02/08/13 11:10 AM HOUSE RESEARCH MS/MK H0005A96

..... moves to amend H.F. No. 5, the fourth engrossment, as follows:

1.1

.2	Page 8, line 11, delete "the board shall have the power;" and insert "the Minnesota
.3	Insurance Marketplace shall contract with the commissioner of commerce"
.4	Page 8, line 12, after "Marketplace" insert "that satisfy but do not exceed federal
.5	certification requirements under the Affordable Care Act (Public Law 111-148), as long as
.6	doing so does not violate existing state law,"
.7	Page 8, line 18, after "satisfy" insert ", but do not exceed,"
.8	Page 8, line 19, after "Marketplace" insert ", as long as doing so does not violate
.9	existing state law"
.10	Page 8, line 20, delete everything after "board" and insert "shall allow any health
.11	carrier and health benefit plans that have met certification requirements to participate"
.12	Page 8, line 21, delete "participation" and delete everything after "Marketplace"
.13	and insert a period
.14	Page 8, delete lines 22 to 34 and insert:
.15	"(c) The Minnesota Insurance Marketplace shall contract with the commissioner of
.16	commerce to review the justification for any premium increases as required by section
.17	1311(e)(2) of the federal Patient Protection and Affordable Care Act (Public Law 111-148).
.18	In carrying out these requirements, the commissioner of commerce shall apply the same
.19	standard and process used to review insurance plan premium rates under section 62A.02."
.20	Page 8, line 35, delete "(c)" and insert "(d)"