

1.1 moves to amend H.F. No. 1090, the delete everything amendment
1.2 (H1090DE1), as follows:

1.3 Page 21, after line 11, insert:

1.4 "Section 10. **POWDERED ALCOHOL POLICY STUDY.**

1.5 (a) No person shall manufacture, import, distribute, or sell powdered alcohol until
1.6 June 1, 2016.

1.7 (b) The director of the Division of Alcohol and Gambling Enforcement must prepare
1.8 testimony for the commerce and regulatory reform committee, and any other relevant
1.9 committee, about whether current laws could be adequately enforced with regard to the
1.10 manufacture, importation, distribution, and sale of powdered alcohol. The director may
1.11 make recommendations for legislation addressing any stated concerns. The testimony
1.12 required under this paragraph is due by December 7, 2015.

1.13 (c) The commissioner of Health must prepare testimony for the health and human
1.14 services reform committee, and any other relevant committee, about the public health
1.15 impact of powdered alcohol. The commissioner must address whether there is a potential
1.16 for greater abuse of and addiction to powdered alcohol relative to malt liquor, wine and
1.17 distilled spirits. The commissioner may make recommendations for legislation addressing
1.18 any stated concerns. The testimony required under this paragraph is due by December
1.19 7, 2015.

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