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...... moves to amend H.F. No. 3876 as follows:

Page 5, line 18, after the period, insert "The laboratory must collect, or contract with a third party that is not a manufacturer to collect, from the manufacturer's production facility the medical cannabis samples it will test." and after the second "of" insert "collecting samples and"

Page 8, after line 21, insert:

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"Sec. Minnesota Statutes 2020, section 152.29, subdivision 3a, is amended to read:

- Subd. 3a. **Transportation of medical cannabis;** <u>transport</u> <u>staffing.</u> (a) A medical cannabis manufacturer may staff a transport motor vehicle with only one employee if the medical cannabis manufacturer is transporting medical cannabis to <u>either a certified</u> <u>laboratory for the purpose of testing or</u> a facility for the purpose of disposal. If the medical cannabis manufacturer is transporting medical cannabis for any other purpose or destination, the transport motor vehicle must be staffed with a minimum of two employees as required by rules adopted by the commissioner.
- (b) Notwithstanding paragraph (a), a medical cannabis manufacturer that is only transporting hemp for any purpose may staff the transport motor vehicle with only one employee.
- (c) A medical cannabis manufacturer may contract with a third party for armored car services for deliveries of medical cannabis from its production facility to distribution facilities. A medical cannabis manufacturer that contracts for armored car services remains responsible for compliance with transportation manifest and inventory tracking requirements in rules adopted by the commissioner.

Sec. . 1

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| 2.1 | (d) A third-party testing laboratory may staff a transport motor vehicle with one or more |
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| 2.2 | employees when transporting medical cannabis from a manufacturer's production facility |
| 2.3 | to the testing laboratory for the purpose of testing samples. |
| 2.4 | (e) Department of Health staff may transport medical cannabis for the purposes of |
| 2.5 | delivering medical cannabis and other samples to a laboratory for testing under rules adopted |
| 2.6 | by the commissioner and in cases of special investigations when the commissioner has |
| 2.7 | determined there is a potential threat to public health. The transport motor vehicle must be |
| 2.8 | staffed by a minimum of two Department of Health employees. The employees must carry |
| 2.9 | their Department of Health identification cards and a transport manifest that meets the |
| 2.10 | requirements in Minnesota Rules, part 4770.1100, subpart 2. |
| 2.11 | (f) A Tribal medical cannabis program operated by a federally recognized Indian Tribe |
| 2.12 | located within the state of Minnesota may transport samples of medical cannabis to testing |
| 2.13 | laboratories in the state. Transport vehicles must be staffed by at least two employees of |
| 2.14 | the Tribal medical cannabis program. Transporters must carry identification identifying |
| 2.15 | them as employees of the Tribal medical cannabis program and a detailed transportation |
| 2.16 | manifest that includes the place and time of departure, the address of the testing laboratory |
| 2.17 | destination, and a description and count of the medical cannabis being transported." |
| 2.18 | Renumber the sections in sequence and correct the internal references |

Sec. . 2

Amend the title accordingly

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