..... moves to amend H.F. No. 3168, the delete everything amendment

1.1

1.2

(H3168DE3), as follows:

3	Page 26, delete section 30 and insert:
.4	"Sec. 30. SURROGACY TASK FORCE.
.5	Subdivision 1. Membership. (a) The Surrogacy Task Force for the study
.6	of gestational and traditional surrogacy consists of 24 members, appointed by the
.7	commissioner of human services except where otherwise specified, as follows:
.8	(1) the commissioner of human services or a person designated by the commissioner
.9	of human services;
.10	(2) the commissioner of health or a person designated by the commissioner of health;
.11	(3) two members of the house of representatives, one appointed by the speaker of the
.12	house and one appointed by the minority leader;
.13	(4) two senators appointed by the Subcommittee on Committees of the Committee
.14	on Rules and Administration, one from the majority party and one from the minority party;
.15	(5) one person designated by the chair of the Family Law section and one person
.16	designated by the chair of the Children and the Law section of the Minnesota State Bar
.17	Association;
.18	(6) one person designated by the Minnesota County Attorney's Association;
.19	(7) one district court judge from the second or fourth judicial district appointed by the
.20	chief justice of the Supreme Court and one district court judge with permanent chambers
.21	outside of the metropolitan area appointed by the chief justice of the Supreme Court;
.22	(8) one person representing Minnesota fertility clinics who is a member of the
.23	American Society of Reproductive Medicine;
.24	(9) one person representing the Minnesota Legal Services Coalition;
.25	(10) one person representing Minnesota-based children's advocacy nonprofits;
.26	(11) one person representing Minnesota surrogacy agencies;

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(12) one person representing mental health professionals who is a member	oer of the
American Society for Reproductive Medicine mental health professionals group	up;
(13) one person representing parents' rights advocacy groups;	
(14) one person representing RESOLVE: The National Fertility Associa-	tion having
experienced gestational or traditional surrogacy, as appointed by RESOLVE;	
(15) one woman who has acted as a gestational or traditional surrogate,	designated
by RESOLVE;	
(16) one woman who has acted as a gestational or traditional surrogate,	designated
by the Minnesota Family Council;	
(17) one person representing Choice Moms organization, designated by	that
organization;	
(18) one person representing Outfront Minnesota, designated by that org	ganization;
(19) one person representing the Minnesota Family Council, designated	by that
organization; and	
(20) one person representing the Minnesota Catholic Conference, design	nated by that
organization.	
(b) Appointing and designating authorities shall appoint and designate n	nembers by
July 1, 2016.	
Subd. 2. Chair. The commissioner of human services or the commission	oner's
designee shall serve as chair.	<u> </u>
aborginee briain serve as eriain.	
Subd. 3. Compensation; expenses. Notwithstanding Minnesota Statute	es, section
15.059, members of the Surrogacy Task Force shall serve without compensat	ion or
reimbursement of expenses.	
Subd. 4. Meetings. The task force shall meet as frequently and as often	as necessary
to accomplish its purpose, but no less than quarterly. The commissioner of hur	
shall convene the first meeting by July 31, 2016.	
Subd. 5. Staffing. The Department of Human Services shall provide sta	affing and
technical assistance within available resources.	
Subd. 6. Duties; report; expiration. The Surrogacy Task Force shall re	eview and
study the legal issues implicated by the practice of gestational and traditional	
in the state of Minnesota and make recommendations to the legislature on leg	
related to surrogacy. The Surrogacy Task Force must report its findings and i	
recommendations to address legal issues implicated by surrogacy to the chairs	
minority members of the legislative committees in the house of representative	

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3.1 <u>senate with primary jurisdiction over health and judiciary by January 15, 2017. The report</u>

- must include draft legislation to implement the recommendations of the task force. The
- 3.3 <u>task force expires on submission of the report required by this subdivision or on January</u>
- 3.4 <u>16, 2017, whichever is earlier.</u>

3.5 **EFFECTIVE DATE.** This section is effective the day following final enactment."

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