H.B. 181 01-09-23 10:30 AM

90	(1) The department shall evaluate the case action plan and update the case action plan
91	as necessary to prepare for the offender's transition from incarceration to release, including:
92	(a) establishing the supervision level and program needs, based on the offender's
93	criminal risk factors;
94	(b) identifying barriers to the offender's ability to obtain housing, food, clothing, and
95	transportation;
96	(c) identifying community-based treatment resources that are reasonably accessible to
97	the offender; [and]
98	(d) establishing the initial supervision procedures and strategy for the offender's parole
99	officer[-]; and
100	(e) ensuring that the offender has access to the web portal described in Section
101	35A-2-204 $\hat{\mathbf{H}}$ → $[\hat{\mathbf{H}} \rightarrow \underline{\mathbf{a} \text{ minimum of 30 days before the day on which the offender is released} \leftarrow \hat{\mathbf{H}}]$ a
101a	minimum of 30 days before the offender's anticipated release date \leftarrow \hat{H} .
102	(2) The department shall notify the Board of Pardons and Parole not fewer than 30 days
103	prior to an offender's release of:
104	(a) the offender's case action plan; and
105	(b) any specific conditions of parole necessary to better facilitate transition to the
106	community.