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...... moves to amend H.F. No. 1935, the delete everything amendment (H1935DE1), as follows:

Pages 27 to 29, delete sections 17 and 18 and insert:

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"Sec. 17. Minnesota Statutes 2018, section 146A.01, subdivision 4, is amended to read:

Subd. 4. Complementary and alternative health care practices. (a) "Complementary and alternative health care practices" means the broad domain of complementary and alternative healing methods and treatments, including but not limited to: (1) acupressure; (2) anthroposophy; (3) aroma therapy; (4) ayurveda; (5) cranial sacral therapy; (6) culturally traditional healing practices; (7) detoxification practices and therapies; (8) energetic healing; (9) polarity therapy; (10) folk practices; (11) healing practices utilizing food, food supplements, nutrients, and the physical forces of heat, cold, water, touch, and light; (12) Gerson therapy and colostrum therapy; (13) healing touch; (14) herbology or herbalism; (15) homeopathy; (16) nondiagnostic iridology; (17) body work, massage, and massage therapy; (18) meditation; (19) mind-body healing practices; (20) naturopathy; (21) noninvasive instrumentalities; and (22) traditional Oriental practices, such as Qi Gong energy healing; (23) preparation of scalp hair prostheses worn for hair loss suffered as a result of alopecia areata; (24) personal services for the cosmetic care of the skin, hands, feet, and nails; (25) barbering as defined under Minnesota Statutes 2018, section 154.02, subdivision 1; (26) hair braiding as defined under Minnesota Statutes 2018, section 155A.28, subdivision 2; (27) skin laser resurfacing; and (28) the following services defined under Minnesota Statutes 2018, section 155A.23: cosmetology, threading, and esthiology.

(b) Complementary and alternative health care practices do not include surgery, x-ray radiation, administering or dispensing legend drugs and controlled substances, practices that invade the human body by puncture of the skin epidermis layer, setting fractures, the use of medical devices as defined in section 147A.01, any practice included in the practice

Sec. 17. 1

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of dentistry as defined in section 150A.05, subdivision 1, or the manipulation or adjustment of articulations of joints or the spine as described in section 146.23 or 148.01.

- (c) Complementary and alternative health care practices do not include practices that are permitted under section 147.09, clause (11), or 148.271, clause (5).
- (d) This chapter does not apply to, control, prevent, or restrict the practice, service, or activity of lawfully marketing or distributing food products, including dietary supplements as defined in the federal Dietary Supplement Health and Education Act, educating customers about such products, or explaining the uses of such products. Under Minnesota law, an unlicensed complementary and alternative health care practitioner may not provide a medical diagnosis or recommend discontinuance of medically prescribed treatments.
- Sec. 18. Minnesota Statutes 2018, section 146A.01, subdivision 6, is amended to read:
 - Subd. 6. Unlicensed complementary and alternative health care
- practitioner. "Unlicensed complementary and alternative health care practitioner" means a person who:
- 2.15 (1) either:

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- 2.16 (i) is not licensed or registered by a health-related licensing board or the commissioner of health; or
 - (ii) is licensed or registered by the commissioner of health or a health-related licensing board other than the Board of Medical Practice, the Board of Dentistry, the Board of Chiropractic Examiners, or the Board of Podiatric Medicine, but does not hold oneself out to the public as being licensed or registered by the commissioner or a health-related licensing board when engaging in complementary and alternative health care;
 - (2) has not had a license or registration issued by a health-related licensing board or the commissioner of health revoked or has not been disciplined in any manner at any time in the past, unless the right to engage in complementary and alternative health care practices has been established by order of the commissioner of health;
 - (3) is engaging in complementary and alternative health care practices; and
- 2.28 (4) is providing complementary and alternative health care services for remuneration or is holding oneself out to the public as a practitioner of complementary and alternative health care practices-; and
- 2.31 (5) annually demonstrates completion of three hours of office-approved training and education regarding infection control."

Sec. 18. 2

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Page 66, after line 2, insert:

3.2	"Sec. 53. HAIR NAILS AND SKIN CARE PRACTITIONER TASK FORCE.
3.3	Subdivision 1. Task force. (a) There is established a Hair Nails and Skin Care Practitioner
3.4	Task Force comprised of five individuals appointed by the governor who practice hair care
3.5	under Minnesota Statutes, section 146A.01, subdivision 4, clauses (23) to (28).
3.6	(b) The purpose of the task force is to use a mix methodology to study and report to the
3.7	legislature on an appropriate certification structure for hair care, skin care, and nail care
3.8	practitioners that addresses at least the health, safety, and sanitation guidelines in this section.
3.9	Minnesota Statutes, section 15.059, governs the administration of the task force. The task
3.10	force shall report to the legislature by January 15, 2021, with findings and proposed
3.11	legislation necessary to regulate hair, nail, and skin care practitioners.
3.12	Subd. 2. Coursework requirements. (a) Coursework developed by the task force must
3.13	include at least the following topics: health, safety, sanitation, and pathogenic and
3.14	nonpathogenic bacteria and cross contamination. The coursework must be provided in a
3.15	foreign language format upon request.
3.16	(b) Clinical instruction must include a total of three hours annually in the practice of the
3.17	hair, nail, and skin care practices identified in Minnesota Statutes, section 146A.01,
3.18	subdivision 4, clauses (23) to (28).
3.19	(c) Each student is required to perform clinical exercises as described in this paragraph.
3.20	Clinical exercises may be performed on customers, students, models, or mannequins. Students
3.21	must be assigned health, safety, and sanitation duties under the supervision of an instructor
3.22	to perform during clinical exercises."
3.23	Page 66, delete section 53 and insert:
3.24	"Sec. 54. REPEALER.
3.25	Subdivision 1. Barbers and cosmetology. Minnesota Statutes 2018, sections 154.001;
3.26	154.002; 154.003; 154.01; 154.02; 154.04; 154.05; 154.065, subdivisions 2 and 4; 154.07,
3.27	subdivisions 1, 3, 3a, 4, 5, 5a, 5b, and 6; 154.08; 154.09; 154.10; 154.11, subdivisions 1
3.28	and 3; 154.14; 154.15; 154.161; 154.162; 154.19; 154.20; 154.21; 154.24; 154.25; 154.26;
3.29	154.27; 154.28; 155A.20; 155A.21; 155A.22; 155A.23, subdivisions 1, 2, 3, 4, 4a, 4b, 5,
3.30	5a, 7, 8, 8a, 9, 10, 11, 12, 13, 14, 15, 16, 17, and 18; 155A.24, subdivisions 1 and 2; 155A.25,
3.31	subdivisions 1a, 1b, 2, 3, 4, 5, 6, 7, and 8; 155A.26; 155A.27, subdivisions 1, 2, 4, 5, 5a, 6,

Sec. 54. 3

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4.1	7, 8	. 9.	and 10:	155A.271:	155A.275	155A.28:	155A.29:	155A.30	155A.31:	155A.32

- 4.2 155A.33; 155A.34; 155A.35; 155A.355; and 155A.36, are repealed.
- Subd. 2. Legislative Budget Office. Minnesota Statutes 2018, sections 3.8853; and
- 3.8854, and Laws 2017, First Special Session chapter 4, article 2, sections 1, as amended
- by Laws 2018, chapter 214, article 5, section 10; 3, as amended by Laws 2018, chapter 214,
- article 5, section 11; 7; 8; 9, as amended by Laws 2018, chapter 214, article 5, section 12;
- and 58, as amended by Laws 2018, chapter 214, article 5, section 13; and Laws 2018, chapter
- 4.8 214, article 5, sections 1; 2; 3; 4; 5; 6; 7; 8; 9; 10; 11; 12; 13; 14; and 15, are repealed."
- 4.9 Amend the title accordingly

Sec. 54. 4