

1.1 moves to amend H.F. No. 4251 as follows:

1.2 Page 2, after line 26, insert:

1.3 "(f) Notwithstanding paragraph (e), the office may approve cannabis flower, cannabis
1.4 products, or hemp-derived consumer products intended to be inhaled as smoke, aerosol, or
1.5 vapor that contain or impart a flavor or smell only if the additives are terpenes extracted
1.6 from cannabis plants or hemp plants and are present at no greater concentrations than those
1.7 found naturally occurring in the cannabis plants or hemp plants from which the
1.8 tetrahydrocannabinol was extracted.

1.9 Sec. 2. Minnesota Statutes 2023 Supplement, section 342.63, is amended by adding a
1.10 subdivision to read:

1.11 Subd. 7. **Content of label; products intended to be inhaled as smoke, aerosol, or**
1.12 **vapor.** All cannabis flower, cannabis products, and hemp-derived consumer products
1.13 intended to be inhaled as smoke, aerosol, or vapor and sold to customers or patients must
1.14 not present, on the label or affixed on the packaging or container, any descriptor or depiction
1.15 of flavor that would imply to an ordinary person that the product contains flavors other than
1.16 the natural taste or smell of cannabis."

1.17 Amend the title accordingly