Page 3, after line 28, insert: 1.2 "Sec. .... Minnesota Statutes 2018, section 119B.02, subdivision 3, is amended to read: 1.3 Subd. 3. Supervision of counties and providers. (a) The commissioner shall supervise 1.4 child care programs administered by the counties through standard-setting, technical 1.5 assistance to the counties, approval of county child care fund plans, and distribution of 1.6 public money for services. The commissioner shall provide training and other support 1.7 services to assist counties in planning for and implementing child care assistance programs. 1.8 The commissioner shall adopt rules under chapter 14 that establish minimum administrative 1.9 standards for the provision of child care services by county boards of commissioners. 1.10 1.11 (b) The commissioner shall: (1) provide technical assistance and training to support child care providers to ensure 1.12 1.13 proper billing and attendance records are submitted for reimbursement under this chapter; and 1.14 (2) ensure that the training and technical assistance provided to child care providers is 1.15 linguistically and culturally accessible." 1.16 Page 4, after line 24, insert: 1.17 "Sec. .... Minnesota Statutes 2018, section 119B.02, is amended by adding a subdivision 1.18 to read: 1.19 Subd. 8. Child care capacity and attendance. By January 1, 2020, the commissioner 1.20 1.21 shall develop an electronic system for counties and providers to use to track the child care provider's authorizations under this chapter to ensure that attendance reported for billing 1.22

..... moves to amend H.F. No. 2319 as follows:

1.1

1.23

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purposes under this chapter does not exceed authorized care.

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Sec. .... Minnesota Statutes 2018, section 119B.025, is amended by adding a subdivision

2.1

to read: 2.2 Subd. 5. Information to applicants; child care fraud. At the time of initial application 2.3 and at redetermination, the county must provide written notice to the applicant or participant 2.4 listing the activities that constitute child care fraud and the consequences of committing 2.5 child care fraud. An applicant or participant shall acknowledge receipt of the child care 2.6 fraud notice in writing." 2.7 Page 10, after line 9, insert: 2.8 "Sec. .... [245A.154] CHILD CARE ADVISORY WORKING GROUP. 2.9 Subdivision 1. Establishment; Membership. (a) A working group to advise the 2.10 Department of Human Services on child care licensing policy is established. 2.11 (b) The working group shall include 19 members as follows: 2.12 2.13 (1) two members of the house of representatives, one member appointed by the speaker of the house and one member appointed by the minority leader of the house of 2.14 2.15 representatives; (2) two members of the senate, one member appointed by the senate majority leader and 2.16 one member appointed by the senate minority leader; 2.17 (3) the commissioner of human services or a designee; 2.18 (4) two representatives from county social services agencies, appointed by the governor; 2.19 (5) two parents, appointed by the governor, of children served in licensed child care 2.20 centers, one from within the seven-county metropolitan area as defined in section 473.121, 2.21 subdivision 2, and one from outside the seven-county metropolitan area; 2.22 (6) two parents, appointed by the governor, of children served in licensed family or 2.23 group family day care programs, one from within the seven-county metropolitan area as 2.24 defined in section 473.121, subdivision 2, and one from outside the seven-county 2.25 metropolitan area; 2.26 (7) two teachers, appointed by the governor, who are employed at licensed child care 2.27 2.28 centers, one from a center within the seven-county metropolitan area as defined in section 473.121, subdivision 2, and one from a center outside the seven-county metropolitan area; 2.29 2.30 (8) two caregivers, appointed by the governor, who are employed at licensed family or group family day care programs, one from a program within the seven-county metropolitan 2.31

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3.1	area as defined in section 473.121, subdivision 2, and one from a program outside the
3.2	seven-county metropolitan area;
3.3	(9) two licensed child care providers, appointed by the governor, one from a center
3.4	within the seven-county metropolitan area as defined in section 473.121, subdivision 2, and
3.5	one from a center outside the seven-county metropolitan area; and
3.6	(10) two licensed family or group family day care providers, appointed by the governor,
3.7	one from within the seven-county metropolitan area as defined in section 473.121, subdivision
3.8	2, and one from outside the seven-county metropolitan area.
3.9	(c) The appointing authorities under this subdivision shall, if possible, ensure that the
3.10	working group's membership reflects the diversity of the families participating in child care
3.11	assistance programs.
3.12	(d) The appointing authorities under this subdivision must complete their appointments
3.13	no later than July 1, 2019.
3.14	Subd. 2. <b>Duties.</b> (a) The working group must:
3.15	(1) make recommendations on improving child care licensing processes;
3.16	(2) assess the cost implications of current licensing standards and any proposed licensing
3.17	changes, and assess whether current child care assistance program reimbursement rates
3.18	adequately cover the costs of regulatory compliance;
3.19	(3) clarify teacher and caregiver qualifications under Minnesota Rules, chapters 9502
3.20	and 9503, including clarifying requirements related to transferable credits;
3.21	(4) conduct a survey of licensed child care providers about licensing requirements and
3.22	the licensing process;
3.23	(5) identify licensing requirements that have led to the closure of new child care programs
3.24	and recommend business development and technical assistance resources to promote provider
3.25	recruitment and retention; and
3.26	(6) consider creating specific licensing requirements for child care settings located in
3.27	rural Minnesota in order to address barriers to finding quality teachers and caregivers.
3.28	(b) The working group shall consult with stakeholders and the public as necessary as
3.29	the working group reviews and carries out the responsibilities listed under paragraph (a).
3.30	Subd. 3. Meetings. The commissioner of human services or a designee shall convene
3.31	the first meeting of the working group no later than August 1, 2019. The commissioner or

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4.1	a designee shall serve as the chair of t	he working group. Meetings	s of the working	g group are
4.2	open to the public.			
4.3	Subd. 4. Compensation. Member	rs of the working group shal	l receive comp	ensation
4.4	according to section 15.059, subdivis	ion 3.		
4.5	Subd. 5. Administrative support	The Department of Human	n Services shall	l provide
4.6	administrative support for the working	g group and arrange for me	eting space.	
4.7	Subd. 6. <b>Report.</b> No later than Fe	bruary 1, 2020, the working	g group shall pr	ovide
4.8	recommendations and proposed legis	lation related to child care li	censing require	ements and
4.9	processes, appeal rights and processe	s, teacher qualifications, and	d teacher licens	sing
4.10	requirements for rural Minnesota sett	ings to the chairs and ranking	ng minority me	mbers of
4.11	the legislative committees with jurisd	liction over human services.	<u>·</u>	
4.12	EFFECTIVE DATE. This section	n is effective the day follow	ving final enact	ment."
4.13	Page 20, after line 25, insert:			
4.14	"Sec DIRECTION TO COMN	MISSIONER.		
4.15	(a) The commissioner of human s	ervices shall:		
4.16	(1) develop equity and implicit bis	as training for state and cou	nty child care l	icensors
4.17	and require all licensors to receive the	is training within 30 days of	initial hiring a	nd once
4.18	every two years thereafter. The training	ng must be offered at no cos	st to the lead ag	gencies or
4.19	licensors;			
4.20	(2) actively recruit child care licer	nsors to more accurately ref	lect the racial a	nd ethnic
4.21	diversity of families participating in c	child care assistance program	ns;	
4.22	(3) create an accountability proces	ss for child care providers to	submit compla	aints about
4.23	a licensor;			
4.24	(4) hire an equity coordinator to se	erve in the Office of Inspect	or General usir	ng existing
4.25	funds. The equity coordinator's respo	nsibilities would include:		
4.26	(i) developing and maintaining the	Office of Inspector General's	s internal equity	initiatives
4.27	and community engagement strategie	<u>s;</u>		
4.28	(ii) advising management and stat	f on developing an equitabl	e and inclusive	;

organizational culture, and inclusive and culturally sensitive processes, policies, and practices;

(iii) conducting an annual audit to assess the success of efforts to improve equity and

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inclusiveness across the department; and

4.29

4.30

4.31

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5.1	(iv) working with other equity leaders within the department, including the community
5.2	relations director and the Office for Equity, Performance and Development; and
5.3	(5) reorganize the department to remove the licensing function from the Office of
5.4	Inspector General and move it to another division of the department.
5.5	(b) The commissioner shall report to the chairs and ranking minority members of the
5.6	legislative committees with jurisdiction over human services on the implementation of the
5.7	directions under paragraph (a) by January 1, 2020."
5.8	Renumber the sections in sequence and correct the internal references
5.9	Amend the title accordingly

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