive Management Team	Provide executive leadership and administrative support for the internal operations of the Department. The activities supported include Legislation, Accounting, Revenue, Budgeting, Human Resources, Procurement, Audit, Training and other miscellaneous administrative functions.	The Department would no longer be able to function or provide basic services to the citizens of South Carolina and there would be a significant reduction in transparency.	No Change	SEVICES
Notify about changes to the offender's case, provide counseling and safety.	Age: 18+ Gender: All Economic Requirements: All incomes Other Required Conditions: Victims of crime.	Crime Victims		Victim Services	To provide information, notification and advocacy to crime victims whose offenders are on probation or parole supervision or whose offenders are being considered for parole or pardon by the Parole Board.	Crime victims would not receive notice about changes to the offender's case or scheduled post-conviction proceedings which could affect the offender's release.	No Change	
Victim's rights training, advocacy, support, and other initiatives for Victim Advocacy groups.	Age: 18+ Gender: All Economic Requirements: All incomes Other Required Conditions: Victims Advocacy groups.	Victim Advocacy Groups	Crime Victims		To provide information, notification and advocacy to crime victims whose offenders are on probation or parole supervision or whose offenders are being considered for parole or pardon by the Parole Board.	Victim Advocacy Groups would have fewer options for training and would receive less support.	No Change	
Manage both mandatory and elective participants of the Ignition Interlock Device Program. Administer penalties, appeals, and successful completion.	Age: 18+ Gender: All Economic Requirements: All incomes Other Required Conditions: Individuals participating in Ignition Interlock per Emma's Law; cf. SC State Laws 56-1- 400, 56-5-2941, 56-5-2942, 56-5-2945, 56-5-2947, 56-5-2950, 56-5-2951, 56-5- 2990.		SC Drivers	Ignition Interlock	To provide oversight for active participants placed on the IID program convicted of DUI.	The Ignition Interlock Device Program managed by the Department would no longer be able to function or provide basic services to ignition interlock program participants.	No Change	
Supervise according to interstate compact, judicial or board order as well as evidence-based need; manage supervision plan to maximize chance for successful completion. Address violations.	Age: 18+ Gender: All Economic Requirements: All incomes Other Required Conditions: Individuals under probation, parole, or related release programs, as well as their family or neighbors.		Families or neighbors	Offender Supervision	Department's jurisdiction.	The Department would no longer be able to provide basic supervision services to offenders, their families and neighbors.	No Change	

				Division or major organizational unit	Description of division or major	Primary negative impact if	Changes made to services	Summary of changes to
Description of Service	Description of Direct Customer	Customer Name	Others Impacted by Service	providing the service.	organizational unit providing the service.		during FY2024	services
Provide supervision for select YOA offenders, legal documentation for entries and releases, and pre-parole investigations for SCDC.	Age: 18+ Gender: All Economic Requirements: All incomes Other Required Conditions: Select individuals under YOA supervision program, as well as their family or neighbors, and SCDC.	YOA supervision program offenders	Families or neighbors; SCDC	Offender Supervision	To supervise offenders under the Department's jurisdiction.	The Department would no longer be able to provide basic supervision services to YOA supervision program offenders, their families and neighbors.	No Change	
Provide supervision for select offenders, as well as some DNA and GPS requirements for SC DJJ.	Age: Under 18 Gender: All Economic Requirements: All incomes Other Required Conditions: Select juvenile offenders with DNA or GPS requirements, as well as their family or neighbors, and SC DJJ.	Juvenile offenders	Families or neighbors; SC DJJ	Offender Supervision	To supervise offenders under the Department's jurisdiction.	The Department would no longer be able to provide basic supervision services to select juvenile offenders, their families and neighbors.	No Change	
Notify if pregnant offender tests positive for drugs, non-compliance with treatment plans, child/leder abuse, and related mandatory reporting for SC DSS.	Economic Requirements: All incomes Other Required Conditions: Pregnant offenders who test positive for drugs, and select offenders in non-compliance with treatment plans or engaged in child/elder abuse, as well as their family or neighbors, and SC DSS.		Non-compliant offenders; offenders engaged in child/elder abuse		To supervise offenders under the Department's jurisdiction.	The Department would no longer be able to provide notifications and related mandatory reporting in regard to pregnant offenders, non- compliant offenders, and offenders engaged in child/elder abuse.		
Provide intelligence, assistance on local investigations of offenders under supervision, warrant service support, persons of interest support.	Age: 18+ Gender: All Economic Requirements: All incomes Other Required Conditions: Select offenders, wanted individuals, and persons of interest, as well as their family or neighbors, and local and State law enforcement agencies.		Persons of interest; Families or neighbors; Local and State law enforcement agencies	Offender Supervision	To supervise offenders under the Department's jurisdiction.	The Department would no longer be able to provide intelligence or assistance to local and State law enforcement agenceies for select offenders, wanted individuals, and persons of interets.	No Change	
Provide intelligence, assistance on local investigations of offenders under supervision, warrant service support, persons of interest support for Federal Probation and other Federal Law Enforcement.	Age: 18+ Gender: All Economic Requirements: All incomes Other Required Conditions: Select offenders, wanted individuals, and persons of interest, as well as their family or neighbors, and Federal Probation and other Federal law enforcement agencies.	Wanted individuals	Persons of interest; Families or neighbors; Federal Progation; Other Federal law enforcement agencies	Offender Supervision	To supervise offenders under the Department's jurisdiction.	The Department would no longer be able to provide intelligence or assistance to Federal Probation and other Federal law enforcement agenceies for select offenders, wanted individuals, and persons of interests.	Ü	

Description of Service	Description of Direct Customer	Customer Name	Others Impacted by Service	Division or major organizational unit providing the service.	Description of division or major organizational unit providing the service.	Primary negative impact if	Changes made to services during FY2024	Summary of changes to services
								services
Support special security efforts such as Bike Week, Hurricane Deployment, Flood Deployment, attewide radio Strike Team to local police and sheriff departments.	Age: All Gender: All Economic Requirements: All incomes Other Required Conditions: All citizens of South Carolina, and local police and sheriffs departments.		Local police and sheriffs departments	Offender Supervision	To protect public trust	The Department would no longer be able to support special security efforts for local police and sheriff departments.	No Change	
Support special security efforts such as Bike Week, Hurricane Deployment, Flood Deployment, statewide radio Strike Team to state law enforcement entitites.	Gender: All Economic Requirements: All incomes Other Required Conditions: All citizens of South Carolina, and state law enforcement entities.	SC Citizens	State law enforcement entities	Offender Supervision	To protect public trust	be able to support special security efforts for state law enforcement agnecies.	No Change	
Manage transfer of supervised offenders across state lines.	Interstate Commission for Adult Offender Supervision (ICAOS)	ICAOS	Offenders	Offender Supervision	To supervise offenders under the Department's jurisdiction.	The Department would no longer be able to manage the transfer of supervised offenders across state lines.	No Change	
Technical support, hosting, training, analysis, and other data related to supervision.	South Carolina Probation and Parole Association (SCPPA), American Probation and Parole Association (APPA), National Association of Blacks in Criminal Justice (NABCJ)	SCPPA	APPA; NABCJ	Offender Supervision	To supervise offenders under the Department's jurisdiction.	The Department would no longer be able to offer technical support, hosting, training, analysis, and other data related services to SCPPA, APPA, and NABCJ.	No Change	
Provide instructors and other training support to the SC Criminal Justice Academy.	Age: 18+ Gender: All Economic Requirements: All incomes Other Required Conditions: Certified law enforcement employeess, as well as their family on neighbors, and the SC Criminal Justice Academy.	employees	Families or neighbors; SC Criminal Justice Academy	·	To supervise offenders under the Department's jurisdiction.	The Department would no longer be able to offer instructors and other training support to the SC Criminal Justice Academy.	Ü	
Collect DNA, fingerprints, photograph, and other demographic information for SLED.		Offenders	Families or neighbors; SLED	Offender Supervision	To supervise offenders under the Department's jurisdiction.	The Department would no longer be able to collect DNA, fingerprints, photographs, and other demographic information about offenders for SLED.	No Change	

				Division or major organizational unit	Description of division or major	Primary negative impact if	Changes made to services	Summary of changes to
Description of Service	Description of Direct Customer	Customer Name	Others Impacted by Service	providing the service.	organizational unit providing the service.		during FY2024	summary of changes to services
Match up offenders under supervision	Non-profits, churches, and other	Non-profits		Offender Supervision	To supervise offenders under the	The Department would no longer	No Change	
with non-profits, churches, and other	employers serving as PSE sites.	Tron pronts	sites	Sitellater Supervision	Department's jurisdiction.	be able to match-up offenders	The change	
groups for public work sites.	emproyers serving as 1 52 sites.		Site S		Dopar unem s jurisdiction.	under superivision with non-		
8						profits, chrurches, and other		
						groups for public work sites.		
Evaluate halfway houses, shelters,	Service providers (shelters, treatment	Service providers	Offenders	Offender Supervision	To supervise offenders under the	The Department would no longer	No Change	
treatment providers, and other service	centers, and etc)	Service providers	Offenders	Oriender Supervision	Department's jurisdiction.	be able to evaluate halfway houses,	No Change	
providers for quality assurance.	centers, and etc)				Department's jurisdiction.	shelters, treatment providers, and		
Provide references for those under						other service providers for quality		
supervision who may benefit from these						assurance, or provide references		
services.						for those under supervision who		
						may benefit from these services.		
						-		
Provide information for criminal justice		Offenders	Families or neighbors; Criminal justice	Offender Supervision	To supervise offenders under the		No Change	
entities (courts, solicitors, clerk of	Gender: All		entities		Department's jurisdiction.	be able to provide information for		
court, etc) relating to sentencing,	Economic Requirements: All incomes					criminal justice entities relating to		
warrants, evidence, and etc.	Other Required Conditions: Individuals					sentencing, warrants, evidence,		
	under probation, parole, or related					etc.		
	release programs, as well as their families or neighbors, and criminal							
	justice entities (courts, solicitors, clerks							
	of court, etc.).							
	or court, etc.).							
Manage GPS data. Respond to	Age: 18+	Individuals under GPS	Crime Victims	Sex Offender Monitoring	To place offenders ordered by the Court to	The Department would no longer	No Change	
violations of curfew, exclusion zones,	Gender: All	tracking and monitoring	Crime victims	Sex Offender Montoring	GPS monitoring under the Sex Offender	be able to manage GPS data or	No Change	
and equipment tampering.	Economic Requirements: All incomes	trucking and monitoring			Accountability and Protection of Minors Act			
and equipment tampering.	Other Required Conditions: Individuals				of 2006.	exclusion zones, and equipment		
	under GPS tracking and monitoring.					tampering for individuals under		
	3					GPS tracking.		
						_		
Oversee internships for college credit,	Age: 18+	College students	College graduates; Persons with a	Recruitment and Volunteer/Intern Services	Provide recruitement services to the	The Department would no longer	No Change	
career fairs, research, and other law	Gender: All	,	combination of educational and relevant		Department to attract, hire, and retain viable		3	
enforcement education for public and	Economic Requirements: All incomes		experience		law enforcement candidates for employment			
private colleges and local schools.	Other Required Conditions: College		•			career fairs, research, and other		
-	students, college graduates, or persons					law enforcement education for		
	with a combination of educaitonal and					public and private colleges and		
	relevant experience					local schools.		
Provide accurate and timely	Age: 18+	Parole eligible inmates	Families or neighbors; Victims; family or	Parole Board Operations	The Board has the sole responsibility for	The Department would no longer	No Change	
investigations, as well as infrastructure		sie engiole illillates	neighbors of victims	Doma Operations	granting or denying parole and pardons,	be able to provide accurate and		
support to the Parole Board.	Economic Requirements: All incomes		0			timely investigations, as well as		
11	Other Required Conditions: Inmates				and making recommendations on petitions	infrastructure support to the Parole		
	eligible for parole, as well as their				for reprieves and commutations referred by	Board for parole eligible inmates.		
	families or neighbors, victims of their				the Governor.			
	crimes, and families or neighbors of							
	those victims.							
	I.		I.	I.	I.	I.	<u> </u>	

Description of Service	Description of Direct Customer	Customer Name	Others Impacted by Service	Division or major organizational unit providing the service.	Description of division or major organizational unit providing the service.	Primary negative impact if	Changes made to services during FY2024	Summary of changes to services
Disburse restitution payments	Age: 18+ Gender: All Economic Requirements: All incomes Other Required Conditions: Registered Victims of crime.		Offenders	Fiscal Management	To provide services and support tocrime victims	The Department would no longer be able to disburse restitution payments to crime victims.	No Change	SETTICS
Authority to hire, grant pay increases, reassign employees, hire above the minimum salary, and grant performance increases	Agency Employees	Agency employees		Executive/Administration	SECTION 8-11-940, REGULATION 19- 704.02, REGULATION 19-704.03, REGULATION 19-705.04, REGULATION 19-704.06	The Department would no longer have the authority to hire, grant pay increases, reassign employees, hire above the minimum salary, and grant performance increases for agency employees.	No Change	
Virtual Parole Hearings	inmates, victims	N/A	Family members of inmates and victims	Paroles, Pardons, and Release Services		inmates' rights will be violated if hearings are not schedules in a timely matter	No Change	
It is a duty of the Director to provide management, oversight and development of policies and procedures.	Age: All Gender: All Economic Requirements: All incomes	Staff of the SC Department of Probation, Parole and Pardon Services	Offenders	Executive Office	The Executive Division, housing the Office of the Director, oversees, manages, and controls the Department.	The Department would suffer from lack of leadership and vision in fulfilling its core mission.		This service was included in the SCDPPS 2021 Program Evaluation Report to the House Legislative Oversight Committee (LOC); this service was added to the Fiscal Year 2022 AAR per the recommendation of the LOC.
It is the duty of the Director to provide administrative assistance for the Board of Paroles and Pardons and to schedule Board meetings.	Gender: All  Members of the Board of Paroles and Pardons represent each Congressional District.	Pardons	Offenders eligible for parole and pardon applicants	Paroles, Pardons, and Release Services		Proper case information and investigations would not be provided in a timely manner for review by members of the Parole Board.	ŭ	This service was included in the SCDPPS 2021 Program Evaluation Report to the House Legislative Oversight Committee (LOC): this service was added to the Fiscal Year 2022 AAR per the recommendation of the LOC.
It is the duty of the Director to employ personnel as necessary to carry out all duties and to oversee offenders.	Age: All Gender: All Economic Requirements: All incomes	Staff of the SC Department of Probation, Parole and Pardon Services		Human Resources	The Office of Human Resources carries out hiring and personnel actions for the Department.	If this service is not provided, low retention rates and high turnover among staff would be likely.	Ü	This service was included in the SCDPPPS 2021 Program Evaluation Report to the House Legislative Oversight Committee (LOC); this service was added to the Fiscal Year 2022 AAR per the recommendation of the LOC.

Description of Service The Director serves as one of eleven members of the S.C. Law Enforcement	Description of Direct Customer Age: All Gender: All	Customer Name S.C. Law Enforcement Training Council members	Others Impacted by Service S.C. Law enforcement officers	Division or major organizational unit providing the service. Executive Office	Description of division or major organizational unit providing the service. The Executive Division, housing the Office of the Director, oversees, manages, and	Primary negative impact if service not provided. Criminal Justice Academy trainces would not receive notification	Changes made to services during FY2024 No Change	Summary of changes to services This service was included in the SCDPPPS 2021 Program
Training Council, and carries out the Council's authorized powers and duties.		Ü			controls the Department.	about their pursued law enforcement certification.		Evaluation Report to the House Legislative Oversight Committee (LOC); this service was added to the Fiscal Year 2022 AAR per the recommendation of the LOC.
unencrypted and unredacted personal identifying information was, or is believed to have been, acquired by an unauthorized person.	Age: All Gender: All Economic Requirements: All incomes Other Required Conditions: All citizens of South Carolina, the Governor's Office and other branches of state government.		Offenders	Information Technology Services	Provides technological support for the Department.	If citizens are not notified about a data security breach, their personal information may continue to be disseminated amongst unauthorized individuals.	No Change	This service was included in the SCDPPPS 2021 Program Evaluation Report to the House Legislative Oversight Committee (LOC); this service was added to the Fiscal Year 2022 AAR per the recommendation of the LOC.
members of the Sexually Violent Predator Review multidisciplinary team and carry out the team's authorized powers and duties.	crime.		Office of the Attorney General	Executive Office	The Executive Division, housing the Office of the Director, oversees, manages, and controls the Department.	sexually violent offense and the Board of Paroles and Pardons intends to grant the person a parole or a conditional release, the Sexually Violent Predator Review. Team immediately sends notice of the parole or conditional release of the person to the victim and the Attorney General. If this service was not provided, this process would be disrupted.		This service was included in the SCDPPPS 2021 Program Evaluation Report to the House Legislative Oversight Committee (LOC); this service was added to the Fiscal Year 2022 AAR per the recommendation of the LOC.
of Laws and SCDPPPS.	Age: All Gender: All Gender: All Gender tack must hold a bachelor's degree with at least 15 semester hours in social or behavioral seience courses; an associate's degree and 2 years of military or law enforcement experience may be substituted; or a high school diploma and 4 years of military or law enforcement experience may be substituted.	SCDPPPS Agents		Executive Office	The Executive Division, housing the Office of the Director, oversees, manages, and controls the Department.	Agents are unable to earry out Class 1 law enforcement duties in the field prior to completing training.	No Change	This service was included in the SCDPPPS 2021 Program Evaluation Report to the House Legislative Oversight Committee (LOC); this service was added to the Fiscal Year 2022 AAR per the recommendation of the LOC.

Description of Service	Description of Direct Customer	Customer Name	Others Impacted by Service	Division or major organizational unit providing the service.	Description of division or major organizational unit providing the service.	Primary negative impact if	Changes made to services during FY2024	Summary of changes to services
Agents perform Offender Risk-Need COMPAS assessments that provide a supervision level recommendation for each offender based on his or her criminal history and personal background.	Age: 184 Gender: All Economic Requirements: All incomes Other Required Conditions: Individuals under probation, parole, or related release programs.	Offenders	Onless Impacted by Service	Offender Supervision	To supervise offenders under the Department's jurisdiction.	Without the use of the evidence- based COMPAS assessments, the Department would experience difficulty ascertaining the specific level of supervision required for individual offenders.	No Change	This service was included in the SCDPPS 2021 Program Evaluation Report to the House Legislative Oversight Committee (LOC); this service was added to the Fiscal Year 2022 AAR per the recommendation of the LOC.
SCDPPS collects probation and parole supervision fees from offenders on probation, parole, and community supervision, who pay a regular supervision fee toward offsetting the cost of their supervision.	Age: 18+ Gender: All Economic Requirements: All incomes Other Required Conditions: Individuals under probation, parole, or related release programs.	Offenders		Offender Supervision	To supervise offenders under the Department's jurisdiction.	The regular supervision fee is determined by SCDPPPS based upon the ability of the offender to pay. Offenders under the Department's supervision must pay a monthly or weekly supervision fee depending on whether they are under standard or intensive supervision, and may qualify for a full or partial hardship exemption.	No Change	This service was included in the SCDPPPS 2021 Program Evaluation Report to the House Legislative Oversight Committee (LOC); this service was added to the Fisscal Year 2022 AAR per the recommendation of the LOC.
The Department performs Administrative Monitoring, a program that allows the collection of financial obligations after offenders have completed all other obligations of supervision.	Age: 18+ Gender: All Economic Requirements: All incomes Other Required Conditions: Individuals under probation, parole, or related release programs.	Offenders		Fiscal Management	To provide financial administrative services for the Department.	Supervision fee collection and overall Department revenue would decline if this service were not provided.	No Change	This service was included in the SCDPPS 2021 Program Evaluation Report to the House Legislative Oversight Committee (LOC); this service was added to the Fiscal Year 2022 AAR per the recommendation of the LOC.
SCDPPPS Agents supervise offenders in the Supervised Reentry Program (SRP), where inmates who are not already required to participate in a community supervision program under 24-21-560, and who have been incarcerated for a minimum of two years, must be released to reentry supervision with SCDPPPS 180 days before their "release date."	Age: 18+ Gender: All Economic Requirements: All incomes Other Required Conditions: Inmates who are not already required to participate in a community supervision program under 24-21-560, and who have been incarcerated for a minimum of two years.	Supervised Reentry Program Offenders		Offender Supervision	To supervise offenders under the Department's jurisdiction.	If Department staff did not supervise SRP offenders, this would be a violation of state law.	No Change	This service was included in the SCDPPPS 2021 Program Evaluation Report to the House Legislative Oversight Committee (LOC); this service was added to the Fiscal Year 2022 AAR per the recommendation of the LOC.
warrant or citation when responding to	Other Required Conditions: Individuals	Offenders	Administrative Hearing Officers	Offender Supervision	To supervise offenders under the Department's jurisdiction.	If this service were not provided, the Department would lack the necessary tools to address offender compliance violations with swiftness and certainty, possibly increasing the number of revocations and reincarceration.	No Change	This service was included in the SCDPPS 2021 Program Evaluation Report to the House Legislative Oversight Committee (LOC); this service was added to the Fiscal Year 2022 AAR per the recommendation of the LOC.

				Division or major organizational unit	Description of division or major	Primary negative impact if	Changes made to services	Summary of changes to
Description of Service	Description of Direct Customer	Customer Name	Others Impacted by Service	providing the service.	organizational unit providing the service.		during FY2024	services
The Department employs Offender Supervision Specialists (OSS) to oversee the supervision of low-risk offenders.	Age: 18+ Gender: All Economic Requirements: All incomes Other Required Conditions: Individuals under probation, parole, or related release programs.	Offenders		Offender Supervision	To supervise offenders under the Department's jurisdiction.	Lack of this service would likely cause a significant increase in Class 1 certified Agent caseloads.	No Change	This service was included in the SCDPPPS 2021 Program Evaluation Report to the House Legislative Oversight Committee (LOC); this service was added to the Fiscal Year 2022 AAR per the recommendation of the LOC.
Agents generate offender case documentation, recording information about offender background, history and program referrals.	Gender: All	Offenders	SC Courts	Offender Supervision	To supervise offenders under the Department's jurisdiction.	Continuity of offender services and supervision would be interrupted if case documentation were curbed.	No Change	This service was included in the SCDPPPS 2021 Program Evaluation Report to the House Legislative Oversight Committee (LOC); this service was added to the Fiscal Year 2022 AAR per the recommendation of the LOC.
Probation Agents award compliance credits to offenders sentenced to SCDPPPS supervision for more than one year who obey the Conditions of Probation.	Age: 18+ Gender: All Economic Requirements: All incomes Other Required Conditions: Individuals under probation, parole, or related release programs.	Offenders		Offender Supervision	To supervise offenders under the Department's jurisdiction.	The length of time offenders are under Department supervision would increase significantly.	No Change	This service was included in the SCDPPPS 2021 Program Evaluation Report to the House Legislative Oversight Committee (LOC); this service was added to the Fiscal Year 2022 AAR per the recommendation of the LOC.
	Age: 18+ Gender: All Economic Requirements: All incomes Other Required Conditions: Individuals under probation, parole, or related release programs.	Offenders		Offender Supervision	To supervise offenders under the Department's jurisdiction.	commit new offenses if home visit numbers were to decline.	No Change	This service was included in the SCDPPPS 2021 Program Evaluation Report to the House Legislative Oversight Committee (LOC); this service was added to the Fiscal Year 2022 AAR per the recommendation of the LOC.
SCDPPPS Agents administer offender drug tests.	Age: 18+ Gender: All Economic Requirements: All incomes Other Required Conditions: Individuals under probation, parole, or related release programs.	Offenders		Offender Supervision	To supervise offenders under the Department's jurisdiction.	Offenders may increase frequency of drug use if the practice of drug testing were to decline.	No Change	This service was included in the SCDPPPS 2021 Program Evaluation Report to the House Legislative Oversight Committee (LOC); this service was added to the Fiscal Year 2022 AAR per the recommendation of the LOC.

				Division or major organizational unit	Description of division or major	Primary negative impact if	Changes made to services	Summary of changes to
Description of Service	Description of Direct Customer	Customer Name	Others Impacted by Service	providing the service.	organizational unit providing the service.		during FY2024	services
Probation Agents have the authority to issue arrest warrants or citations charging violations, and can arrest offenders where a warrant has been issued.	Gender: All Incomes Other Required Conditions: Individuals under probation, parole, or related release programs.		State law enforcement entities		To supervise offenders under the Department's jurisdiction.	The inability to issue warrants would impede SCDPPPS' ability to enforce the Standard Conditions of Probation.		This service was included in the SCDPPPS 2021 Program Evaluation Report to the House Legislative Oversight Committee (LOC); this service was added to the Fiscal Year 2022 AAR per the recommendation of the LOC.
SCDPPPS Agents can present probation violation cases to the Court of General Sessions, and the court can: (1) impose a full revocation, (2) impose a partial revocation and continue probation; (3) impose a partial revocation and terminate probation; or (4) continue probation with no revocation.	Age: 18+ Gender: All Economic Requirements: All incomes Other Required Conditions: Individuals under probation	Probationers	SC Courts	Offender Supervision	To supervise offenders under the Department's jurisdiction.	The inability to present probation violation cases to the Court would impede SCDPPPS ability to enforce the Standard Conditions of Probation.	-	This service was included in the SCDPPPS 2021 Program Evaluation Report to the House Legislative Oversight Committee (LOC); this service was added to the Fiscal Year 2022 AAR per the recommendation of the LOC.
The Department collects (and distributes) restitution on a monthly basis from all offenders on probationary supervision, and must assess a collection fee of 20% on each restitution program.	Gender: All Economic Requirements: All incomes Other Required Conditions: Registered Victims of crime	Crime Victims	SC Courts		To supervise offenders under the Department's jurisdiction.	If this service was not provided, crime victims would be less likely to receive compensation for the crime committed against them.	No Change	This service was included in the SCDPPPS 2021 Program Evaluation Report to the House Legislative Oversight Committee (LOC); this service was added to the Fiscal Year 2022 AAR pet the recommendation of the LOC.
Probation Agents supervise Community Supervision Program (CSP) Offenders- former inmates who have committed a "no parole offense" (Section 24-13-100) and have served at least 85% of their sentence (Section 24- 13-150).	Age: 18+ Gender: All Economic Requirements: All incomes Other Required Conditions: Offenders who have committed a "no parole offense" and served at least 85% of their prison sentence	Community Supervision Program (CSP) Offenders		Offender Supervision	To supervise offenders under the Department's jurisdiction.	If this service was not provided, these inmates would potentially have to remain at SCDC for the entirety of their sentence.	No Change	This service was included in the SCDPPS 2021 Program Evaluation Report to the House Legislative Oversight Committee (LOC); this service was added to the Fiscal Year 2022 AAR per the recommendation of the LOC.
Probation Agents conduct investigations into the whereabouts of absconded offenders- offenders who have stopped reporting and the agency is unable to locate.	Age: 18+ Gender: All Economic Requirements: All incomes Other Required Conditions: offenders who have stopped reporting	Absconded offenders			To supervise offenders under the Department's jurisdiction.	Without this service, the number of unlocated offenders would continuously rise.	No Change	This service was included in the SCDPPS 2021 Program Evaluation Report to the House Legislative Oversight Committee (LOC); this service was added to the Fiscal Year 2022 AAR per the recommendation of the LOC.

Description of Service	Description of Direct Customer	Customer Name	Others Impacted by Service	Division or major organizational unit providing the service.	Description of division or major organizational unit providing the service.	Primary negative impact if	Changes made to services during FY2024	Summary of changes to services
SCDPPS is required to report annually to the Sentencing Reform Oversight Committee (SROC) on parole board training, assessment tools consistent with evidence based practices, use of administrative sanctions and number of revocations.	Age: 18+ Gender: All Economic Requirements: All incomes Other Required Conditions: Composed of seven members: two Senators, both appointed by the Chair of the Senate Judiciary Committee; two House of Representatives members, both appointed by the Chair of the House Judiciary Committee; one appointed by the Chair of the House Judiciary Committee; one appointed by the Chair of the Senate Judiciary Committee from the general public at large; one appointed by the Chair of the House Judiciary Committee from the general public at large; and one appointed by the Governor. (SC Code of Laws 24-28-20)	Sentencing Reform Oversight Committee	Others Impacted by Service	Executive Office	The Executive Division, housing the Office of the Director, oversees, manages, and controls the Department.	Lack of this service may cause the level of public awareness and interest in sentencing reform accomplishments to wane.		This service was included in the SCDPPS 2021 Program Evaluation Report to the House Legislative Oversight Committee (LOC); this service was added to the Fiscal Year 2022 AAR per the recommendation of the LOC.
Offenders in nearly every program under the Department's supervision are subject to search and seizure by any Probation Agent or any other law enforcement officer, without a search warrant, based either on reasonable suspicions- with or without cause, depending on the program.	Age: 18+ Gender: All Economic Requirements: All incomes Other Required Conditions: Individuals under probation, parole, or related release programs.	Offenders		Offender Supervision	To supervise offenders under the Department's jurisdiction.	Offenders may be more likely to commit new offenses if search and seizure frequency was to decline.	No Change	This service was included in the SCDPPPS 2021 Program Evaluation Report to the House Legislative Oversight Committee (LOC); this service was added to the Fiscal Year 2022 AAR per the recommendation of the LOC.
The Department manages and enforces public service employment (PSE) (also known as "community service") requirements when imposed as a special condition of probation by the Court of General Sessions.	Gender: All Economic Requirements: All incomes Other Required Conditions: Individuals under probation, parole, or related release programs.	Employment	The agency, nonprofit or business receiving the service hours.	Services	To supervise offenders under the Department's jurisdiction.	The absence of PSE as a viable special condition for offenders would limit the rehabilitation tools available to the Court.		This service was included in the SCDPPPS 2021 Program Evaluation Report to the House Legislative Oversight Committee (LOC); this service was added to the Fiscal Year 2022 AAR per the recommendation of the LOC.
SCDPPPS may extradite offenders to other states, and may charge offenders who are extradited to South Carolina from another state a fee based on the number of miles and length of time required to perform the extradition.	Age: 18+ Gender: All Economic Requirements: All incomes Other Required Conditions: Individuals under probation, parole, or related release programs.	Extradited offenders	States from which SCDPPPS accepts extradited offenders.	Offender Supervision and Enforcement Services	To supervise offenders under the Department's jurisdiction.	SCDPPPS revenue would decline if extradition fees were not charged to participating states.	No Change	This service was included in the SCDPPPS 2021 Program Evaluation Report to the House Legislative Oversight Committee (LOC); this service was added to the Fiscal Year 2022 AAR per the recommendation of the LOC.

Description of Courts	Description of Direct Customer	Contamon Nome	Others I was at all the Country	Division or major organizational unit	Description of division or major	Primary negative impact if	Changes made to services during FY2024	Summary of changes to
Description of Service The Department has the authority to recommend to the Court of General Sessions that a probationer's term of supervision be terminated earlier than its originally ordered expiration date, if the probationer has satisfactorily fulfilled the conditions of probation.	Age: 18+ Gender: All Economic Requirements: All incomes Other Required Conditions: Individuals	Customer Name Offenders	Others Impacted by Service	providing the service.  Offender Supervision and Enforcement Services	organizational unit providing the service. To supervise offenders under the Department's jurisdiction.	If SCDPPS chose not to exercise its authority to utilize "early termination," additional offenders would serve 100% of their probation term.		services This service was included in the SCDPPPS 2021 Program Evaluation Report to the House Legislative Oversight Committee (LOC); this service was added to the Fiscal Year 2022 AAR per the recommendation of the LOC.
Probation and Parole Agents supervise shock parole offenders who are released to parole following participation in the Shock Incarceration Program, serving 90 days in prison performing rigorous physical activity, intensive regimentation and discipline and rehabilitation therapy and programming.	Gender: All Economic Requirements: All incomes Other Required Conditions: Inmates released to parole following participation in the Shock Incarceration Program.		South Carolina Department of Corrections	Offender Supervision and Enforcement Services	To supervise offenders under the Department's jurisdiction.	This rigorous SCDC program is intended to rehabilitate inmates quickly and efficiently, and then reintroduce them into society.	No Change	This service was included in the SCDPPPS 2021 Program Evaluation Report to the House Legislative Oversight Committee (LOC); this service was added to the Fiscal Year 2022 AAR per the recommendation of the LOC.
The Department was required to develop and now must provide a minimum of eight hours of annual training for each member of the Board of Paroles and Pardons, using training components consistent with those offered by the National Institute of Corrections or American Probation and Parole Association.	Age: All Gender: All Members of the Board of Paroles and Pardons represent each Congressional District.	Board of Paroles and Pardons	Offenders eligible for parole and pardon applicants	Paroles, Pardons, and Release Services	Parole Board support and examination	Lack of consistent training could potentially inhibit the ability of Parole Board members to remain informed of significant advances in evidence-based practices.	No Change	This service was included in the SCOPPPS 2021 Program Evaluation Report to the House Legislative Oversight Committee (LOC); this service was added to the Fiscal Year 2022 AAR per the recommendation of the LOC.
The Parole Board uses a validated actuarial risk and needs assessment tool consistent with evidence-based practices in making parole decisions.	Age: All Gender: All Members of the Board of Paroles and Pardons represent each Congressional District.	Board of Paroles and Pardons	Offenders eligible for parole and pardon applicants	Paroles, Pardons, and Release Services	Parole Board support and examination	Without the use of the evidence- based risk and needs assessment tool, making parole determinations may become more challenging, with less information available to make an informed decision.	No Change	This service was included in the SCDPPPS 2021 Program Evaluation Report to the House Legislative Oversight Committee (LOC); this service was added to the Fiscal Year 2022 AAR per the recommendation of the LOC.
SCDPPPS staff creates and serves release authorizations for inmates being released to SCDPPPS release and/or reentry programs.		Paroled inmates		Paroles, Pardons, and Release Services	Parole Board support and examination	If inmate release authorizations were not processed in a timely manner, a severe backlog in the parole process may be created.	No Change	This service was included in the SCDPPPS 2021 Program Evaluation Report to the House Legislative Oversight Committee (LOC); this service was added to the Fiscal Year 2022 AAR per the recommendation of the LOC.

Description of Service SCDPPS staff processes and reviews pardon applications, to then be	Description of Direct Customer Age: 18+ Gender: All	Customer Name Pardon applicants	Others Impacted by Service	Division or major organizational unit providing the service. Paroles, Pardons, and Release Services	Description of division or major organizational unit providing the service. Parole Board support and examination	Primary negative impact if service not provided. If pardon applications were not processed in a timely manner, a	Changes made to services during FY2024 No Change	Summary of changes to services  This service was included in the SCDPPPS 2021 Program
considered by the Parole Board, and staff prepares the Certificate for Pardon for the Parole Board regarding each applicant for whom a pardon is granted.	Economic Requirements: All incomes Other Required Conditions: Probationers can be considered for a pardon after discharge from supervision, provided all restitution has been paid in full; Parolees can be considered after successfully completing five years under supervision, any time after the discharge date and after successfully completing the maximum parole period, if less than five years, provided all restitution has been paid in full.					severe backlog in the pardon process may be created.		Evaluation Report to the House Legislative Oversight Committee (LOC); this service was added to the Fiscal Year 2022 AAR per the recommendation of the LOC.
SCDPPPS staff provides court-ordered counseling to sex offenders participating in the agency's internal Sex Offender Treatment Program.	Age: 18+ Gender: All Economic Requirements: All incomes Other Required Conditions: Individuals under SCDPPPS supervision whom have committed sex offenses.	Sex offenders		Office of Program, Planning and Development	Sex Offender Treatment Program	If this service were not provided, sex offenders under SCDPPPS supervision may be more likely to recidivate.	No Change	
SCDPPPS staff and the agency's Electronics Detection K-9 assist Probation and Parole Agents- and other law enforcement agencies upon request- in sex offender home searches.	Age: 18+ Gender: All Economic Requirements: All incomes Other Required Conditions: Individuals under SCDPPPS supervision whom have committed sex offenses.		Law enforcement agencies may request this service	Offender Supervision and Enforcement Services	Electronics Detection K-9 Program and Digital Forensics	If this service were not provided, sex offenders under SCDPPPS supervision may be more likely to recidivate.	No Change	

# 2024

## Partnerships Data as submitted for the Accountability Report by:

#### N080 - Department of Probation, Parole & Pardon

Type of Partner Entity	Name of Partner Entity	Description of Partnership	Change to the partnership during the past fiscal year
Higher Education Institute	Local Colleges and Universities	Partner with local colleges and universities for consulting, best practices training, research projects, grant proposals and volunteer/intern and recruitment efforts.	No Change
Professional Association	American Probation and Parole Association	Partner with APPA to assist in the development of professional development and leadership opportunities for staff.	No Change
Private Business Organization		Contracted services with private businesses to offer expanded services throughout the State of South Carolina	No Change
Private Business Organization	Axon	Trial and evaluation (T&E) with private business for body wom cameras in designated counties.	No Change
Private Business Organization		Contracted services with private business to monitor offenders through GPS technology throughout the State of South Carolina	Amend
Private Business Organization	Charleston Heart (Homicide Early Intervention & Advocacy Response Team)	Partnership with multiple agencies for care coordination for survivors of intra-familial homicide in the Tri-County area of SC.	No Change
Local Government		Collaborative agreement to provide adult literacy or skill upgrades to individuals who qualify for the service at no charge. This includes WIN (formerly Work Keys) courses, assessments, teaching material, placement tests, and instructors.	No Change
State Government	Commission for Minority Affairs	Partner with CMA for training and support in regards to working with diverse communities of color.	No Change

Type of Partner Entity	Name of Partner Entity	Description of Partnership	Change to the partnership during the past fiscal year
Private Business Organization	Community Resource	Contracted services with private businesses to offer expanded services throughout the State of South Carolina	No Change
Private Business Organization	Batterer's Intervention	Contracted services with private businesses to offer expanded services throughout the State of South Carolina	Amend
Local Government	Dorchester County Detention Center	Partnership with Dorchester County Detention Center to provide SCDPPPS digital fingerprints for individuals under the agency's supervision. This service is needed since the SCDPPPS Dorchester County Office does not have a Livescan machine.	No Change
Private Business Organization	Education	Contracted services with private businesses to offer expanded services throughout the State of South Carolina	No Change
Federal Government	Federal Bureau of Prisons	Partner with BOP to stay in case management communication regarding offenders under supervision by both partner entities and provide assistance with pre-sentence investigations for the Courts.	No Change
Non-Governmental Organization	HopeHealth (Aiken County)	Provide trained and certified staff to implement health screenings, linkage to care access and to maintain confidential client records.	No Change
Non-Governmental Organization		Provide trained and certified staff to implement health screenings, linkage to care access and to maintain confidential client records.	No Change
Private Business Organization	Housing	Contracted services with private businesses to offer expanded services throughout the State of South Carolina	No Change
Private Business Organization	Ignition Interlock Device Program	Contracted services with private businesses to offer expanded services throughout the State of South Carolina	No Change

Type of Partner Entity	Name of Partner Entity	Description of Partnership	Change to the partnership during the past fiscal year
Private Business Organization	Intellectual Impairment	Contracted services with private businesses to offer expanded services throughout the State of South Carolina	No Change
Private Business Organization	Key Vision	Partnership with Key Vision for the expansion of reentry services and programs under Key Vision's initiative Project 180 program.	No Change
Private Business Organization	Legal Subscriptions	Contracted services with private businesses to offer information and services throughout the State of South Carolina	No Change
Local Government	Local Law Enforcement Authorities	System partner to ensure the enforcement of laws and public safety through information exchange, training, and collaborative partnerships; and assistance with special operation security details and deployments.	No Change
Professional Association	Memberships and Accreditations	Contracted services with private businesses to offer expaned services throughout the State of South Carolina	No Change
Private Business Organization	Palmetto Goodwill	Establish a partnership to secure the best possible service for individuals in need of clothing assistance.	No Change
Private Business Organization	Parenting	Contracted services with private businesses to offer expanded services throughout the State of South Carolina	No Change
Private Business Organization	Pee Dee Healthy Start, Inc	Cooperative initiative to protect community safety through successful reintegration of offenders returning to the community.	No Change
Private Business Organization	PowerDMS	Contracted services with private business to provide a training and information tool for all employess with the agency.	No Change

Type of Partner Entity	Name of Partner Entity	Description of Partnership	Change to the partnership during the past fiscal year
Private Business Organization	Psy/MH/Emotional	Contracted services with private businesses to offer expanded services throughout the State of South Carolina	No Change
Private Business Organization	ReEntry Services	Contracted services with private businesses to offer expanded services throughout the State of South Carolina	No Change
Local Government	Richland County Sheriff's Department, US Secrecret Service, Forest Acres Police Department, Irmo Police Department, Columbia Police Department, Cayce Police Department, Alvin S. Gleen Detention Center, Benedict College Police Department, USC Police Department, and Fifth Judicial Circuit Solicitor's Office	Establish a Multi-Jurisdictional Gang Task Force (GTF)	No Change
State Government	S.C. Commission for the Blind	Partner with the Commission for the Blind for case management support regarding offenders under supervision with a need for rehabilitation and other support services related to visual impairment.	No Change
State Government	S.C. Court Administration	System partner to ensure the enforcement of laws and public safety through information exchange and collaborative partnerships.	No Change
State Government	S.C. Criminal Justice Academy	Partner with SCCJA in coordination of required training for all Class-1 certified staff at the Department.	No Change
State Government	S.C. Department of Administration	Partner with SCDADMIN for services related to day-to-day operations such as facilities management, human resources support, technology support, budget support and other related services.	No Change
State Government	S.C. Department of Alcohol and Other Drug Services	Partner with DAODAS and the community-based network of county alcohol and drug abuse authorities for case management support regarding offenders under supervision with a need for substance abuse treatment services. Provide for alcohol and other drug (AOD) training and motivational interviewing (MI) training for SCDPPPS employees.	No Change
State Government	S.C. Department of Corrections	Partner with SCDC for: reentry case coordination of eligible inmates and potential inmates likely to be released to SCDPPPS for supervision, procurement of printed materials, infrastructure support for video conference capabilities, interstate compact for adult supervision transfers, data systems integration and research and policy data exchange. Facilitate the sharing of SC's Criminal History Records Information (SC CHRI) for use by SCDPPPS.	No Change

Type of Partner Entity	Name of Partner Entity	Description of Partnership	Change to the partnership during the past fiscal year
State Government	S.C. Department of Disabilities and Special Needs	Partner with SCDDSN for case management support regarding offenders under supervision with intellectual disabilities, autism and other applicable disabilities.	No Change
State Government	S.C. Department of Education	Partner with SCDOE and the local school districts for case management support regarding offenders under supervision with a need for adult education services.	No Change
State Government	S.C. Department of Employment and Workforce	Partner with SCDEW for case management support regarding offenders under supervision with a need for employment and/or workforce development services.	No Change
State Government	S.C. Department of Juvenile Justice	Partner with DJJ and the Juvenile Parole Board in the supervision of juveniles granted release by the Board. PPP must monitor juveniles who are ordered pursuant to 23-3-540 to be monitored with an active electonic monitoring device.	No Change
State Government	S.C. Department of Mental Health	Partner with SCDMH for case management support regarding offenders under supervision by both partner entities as a result of a referral for mental health services or monitoring under the Not Guilty By Reasonable Insanity statue.	No Change
State Government	S.C. Department of Motor Vehicles	Partner with SCDMV in coordination and oversight of the Ignition Interlock Device Program as it relates to driver services and licenses. SCDMV will make availabe the information, data, and/or documents requested by Employer Notification Project Customer about DMV customers, to be accessed by web-based services at no cost.	No Change
State Government	S.C. Department of Public Safety	Partner with SCPS for justice program grant assistance and assistance with special operation security details and deployments. System partner to ensure the enforcement of laws and public safety through information exchange and collaborative partnerships.	No Change
State Government	S.C. Department of Vocational Rehabilitation	Partner with SCDVR for case management support regarding offenders under supervision participating in the Self-Paced In-Class Education Program (SPICE); and support for all offenders with disabilities under supervision with a need for offered services.	No Change
State Government	S.C. HIV/AIDS Council	Partner with SCAAHAC for case management support regarding offenders under supervision with need for HIV/AIDS support services.	No Change

Type of Partner Entity	Name of Partner Entity	Description of Partnership	Change to the partnership during the past fiscal year
State Government	S.C. School for the Deaf and Blind	Partner with SCSDB for case management support regarding offenders under supervision with need for interpreting services or sign language assistance.	
State Government	S.C. Statistical Analysis Center, RAFA	Partner with SAC by providing statistical information about probationers and parolees as it relates to crime and justice trends in South Carolina.	No Change
State Government	S.C. Technical Colleges	Partner with S.C. Technical Colleges for case management support regarding offenders under supervision participating in the Self-Paced In-Class Education Program (SPICE); and volunteer/intern and recruitment efforts.	No Change
State Government	SC Attorney General	Partnership with the Attorney General's office to provide efficient and comprehensive victim services pursuant of the SC Constitution Victims' Bill of Rights, Article I, Section 24 and victim/witness statues found in the SC Code of Laws, Article 15.	No Change
State Government	SC Attorney General (Internet Crimes Against Children Task Force)	The purpose of the ICAC program is to help State and local law enforcement agencies develop an effective response to cyberenticement and child pornography cases that encompass forensic and investigative components, training and technical assistance, victim services, and community education.	No Change
Professional Association	SC Chapter of National Association of Blacks in Criminal Justice	Partner with SCNABCJ to assist in the development of professional development and leadership opportunities for staff.	No Change
State Government	SC Commission for Minority Affairs	Partnership to promote, revise, and disseminate the Re-Entry Resource Guide to the state's criminal offender community.	No Change
Professional Association	SC Correctional Association	Partner with SCCA to assist in the development of professional development and leadership opportunities for staff.	No Change
State Government	SC Department of Administration (DIS)	Partner with DIS for the placement of a Virtual CISO for the purpose of implrementing information governance structures, priorities, and directives consistent with SCDPPP's regulatory and statutory requirements.	No Change
Non-Governmental Organization	SC Law Enforcement Accreditation, Inc	Access the agency's (SCDPPPS) compliance with applicable standards, established by SCLEA, in order for the council to determine if the agency is eligible for state accreditation and to determine if the agency is maintaining compliance with thos standards by which it was accredited.	No Change

Type of Partner Entity	Name of Partner Entity	Description of Partnership	Change to the partnership during the past fiscal year
Professional Association	SC Law Enforcement Officers Association	Partner with SCLEOA to assist in the development of professional development and leadership opportunities for staff.	No Change
Professional Association	SC Probation and Parole Association	Partner with SCPPA to assist in the development of professional development and leadership opportunities for staff.	No Change
Private Business Organization	SC Victim Assistance Network (SCVAN)	Partnership with SCVAN to provide efficient and comprehensive victim services pursuant to the SC Constitution Victims' Bill of Rights, Article I, Section 24 and victim/witness statues found in the SC Code of Laws, Article 15.	No Change
Private Business Organization	SC Victim Services Coordinating Council (SCVSCC)	Partnership with SCVSCC to provide efficient and comprehensive victim services pursuant to the SC Constitution Victims' Bill of Rights, Article I, Section 24 and victim/witness statues found in the SC Code of Laws, Article 15.	No Change
State Government	SC Worker's Compensation Commission	Video conferencing technology system and hearing rooms sharing for connections to institutions at various SCDC locations.	No Change
State Government	Self-Paced In-Class Education (SPICE) Program with SC Department of Corrections	Partnership to increase public safety thorugh effective education and employment interventions with offenders and to bolster the offenders' ability to learn, work, and make meaningful contributions to their families and communities.	No Change
Private Business Organization	Sex Offender Counseling	Contracted services with private businesses to offer expanded services throughout the State of South Carolina	No Change
Private Business Organization	Software and Technology Equipment	Contracted services with private businesses to offer needed software, devices, and equipment throughout the State of South Carolina	No Change
State Government	Solicitor's Offices-All 16 Judicial Circuits	System partner to ensure the enforcement of laws and public safety through information exchange, training, and collaborative partnerships.	No Change
State Government	State Law Enforcement Division	Partner with SLED in assistance with favorable pardon outcomes to update criminal histories, fingerprints data management compliance, DNA collection procedures, infrastructure support for offender case management activities, special operations security details deployments and data requests.	No Change
State Government	State Law Enforcement Division (Criminal Facial Recognition System)	Partnership with SLED to use existing facial recogniiton data to identify fugitive offenders.	No Change

Type of Partner Entity	Name of Partner Entity	Description of Partnership	Change to the partnership during the past fiscal year		
State Government	State Law Enforcement Division (SCIIC)	Partnership with SLED to allow SCDPPPS with workspace at SLED's Fusion Center. SCDPPPS employees are tasked with GPS operations, radio communications, and NCIC queries during nontraditional work hours.	No Change		
State Government	State Office of Victim Assistance	Partner with SOVA in coordinated efforts to assists crime victims of the offenders supervised by the Department, collaboration and training	No Change		
Private Business Organization	Substance Abuse	Contracted services with private businesses to offer expanded services throughout the State of South Carolina	No Change		
Local Government	Tri-County Victims Council	Collaboration with local governmental agencies to ensure that victims receive the best services available in a timely manner. The Tri-County Victims Council was formed for the exchange of ideas and information concerning victim rights, needs, services and resources within the Tri-County area.	No Change		
Private Business Organization	Turn 90	Cooperative partnership services to eligible participants (men who are at high risk of re-arrest) for services operated and led by Turning Leaf.	Amend		
Federal Government	U.S. Attomey's Office	System partner to ensure the enforcement of laws and public safety through information exchange and collaborative partnerships.	No Change		
Federal Government	U.S. Bureau of Alcohol, Tobacco and Firearms	System partner to ensure the enforcement of laws and public safety through information exchange and collaborative partnerships; and assistance with special operation security details and deployments.	No Change		
Federal Government	U.S. Department of Justice	Partner with DOJ for justice program grant assistance. System partner to ensure the enforcement of laws and public safety through information exchange and collaborative partnerships.	No Change		
Federal Government	U.S. Immigration and Custom Enforcement	System partner to ensure the enforcement of laws and public safety through information exchange and collaborative partnerships.	No Change		
Federal Government	U.S. Marshal's Services	System partner to ensure the enforcement of laws and public safety through information exchange and collaborative partnerships.	No Change		

Type of Partner Entity	Name of Partner Entity	Description of Partnership	Change to the partnership during the past fiscal year		
Federal Government	U.S. Probation		No Change		
Federal Government	Veterans Administration	Partner with Veterans Administration for case management support regarding offenders under supervision with need for services based on eligibility.	No Change		
Private Business Organization	Voc/Employment	Contracted services with private businesses to offer expanded services throughout the State of South Carolina	No Change		
State Government	Worker's Compensation Commission	Partner with WCC in efforts to provide assistance for employees, injured workers or individuals filing a claim for workplace injuries.	No Change		
Local Government	Pee Dee Mental Health	Provide comprehensive services to eligible participants for the NextGen Project operated and led by Pee Dee Mental Health.	No Change		
Professional Association	Assn. of Ignition Interlock Program Admins.	Assists in Program and Professional Development and leadership opportunities for staff	No Change		
Professional Association	National Institute of Corrections (NIC)	Assits with technical assistance and Program Development	No Change		
Higher Education Institute	Unviersity of Wyoming Survey and Analysis Ctr.	Evaluates grant projects.	No Change		
Local Government	Anderson County Detention Center	Swift Grant expenditures for lodging costs	Add		

Type of Partner Entity	Name of Partner Entity	Description of Partnership	Change to the partnership during the past fiscal year
		Swift Grant expenditures for lodging costs	Add
Local Government	York County Sheriff's Office	Swift Grant expenditures for lodging costs	Add

## Reports Data as submitted for the Accountability Report by:

N080 - Department of Probation, Parole & Pardon

	Law Number	Summary of information	Date of most recent submission				Direct access hyperlink or agency contact (if not provided	Changes to this report during	Explanation why a report wasn't
Report Name	(if applicable)	requested in the report	DURING the past fiscal year	Reporting Frequency	Type of entity/entities	Method to access the report	to LSA for posting online)	the past fiscal year	submitted
Agency Accountability Report	§1-1-810	The report "must contain the agency's or departments' mission, objectives to accomplish the mission, and performance measures that show the degree to which objectives are being met." Agencies must "identify key program area descriptions and expenditures and link these to key financial and performance results measures."	September 2023	Annually	Legislative entity or entities AND South Carolina state agency or agencies	Provided to LSA for posting online	https://www.dppps.sc.gov/About- PPP/Statistics-and-Reports	Amend	
Agency Accountability Report	§1-1-810	The report "must contain the agency's or department's mission, objectives to accomplish the mission, and performance measures that show the degree to which objectives are being met." Agencies must "identify key program area descriptions and expenditures and link these to key financial and performance results measures."	September 2023	Annually	South Carolina state agency or agencies	Provided to LSA for posting online	https://www.dppps.sc.gov/About- PPP/Statistics-and-Reports	Amend	
Agency Budget Plans	Proviso 117.107	To report to the Governor, SC House of Representatives and the SC Senate on the Agency's official budget estimates in itemized form showing the amount needed for the upcoming fiscal year.	October 2023	Annually	South Carolina state agency or agencies	Available on another website	http://www.admin.sc.gov/budget/a gency-budget-plans/current- budget-plans	Amend	
Agency Head Performance Evaluation		Evaluation of Performance of the Agency Director	July 2023	Annually	South Carolina state agency or agencies	Hard copy available upon request	Paul Angus, Director of Human Resources HR.User@ppp.se.gov	Amend	
Agency Head Planning Stage		Performance Expectations of the Agency Director	August 2023	Annually	South Carolina state agency or agencies	Hard copy available upon request	Paul Angus, Director of Human Resources HR.User@ppp.sc.gov	Amend	

	Law Number	Summary of information	Date of most recent submission				Direct access hyperlink or agency contact (if not provided	Change to this vaport during	Explanation why a report wasn't
Report Name	(if applicable)	requested in the report	DURING the past fiscal year	Reporting Frequency	Type of entity/entities	Method to access the report	to LSA for posting online)	the past fiscal year	submitted
Annual Statistical Report	§2-1-230	Compliance with S.C. Code Ann. §2-1-230 that requires agencies to submit reports to Legislative Services Agency for publication online, and the State Library.		Annually	Legislative entity or entities AND South Carolina state agency or agencies	Available on another website	https://dc.statclibrary.sc.gov/handl c/10827/15335		and the control of th
Current Employment Statistics		Total Employee Count and	June 2024	Monthly	Entity within federal government	Available on another website	https://www.bls.gov/web/empsit/c	Amend	
(CES)		Women Employees Count		,			esprog.htm		
Debt Collection Report			February 2024	Annually	Legislative entity or entities AND	Hard copy available upon request	Cheryl Thompson, Asst. Deputy	Amend	
	20 Appropriations Act	outstanding debt and all methods it has used to collect that debt.			South Carolina state agency or agencies		Director for Administration cheryl.thompson@ppp.se.gov		
EEO Employee File		Employee gender, race, job class & title, Federal Category, location, census code	July 2023	Annually	South Carolina state agency or agencies	Electronic copy available upon request	Paul Angus, Director of Human Resources HR.User@ppp.sc.gov	Amend	
Exit Interview Questionnaire		Responses from separated employees to exit interview questionnaire	January 2024	Twice a year	Governor or Lt. Governor	Hard copy available upon request	Paul Angus, Director of Human Resources HR.User@ppp.sc.gov	Amend	
Fines and Fees Report	Proviso: 117.71 General Proviso: Fines and Fees Report	In order to promote accountability and transparency, each state agency must provide and release to the public, a report of all aggregate amounts of fines and fees that were charged and collected by that state agency in the prior fiscal year.	September 2023	Annually	Legislative entity or entities	Available on agency's website	http://www.dpps.sc.gov/About- PPP/Facts-Figures	Amend	
Information Security and Privacy Survey		Results from Department survey	October 2023	Annually	South Carolina state agency or agencies	Electronic copy available upon request	Marsha Lester, Chief Information Officer Helpdesk.user@ppp.sc.gov	Amend	
IT Data Collection and Planning System		IT Employee Salary and Position Information	August 2023	Annually	South Carolina state agency or agencies	Electronic copy available upon request	Marsha Lester, Chief Information Officer Helpdesk.user@ppp.sc.gov	Amend	

	Law Number	Summary of information	Date of most recent submission				Direct access hyperlink or agency contact (if not provided	Changes to this report during	Explanation why a report wasn't
Report Name	(if applicable)	requested in the report	DURING the past fiscal year	Reporting Frequency	Type of entity/entities	Method to access the report	to LSA for posting online)	the past fiscal year	submitted
Proviso 117.114 IT/IS Data Collection	Proviso 117.114	IT inventory and expenditures	August 2023	Annually	South Carolina state agency or agencies	Electronic copy available upon request	Marsha Lester, Chief Information Officer Helpdesk.user@ppp.sc.gov	Amend	
Quarterly Minority Report	§11-35-5260	Expenditures made during a defined period with minority-owned businesses as defined by SC law.	May 2024	Quarterly	South Carolina state agency or agencies	Hard copy available upon request	Stephen Pullie, Director of Procurement Procurement@ppp.sc.gov	Amend	
Quarterly Procurement Reports	§11-35-1220, §11-35- 2440, §11-35-3830, & Regulation 19-445.2015	Expenditures made during a defined period using one of the sourcing methods listed in the report as defined by SC law.	June 2024	Quarterly	South Carolina state agency or agencies	Available on another website	https://reporting.procurement.sc.g ov/	Amend	
Sentencing Reform Oversight Committee Annual Report	§24-28-30	Provides information on the Department's progress toward meeting the ongoing mandates of the Omnibus Crime Reduction and Sentencing Reform Act of 2010.	January 2024	Annually	Legislative entity or entities	Provided to LSA for posting online		Amend	
Sentencing Reform Oversight Committee Annual Report	§2-1-230	Compliance with S.C. Code Ann. §2-1-230 that requires agencies to submit reports to Legislative Services Agency for publication online, and the State Library.	January 2024	Annually	Legislative entity or entities AND South Carolina state agency or agencies	Available on another website	http://www.dppps.sc.gov/About- PPP/Facts-Figures	Amend	
Survey of Occupational Injuries and Illnesses		Injuries and relevant information from previous calendar year for a few locations of USDOL's choosing.	February 2024	Annually	South Carolina state agency or agencies	Electronic copy available upon request	https://www.bls.gov/	Amend	
Telecommuting		Employees approved to telecommute	August 2023	Annually	South Carolina state agency or agencies	Available on another website	https://www.admin.sc.gov/sites/de fault/files/state_hr/Telecommuting %20Reporting%20Form.docx		
Travel Report	Proviso 117.26 of the Appropriation Act	Report on Agency travel expenditures for the prior fiscal year.	August 2023	Annually	Legislative entity or entities AND South Carolina state agency or agencies	Available on another website	http://www.cg.sc.gov/publications andreports/Pages/travelreports.asp x	Amend	

Report Name	Law Number (if applicable)	Summary of information requested in the report	Date of most recent submission DURING the past fiscal year	Reporting Frequency	Type of entity/entities	Method to access the report	Direct access hyperlink or agency contact (if not provided to LSA for posting online)	Changes to this report during the past fiscal year	Explanation why a report wasn't submitted
Turnover and Retention Statistics		Turnover and retention rates for employees	January 2024	Twice a year	Legislative entity or entities		Paul Angus, Director of Human Resources HR.User@ppp.se.gov	Amend	
Direct Grants Performance Measures		Grant related performance measures	January 2024	Twice a year	Entity within federal government	Electronic copy available upon request	Arnise Moultrie, Director of Grants Administration, grants@ppp.se.gov	Amend	

AGENCY NAME:	South Carolina Department of Probation, Parole and Pardon Services				
<b>AGENCY CODE:</b>	N080	SECTION:	066		

2024 Accountability Report

### **SUBMISSION FORM**

I have reviewed and approved the data submitted by the agency in the following templates:

- Data Template
  - o Reorganization and Compliance
  - o FY2024 Strategic Plan Results
  - o FY2025 Strategic Plan Development
  - o Legal
  - o Services
  - o Partnerships
  - o Report or Review
  - o Budget
- Discussion Template
- Organizational Template

I have reviewed and approved the financial report summarizing the agency's budget and actual expenditures, as entered by the agency into the South Carolina Enterprise Information System.

The information submitted is complete and accurate to the extent of my knowledge.

AGENCY DIRECTOR (SIGN AND DATE):	SIGNATURE ON FILE	Signature Received: 9/15/2024
(TYPE/PRINT NAME):	Joann D. Gallman, Acting Director	
BOARD/CMSN CHAIR (SIGN AND DATE):	N/A	
(TYPE/PRINT NAME):		