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...... moves to amend H.F. No. 2150, the delete everything amendment (A14-0976), as follows:

Page 137, after line 6, insert:

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"Sec. 2. Minnesota Statutes 2012, section 119B.09, subdivision 5, is amended to read:

Subd. 5. **Provider choice.** Parents may choose child care providers as defined under section 119B.011, subdivision 19, that best meet the needs of their family. Beginning July 1, 2018, parents or guardians must choose a participating provider under section 124D.142 for their children not yet attending kindergarten, unless a waiver is granted under section 119B.125, subdivision 1, by the commissioner of human services. Counties shall make resources available to parents in choosing quality child care services. Counties may require a parent to sign a release stating their knowledge and responsibilities in choosing a legal provider described under section 119B.011, subdivision 19. When a county knows that a particular provider is unsafe, or that the circumstances of the child care arrangement chosen by the parent are unsafe, the county may deny a child care subsidy. A county may not restrict access to a general category of provider allowed under section 119B.011, subdivision 19.

Sec. 3. Minnesota Statutes 2012, section 119B.125, subdivision 1, is amended to read: Subdivision 1. **Authorization.** (a) Except as provided in subdivision 5, a county must authorize the provider chosen by an applicant or a participant before the county can authorize payment for care provided by that provider. The commissioner must establish the requirements necessary for authorization of providers.

- (b) In order to be authorized to care for a child not yet attending kindergarten, a provider must:
- (1) beginning July 1, 2018, participate in the quality rating and improvement system under section 124D.142; and

Sec. 3.

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(2) beginning July 1, 2020, have at least a one-s	star rating in the quality rating and
improvement system.	
(c) In order to comply with federal regulations,	the requirements in paragraph (b) do
not apply to unlicensed or license-exempt providers, i	including legal nonlicensed providers
or providers licensed by a state other than Minnesota.	In addition, the commissioner may
waive the requirements in paragraph (b), if:	
(1) the parents' authorized activities occur durin	g times when care is not available or
not practicable from providers participating in the qua	ality rating and improvement system,
for all or a part of the authorized activities;	
(2) a family lives in an area where care from pr	oviders participating in the quality
rating and improvement system is not available;	
(3) a family has a school-aged sibling whose pr	rovider is not participating in the
quality rating and improvement system, and the famil	ly wishes to keep the children with
that same provider;	
(4) no providers participating in the quality ration	ng and improvement system are
willing or able to care for one or all of the children in	the family;
(5) a family has a child with a disability as defin	ned in section 125A.02; or
(6) a family is using a nonparticipating provide	r prior to July 1, 2018, or July 1,
2020, and wishes to continue using that provider.	
(d) A provider must be reauthorized every two	years. A legal, nonlicensed family
child care provider also must be reauthorized when ar	nother person over the age of 13 joins
the household, a current household member turns 13,	or there is reason to believe that a
household member has a factor that prevents authorize	zation. The provider is required to
report all family changes that would require reauthori	ization. When a provider has been
authorized for payment for providing care for families	s in more than one county, the county
responsible for reauthorization of that provider is the	county of the family with a current
authorization for that provider and who has used the pr	rovider for the longest length of time."
Page 142, after line 5, insert:	
"Sec. 13. WAIVER PROCESS RELATED TO	CHILD CARE PROVIDER
CHOICE.	
(a) The commissioner of human services shall of	develop a simple waiver process
related to Minnesota Statutes, section 119B.125, subc	division 1.
(b) Eligibility for child care assistance is determ	nined under Minnesota Statutes,
section 119B.09, subdivision 7, and payments are aut	horized retroactively from that date,
regardless of when a waiver is approved.	

Sec. 13. 2

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(c) The commissioner must monitor the waiver process and report on the usage of waivers to the legislative committees having jurisdiction over child care and Parent Aware policy and finance.

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## Sec. 14. PARENT AWARE QUALITY RATING AND IMPROVEMENT SYSTEM ACCESSIBILITY REPORT.

Subdivision 1. Recommendations. The commissioner of human services, in consultation with representatives from the child care and early childhood advocacy community, child care provider organizations, child care providers, organizations administering Parent Aware, the Departments of Education and Health, counties, and parents, shall make recommendations to the legislature on increasing statewide accessibility for child care providers to the Parent Aware quality rating and improvement system and for increasing access to Parent Aware-rated programs for families with children. The recommendations must address the following factors impacting accessibility:

(1) availability of rated and nonrated programs by child care provider type, within

- (1) availability of rated and nonrated programs by child care provider type, within rural and underserved areas, and for different cultural and non-English-speaking groups;
- (2) time and resources necessary for child care providers to participate in Parent Aware at various rating levels, including cultural and linguistic considerations;
  - (3) federal child care development fund regulations; and
  - (4) other factors as determined by the commissioner.

Subd. 2. Report. By February 15, 2015, the commissioner of human services shall report to the legislative committees with jurisdiction over the child care assistance programs and the Parent Aware quality rating and improvement system with recommendations to increase access for families and child care providers to Parent Aware, including benchmarks for achieving the maximum participation in Parent Aware-rated child care programs by families receiving child care assistance.

The recommendations may also include, but are not limited to, potential modifications to Minnesota Statutes sections 119B.09, subdivision 5; 119B.125, subdivision 1; and section 13, if necessary, which may include a delayed effective date, different phase-in process, or repealer.

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

3.31 Renumber the sections in sequence and correct the internal references

3.32 Amend the title accordingly

Sec. 14. 3