1.1	moves to amend H.F. No. 3056 as follows:
1.2	Delete everything after the enacting clause and insert:
1.3	"Section 1. Minnesota Statutes 2008, section 62U.04, subdivision 3, is amended to read:
1.4	Subd. 3. Provider peer grouping. (a) The commissioner shall develop a peer
1.5	grouping system for providers based on a combined measure that incorporates both
1.6	provider risk-adjusted cost of care and quality of care, and for specific conditions as
1.7	determined by the commissioner. In developing this system, the commissioner shall
1.8	consult and coordinate with health care providers, health plan companies, state agencies,
1.9	and organizations that work to improve health care quality in Minnesota. For purposes of
1.10	the final establishment of the peer grouping system, the commissioner shall not contract
1.11	with any private entity, organization, or consortium of entities that has or will have a direct
1.12	financial interest in the outcome of the system.
1.13	(b) Beginning June 1 October 8, 2010, the commissioner shall disseminate
1.14	information to providers on their cost of care, resource use, quality of care, and the results
1.15	of the grouping developed under this subdivision in comparison to an appropriate peer
1.16	group. Any analyses or reports that identify providers may only be published after the
1.17	provider has been provided the opportunity by the commissioner to review the underlying
1.18	data and submit comments. The provider shall have 21_90 days to review the data for

accuracy.
(c) The commissioner shall establish an appeals process to resolve disputes from

1.21 providers regarding the accuracy of the data used to develop analyses or reports.

(d) Beginning September 1, 2010 2011, the commissioner shall, no less than
annually, publish information on providers' cost, quality, and the results of the peer
grouping process. The results that are published must be on a risk-adjusted basis.

1.25 Sec. 2. Minnesota Statutes 2008, section 62U.04, is amended by adding a subdivision1.26 to read:

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- Subd. 3a. Quality improvement. Beginning June 1, 2010, the commissioner shall 2.1 contract with a private entity or consortium of entities to establish and implement a quality 2.2 improvement program for physician clinics and hospitals that utilizes the underlying 2.3 data and results generated from the provider peer grouping system. The program shall 2.4 annually provide physician clinics and hospitals with appropriate tools to understand 2.5 their performance and to improve their results. The quality improvement program shall 2.6 focus on those physician clinics and hospitals that deviate from identified thresholds of 2.7 performance. The entity or consortium shall include statewide associations representing 2.8 physicians and hospitals. 2.9 Sec. 4. Minnesota Statutes 2008, section 62U.04, subdivision 9, is amended to read: 2.10 Subd. 9. Uses of information. (a) By January 1, <del>2011</del> 2012: 2.11 (1) the commissioner of management and budget shall use the information and 2.12 methods developed under subdivision 3 to strengthen incentives for members of the state 2.13 employee group insurance program to use high-quality, low-cost providers; 2.14 (2) all political subdivisions, as defined in section 13.02, subdivision 11, that offer 2.15 health benefits to their employees must offer plans that differentiate providers on their 2.16 cost and quality performance and create incentives for members to use better-performing 2.17 providers; 2.18 (3) all health plan companies shall use the information and methods developed 2.19 under subdivision 3 to develop products that encourage consumers to use high-quality, 2.20 low-cost providers; and 2.21 2.22 (4) health plan companies that issue health plans in the individual market or the
  - small employer market must offer at least one health plan that uses the information
    developed under subdivision 3 to establish financial incentives for consumers to choose
    higher-quality, lower-cost providers through enrollee cost-sharing or selective provider
    networks.
- (b) By January 1, 2011 2012, the commissioner of health shall report to the
  governor and the legislature on recommendations to encourage health plan companies
  to promote widespread adoption of products that encourage the use of high-quality,
  low-cost providers. The commissioner's recommendations may include tax incentives,
  public reporting of health plan performance, regulatory incentives or changes, and other
  strategies.
- 2.33 Sec. 5. <u>REPEALER.</u>
- 2.34

Minnesota Statutes 2009 Supplement, section 256B.032, is repealed."

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