...... moves to amend H.F. No. 100, the fourth engrossment, as follows:

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1.2	Page 3, line 32, after "using" insert "heat, pressure,"
1.3	Page 9, delete lines 20 to 23 and insert:
1.4	"(4) consists of servings that contain no more than five milligrams of delta-9
1.5	tetrahydrocannabinol, 25 milligrams of cannabidiol, 25 milligrams of cannabigerol, or any
1.6	combination of those cannabinoids that does not exceed the identified amounts;"
1.7	Page 9, line 25, after "cannabinoids" insert "per serving"
1.8	Page 16, after line 13, insert:
1.9	"(d) The director shall not have been a member of the Minnesota legislature or held a
1.10	constitutional office for at least four years before appointment."
1.11	Page 30, line 7, after the period, insert "Nothing in this section prohibits a local unit of
1.12	government from charging the retailer registration fee established in section 342.215."
1.13	Page 31, line 4, after "(b)" insert "Except as provided in section 342.215,"
1.14	Page 31, line 9, delete "or"
1.15	Page 31, line 10, after "grounds" insert ", or a public park that includes a playground,
1.16	athletic field, or other attraction regularly used by minors"
1.17	Page 31, delete lines 11 to 13 and insert:
1.18	"(d) The office shall work with local units of government to:
1.19	(1) develop model ordinances for reasonable restrictions on the time, place, and manner
1.20	of the operation of a cannabis business;
1.21	(2) develop standardized forms and procedures for issuance of a retail registration
1.22	pursuant to section 342.215; and

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(-)	verop model poneres and procedures for the performance of compitance enecks
required u	under section 342.215."
Page 3	2, line 7, after the period, insert "If a local unit of government notifies the office
that a can	nabis business other than a cannabis retailer, cannabis microbusiness with a retail
operations	s endorsement, lower potency edible product retailer, or medical cannabis retailer
poses an i	mmediate threat to the health or safety of the public, the office must respond
within 24	hours and may take any action described in section 342.18 or 342.19."
Page 4	0, line 5, after the period, insert "Inspections must take place within 24 hours of
eceipt of	a credible report."
Page 4	8, after line 28, insert:
"Sec	[342.215] RETAILERS; LOCAL REGISTRATION AND ENFORCEMENT.
Subdiv	vision 1. Registration required. Before making retail sales to customers or patients,
a cannabis	s retailer, cannabis microbusiness with a retail operations endorsement, lower
ootency e	dible product retailer, or medical cannabis retailer must register with the local unit
of govern	ment in which the retail establishment is located.
Subd.	2. Registration fee. A local unit of government may charge an initial retail
egistratio	on fee of up to \$200. The local unit of government may also charge a renewal fee
f up to \$	200. A cannabis business with a cannabis retailer license and a medical cannabis
etailer lic	ense for the same location may only be charged a single registration fee. The
egistratio	on fee is nonrefundable.
Subd.	3. Issuance of registration. (a) A local unit of government shall issue a retail
egistratio	on to a cannabis retailer, cannabis microbusiness with a retail operations
endorsem	ent, lower potency edible product retailer, or medical cannabis retailer that:
(1) has	s a valid license issued by the office;
(2) has	s paid the registration fee or renewal fee pursuant to subdivision 2;
(3) is f	ound to be in compliance with the requirements of this chapter at any preliminary
complianc	ce check that the local unit of government performs; and
(4) if a	applicable, is current on all property taxes and assessments at the location where
he retail	establishment is located.
(b) Be	fore issuing a retail registration, the local unit of government may conduct a
	ry compliance check to ensure that the cannabis business is in compliance with

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the applicable operation requirements and the limits on the types of cannabis flower, cannabinoid products, and hemp-derived consumer products that may be sold.

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- (c) The local unit of government shall renew the retail registration when the office renews the license of the cannabis business.
  - (d) A retail registration issued under this section may not be transferred.
- Subd. 4. Compliance checks. (a) A local unit of government shall conduct compliance checks of every cannabis business with a retail registration issued by the local unit of government. The checks shall assess compliance with age verification requirements; the applicable operation requirements; and the applicable limits on the types of cannabis flower, cannabinoid products, and hemp-derived consumer products being sold.
- (b) The local unit of government must conduct unannounced age verification compliance checks at least once each calendar year. Age verification compliance checks must involve persons at least 17 years of age, but under the age of 21, who, with the prior written consent of a parent or guardian if the person is under the age of 18, attempt to purchase cannabis flower, cannabinoid products, or hemp-derived consumer products under the direct supervision of a law enforcement officer or an employee of the local unit of government.
- (c) Checks to ensure compliance with the applicable operation requirements and the limits on the types of cannabis flower, cannabinoid products, and hemp-derived consumer products that may be sold must be performed at least once each calendar year and may be performed by a law enforcement officer or an employee of the local unit of government.
- Subd. 5. Registration suspension and cancellation; notice to office; penalties. (a) If a local unit of government determines that a cannabis business with a retail registration issued by the local unit of government is not operating in compliance with the requirements of this chapter or that the operation of the business poses an immediate threat to the health or safety of the public, the local unit of government may suspend the retail registration. The local unit of government must immediately notify the office of the suspension and shall include a description of the grounds for the suspension.
- (b) The office shall review the retail registration suspension and may order reinstatement of the retail registration or take any action described in section 342.18 or 342.19.
- (c) The retail registration suspension shall be for up to 30 days unless the office suspends
  the license and operating privilege of the cannabis business for a longer period or revokes
  the license.

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4.1	(d) The local unit of government may reinstate the retail registration if the local unit of
4.2	government determines that any violation has been cured. The local unit of government
4.3	must reinstate the retail registration if the office orders reinstatement.
4.4	(e) No cannabis retailer, cannabis microbusiness with a retail operations endorsement,
4.5	lower potency edible product retailer, or medical cannabis retailer may make any sale to a
4.6	customer or patient without a valid retail registration. The local unit of government may
4.7	impose a civil penalty of up to \$2,000 for each violation of this paragraph."
4.8	Page 59, delete lines 23 to 25 and insert:
4.9	"(b) A city or county may adopt an ordinance to prohibit sales for any period between
4.10	9:00 p.m. and 2:00 a.m. the following day, or between 8:00 a.m. and 10:00 a.m. on the days
4.11	of Monday through Saturday."
4.12	Page 79, delete subdivision 5 and insert:
4.13	"Subd. 5. Compliant products. (a) A lower potency edible product retailer shall ensure
4.14	that all lower potency edible products offered for sale comply with the limits on the amount
4.15	and types of cannabinoids that a lower potency edible product can contain, including but
4.16	not limited to the requirement that lower potency edible products:
4.17	(1) consist of servings that contain no more than five milligrams of delta-9
4.18	tetrahydrocannabinol, 25 milligrams of cannabidiol, 25 milligrams of cannabigerol, or any
4.19	combination of those cannabinoids that does not exceed the identified amounts;
4.20	(2) do not contain more than a combined total of 0.5 milligrams of all other cannabinoids
4.21	per serving; and
4.22	(3) do not contain an artificially derived cannabinoid other than delta-9
4.23	tetrahydrocannabinol.
4.24	(b) If a lower potency edible product is packaged in a manner that includes more than
4.25	a single serving, the lower potency edible product must indicate each serving by scoring,
4.26	wrapping, or other indicators that appear on the lower potency edible product designating
4.27	the individual serving size.
4.28	(c) A single package containing multiple servings of a lower potency edible product
4.29	must contain no more than 50 milligrams of delta-9 tetrahydrocannabinol, 250 milligrams
4.30	of cannabidiol, 250 milligrams of cannabigerol, or any combination of those cannabinoids
4.31	that does not exceed the identified amounts."
4.32	Page 90, delete subdivision 8 and insert:

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"Subd. 8. Allowable delivery methods. A patient in the registry program may re	<u>eive</u>
medical cannabis flower and medical cannabinoid products. The office may approve	
additional delivery methods to expand the types of products that qualify as medical	
cannabinoid products."	
Page 91, delete line 13 and insert:	
"(1) be at least:	
(i) 18 years of age to obtain or assist with medical cannabinoid products or medical	<u>al</u>
cannabis paraphernalia; and	
(ii) 21 years of age to obtain or assist with medical cannabis flower;"	
Page 106, after line 17, insert:	
"(10) a warning symbol developed by the office in consultation with the commiss	ioner
of health and the Minnesota Poison Control System that:	
(i) is at least three-quarters of an inch tall and six-tenths of an inch wide;	
(ii) is in a highly visible color;	
(iii) includes a visual element that is commonly understood to mean a person sho	ıld
stop;	
(iv) indicates that the product is not for children; and	
(v) includes the phone number of the Minnesota Poison Control System;"	
Renumber the clauses in sequence	
Page 156, line 5, delete "15" and insert "five"	
Page 181, line 17, after the period, insert "Notice shall also clearly state that an order	ler of
expungement or a grant of expungement may not change a person's immigration statu	s and
any person with questions about the effect on the person's immigration status should co	nsult
with an immigration attorney."	
Page 196, after line 12, insert:	
"Sec Minnesota Statutes 2022, section 144.99, subdivision 1, is amended to rea	d:
Subdivision 1. <b>Remedies available.</b> The provisions of chapters 103I and 157 and see	tions
115.71 to 115.77; 144.12, subdivision 1, paragraphs (1), (2), (5), (6), (10), (12), (13),	
and (15); 144.1201 to 144.1204; 144.121; 144.1215; 144.1222; 144.35; 144.381 to 144	
144.411 to 144.417; 144.495; 144.71 to 144.74; 144.9501 to 144.9512; 144.97 to 144.95	
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6.1 144.992; <del>152.22 to 152.37;</del> 326.70 to 326.785; 327.10 to 327.131; and 327.14 to 327.28

- and all rules, orders, stipulation agreements, settlements, compliance agreements, licenses,
- 6.3 registrations, certificates, and permits adopted or issued by the department or under any
- other law now in force or later enacted for the preservation of public health may, in addition
- 6.5 to provisions in other statutes, be enforced under this section.
  - **EFFECTIVE DATE.** This section is effective January 1, 2024.
- 6.7 Sec. .... Minnesota Statutes 2022, section 144A.4791, subdivision 14, is amended to read:
- 6.8 Subd. 14. **Application of other law.** Home care providers may exercise the authority
- and are subject to the protections in section 152.34 342.51.
- 6.10 **EFFECTIVE DATE.** This section is effective January 1, 2024."
- Page 224, delete section 2

6.6

- Page 234, after line 1, insert:
- "Sec. .... EDIBLE CANNABINOID PRODUCTS; ENFORCEMENT.
- 6.14 (a) The Department of Health shall enforce the provisions of Minnesota Statutes, section
- 6.15 151.72, and all rules, orders, stipulation agreements, settlements, compliance agreements,
- and registrations related to that section adopted or issued by the Office of Medical Cannabis
- or the Department of Health pursuant to the Health Enforcement Consolidation Act of 1993
- contained in Minnesota Statutes, sections 144.989 to 144.993. The commissioner of health
- 6.19 may assign enforcement responsibilities to the Office of Medical Cannabis.
- (b) The enforcement authority under paragraph (a) shall transfer to the Office of Cannabis
- 6.21 Management at any such time that the powers and duties of the Department of Health with
- respect to the medical cannabis program under Minnesota Statutes 2022, sections 152.22
- to 152.37, are transferred to the Office of Cannabis Management. The director of the Office
- of Cannabis Management may assign enforcement responsibilities to the Division of Medical
- 6.25 Cannabis.
- 6.26 (c) This section shall expire on July 1, 2024.
- 6.27 **EFFECTIVE DATE.** This section is effective the day following final enactment."
- Page 259, after line 26, insert:
- 6.29 "Subd. 20. Department of Health; Minnesota Poison Control System. \$500,000 in
- 6.30 fiscal year 2024 and \$500,000 in fiscal year 2025 are appropriated from the general fund

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7.1 to the commissioner of health to support the poison control system and award or supplement

- grants pursuant to Minnesota Statutes, section 145.93."
- 7.3 Renumber the sections in sequence and correct the internal references

7.4 Amend the title accordingly