1.1	moves to amend H.F. No. 600, the fifth engrossment, as follows:
1.2	Page 3, delete lines 12 to 14 and insert:
1.3	"(2) a specific quantity of a specific cannabis product that is manufactured by a cannabis
1.4	manufacturer or cannabis microbusiness at the same time and using the same methods,
1.5	equipment, and ingredients that is uniform and intended to meet specifications for identity,
1.6	strength, purity, and composition, and that is manufactured, packaged, and labeled according
1.7	to a single batch production record executed and documented during the same cycle of
1.8	manufacture and produced by a continuous process."
1.9	Page 9, delete lines 11 to 15 and insert:
1.10	"(3) has been approved by the Office of Medical Cannabis to assist a patient with
1.11	obtaining medical cannabis and medical cannabis products from a cannabis retailer or
1.12	medical cannabis business and with administering medical cannabis and medical cannabis
1.13	products."
1.14	Page 9, after line 31, insert:
1.15	"Subd. 47. Visiting designated caregiver. "Visiting designated caregiver" means a
1.16	person who is authorized under a visiting patient's jurisdiction of residence to assist the
1.17	visiting patient with the use of medical cannabis and medical cannabis products. To be
1.18	considered a visiting designated caregiver, the person must possess a valid verification card
1.19	or its equivalent that is issued by the visiting patient's jurisdiction of residence and that
1.20	verifies that the person is authorized to assist the visiting patient with the administration of
1.21	medical cannabis and medical cannabis products under the laws or regulations of the visiting
1.22	patient's jurisdiction of residence.
1.23	Subd. 48. Visiting patient. "Visiting patient" means a person who is not a Minnesota
1.24	resident and who possesses a valid registration verification card or its equivalent that is
1.25	issued under the laws or regulations of another state, district, commonwealth, or territory

2.1	of the United States verifying that the person is enrolled in or authorized to participated in
2.2	that jurisdiction's medical cannabis or medical marijuana program."
2.3	Renumber the subdivisions in sequence
2.4	Page 10, delete line 20 and insert:
2.5	"(3) a person with experience in public health, including mental health and substance
2.6	use disorders;"
2.7	Page 11, delete lines 5 and 6 and insert:
2.8	"(c) At least one member appointed under paragraph (a) must be a person with experience
2.9	in cannabis labor and workplace safety."
2.10	Page 12, delete lines 19 and 20 and insert:
2.11	"(12) publish such information as may be deemed necessary to the welfare of cannabis
2.12	businesses, cannabis workers, and the health and safety of citizens;"
2.13	Page 14, delete lines 3 and 4
2.14	Reletter the paragraphs in sequence
2.15	Page 15, after line 9, insert:
2.16	"(14) an expert representing the interests of cannabis workers, appointed by the governor;"
2.17	Page 15, delete line 26 and insert:
2.18	"(27) two patient advocates, one who is a patient enrolled in the medical cannabis program
2.19	and one with experience in the mental health or substance use disorder systems, appointed
2.20	by the governor; and"
2.21	Renumber the clauses in sequence
2.22	Page 17, after line 10, insert:
2.23	"(e) The board shall conduct a study on the state's mental health and substance use
2.24	disorder systems to determine the rates at which individuals access those systems. At a
2.25	minimum, the report shall include information about the number of people admitted to
2.26	emergency rooms for treatment of a mental illness or substance use disorder, ordered by a
2.27	court to participate in mental health or substance use programming, and who voluntarily
2.28	agreed to accept mental health or substance use treatment or admission to a state-operated
2.29	treatment program or treatment facility. The report must include summary data disaggregated
2.30	by the month of admission or order; age, race, and sex of the individuals; whether the
2.31	admission or order was for a mental illness or substance use disorder; and, to the extent

3.1	known, the substance of abuse that resulted in the admission or order. Data must be obtained,
3.2	retained, and reported in a way that prevents the unauthorized release of private data on
3.3	individuals as defined in section 13.02. The board shall submit the report by January 15,
3.4	2026, and the report may be combined with the annual report submitted by the board."
3.5	Reletter the paragraphs in sequence
3.6	Page 18, after line 9, insert:
3.7	"(ix) training of peace officers on the cultural uses of sage and distinguishing use of
3.8	sage from the use of cannabis, including whether the Board of Peace Officer Standards and
3.9	Training should approve or develop training materials;"
3.10	Renumber the items in sequence
3.11	Page 18, line 14, delete "(x)" and insert "(xi)"
3.12	Page 19, line 2, delete "by rule" and after "approve" insert "types of"
3.13	Page 20, line 29, delete " <u>1.5</u> " and insert " <u>two</u> "
3.14	Page 21, line 4, delete " <u>1.5</u> " and insert " <u>two</u> "
3.15	Page 21, line 9, delete "when" and insert "unless"
3.16	Page 21, line 10, delete "permitted to consume" and insert "prohibited from consuming"
3.17	Page 22, line 25, delete " <u>1.5</u> " and insert " <u>two</u> "
3.18	Page 25, line 13, after the period, insert "A local unit of government may prohibit
3.19	operation of a cannabis business within 1,000 feet of a school, day care, nursing home,
3.20	union headquarters, house of worship, or the Capitol or Capitol grounds provided the
3.21	prohibition does not prevent the establishment or operation of a cannabis business within
3.22	the boundaries of that local unit of government."
3.23	Page 29, delete subdivision 4
3.24	Page 43, delete subdivision 1 and insert:
3.25	"Subdivision 1. Authorized actions. A cannabis manufacturer license, consistent with
3.26	the specific license endorsement or endorsements, entitles the license holder to purchase
3.27	cannabis, cannabis products, hemp, and hemp products from cannabis cultivators, other
3.28	cannabis manufacturers, cannabis microbusinesses, and industrial hemp growers; accept
3.29	cannabis from unlicensed persons who are at least 21 years of age provided the cannabis
3.30	manufacturer does not accept more than two ounces from an individual on a single occasion;

3.31 extract tetrahydrocannabinol and other raw materials from cannabis; concentrate

4.1	tetrahydrocannabinol; manufacture products for public consumption; package and label
4.2	cannabis products for sale to other cannabis businesses; and perform other actions approved
4.3	by the board."
4.4	Page 45, after line 21, insert:
4.5	"(d) A cannabis manufacturer that extracts and concentrates tetrahydrocannabinol and
4.6	other raw materials from cannabis received from an unlicensed person who is at least 21
4.7	years of age must comply with all health and safety requirements established by the board.
4.8	At a minimum, the board shall require a cannabis manufacturer to:
4.9	(1) store the cannabis in an area that is segregated from cannabis received from a licensed
4.10	business;
4.11	(2) perform the extraction and concentration on equipment that is used exclusively for
4.12	extraction or concentration of cannabis received from unlicensed individuals;
4.13	(3) store any concentrated tetrahydrocannabinol or other raw materials, other than waste
4.14	products, in an area that is segregated from concentrated tetrahydrocannabinol or other raw
4.15	materials derived from cannabis received from a licensed business; and
4.16	(4) provide any extracted or concentrated tetrahydrocannabinol or other raw materials
4.17	only to the person who provided the cannabis."
4.18	Reletter the paragraphs in sequence
4.19	Page 48, line 2, delete " <u>1.5</u> " and insert " <u>two</u> "
4.20	Page 64, delete subdivision 7
4.21	Page 64, after line 32, insert:
4.22	"(5) purchase hemp from industrial hemp growers and purchase hemp products from
4.23	hemp processors licensed under chapter 18K for use in manufacturing medical cannabis
4.24	products;"
4.25	Renumber the clauses in sequence
4.26	Page 67, delete subdivision 1 and insert:
4.27	"Subdivision 1. Licensure; continued participation in medical cannabis program. (a)
4.28	A legacy medical cannabis manufacturer may apply to the board for licensure under this
4.29	chapter within a time period specified by the board. Subject to the exceptions identified in
4.30	subdivision 2, a legacy medical cannabis manufacturer must obtain a medical cannabis

5.1	license. Notwithstanding any provision to the contrary in this chapter, until December 31,
5.2	2026, a legacy medical cannabis manufacturer may obtain and operate under:
5.3	(1) a cannabis cultivator license, if the legacy medical cannabis manufacturer also obtains
5.4	a medical cannabis business license and commits to cultivating an adequate supply of
5.5	medical cannabis for a period of time specified by the board;
5.6	(2) a cannabis manufacturer license, if the legacy medical cannabis manufacturer also
5.7	obtains a medical cannabis business license and commits to manufacturing an adequate
5.8	supply of medical cannabis products for a period of time specified by the board; and
5.9	(3) a cannabis retailer license, if the legacy medical cannabis manufacturer also obtains
5.10	a medical cannabis business license and commits to offering for sale medical cannabis and
5.11	medical cannabis products for a period of time specified by the board, within the limits of
5.12	available supply.
5.13	(b) For purposes of this section, "adequate supply" means a cultivation, manufacturing,
5.14	or inventory level of medical cannabis or medical cannabis products needed to meet the
5.15	demand of patients enrolled in the registry program.
5.16	(c) Beginning January 1, 2027, a legacy medical cannabis manufacturer must comply
5.17	with the limits on multiple licenses for medical cannabis businesses in section 342.40,
5.18	subdivision 3.
5.19	(d) The board may by rule limit the number of cannabis cultivator, cannabis manufacturer,
5.20	cannabis retailer, and medical cannabis business licenses a legacy medical cannabis
5.21	manufacturer may hold.
5.22	(e) For purposes of this subdivision, a restriction on the number or type of licenses a
5.23	legacy medical cannabis manufacturer may hold applies to every director, manager, and
5.24	general partner of a legacy medical cannabis manufacturer.
5.25	Subd. 2. Licensure procedures; ownership requirements. A legacy medical cannabis
5.26	manufacturer that wishes to be licensed under this chapter must apply for licensure according
5.27	to the procedures in section 342.15. While it holds a medical cannabis license, a legacy
5.28	medical cannabis manufacturer is exempt from the ownership requirements in section 342.20,
5.29	subdivision 3, paragraph (a), clause (6). A legacy medical cannabis manufacturer must
5.30	comply with the limitations in section 342.40, subdivision 4, regarding ownership or
5.31	governance by or employment of a health care practitioner who certifies qualifying medical
5.32	conditions for patients."
5.33	Page 68, delete lines 1 to 7

5.33 Page 68, delete lines 1 to 7

6.1	Page 69, delete lines 10 to 18 and insert:
6.2	"(b) As part of the application under this subdivision, a patient must submit a copy of a
6.3	certification from the patient's health care practitioner that is dated within 90 days prior to
6.4	submission of the application and that certifies that the patient has been diagnosed with a
6.5	qualifying medical condition.
6.6	(c) A patient's health care practitioner may submit a statement to the Office of Medical
6.7	Cannabis declaring that the patient is no longer diagnosed with a qualifying medical
6.8	condition. Within 30 days after receipt of a statement from a patient's health care practitioner,
6.9	the Office of Medical Cannabis shall provide written notice to a patient stating that the
6.10	patient's enrollment in the registry program will be revoked in 30 days unless the patient
6.11	submits a certification from a health care practitioner or documentation from the United
6.12	States Department of Veterans Affairs that the patient is currently diagnosed with a qualifying
6.13	medical condition. If the Office of Medical Cannabis revokes a patient's enrollment in the
6.14	registry program pursuant to this paragraph, the office shall provide notice to the patient
6.15	and to the patient's health care practitioner."
6.16	Page 69, line 25, delete everything after "condition" and insert a period
6.17	Page 69, delete lines 26 and 27
6.18	Page 70, delete line 6
6.19	Renumber the clauses in sequence
6.20	Page 70, delete lines 15 to 17 and insert:
6.21	"(d) A patient's enrollment in the registry program may be revoked only pursuant to
6.22	subdivision 2, paragraph (c); upon the death of the patient; if the patient does not comply
6.23	with subdivision 6; or if the patient intentionally sells or diverts medical cannabis or medical
6.24	cannabis products in violation of this chapter. If a patient's enrollment in the registry program
6.25	has been revoked due to a violation of subdivision 6, the patient may apply for enrollment
6.26	12 months after the date on which the patient's enrollment was revoked. The office shall
6.27	process such an application in accordance with this subdivision."
6.28	Page 71, line 15, delete "upon receipt of:" and insert "if the patient requires assistance
6.29	in administering medical cannabis or medical cannabis products or in obtaining medical
6.30	cannabis or medical cannabis products from a cannabis retailer or medical cannabis business."
6.31	Page 71, delete lines 16 to 24
6.32	Page 71, delete lines 29 to 31 and insert:

7.1	"(3) agree that if the application is approved, the person will not serve as a registered
7.2	designated caregiver for more than six registered patients at one time. Patients who reside
7.3	in the same residence shall count as one patient."
7.4	Page 72, after line 31, insert:
7.5	"Subd. 2. Distribution of medical cannabis. A cannabis retailer or medical cannabis
7.6	business shall distribute medical cannabis only to a patient age 21 or older, or to the registered
7.7	designated caregiver, parent, legal guardian, or spouse of a patient age 21 or older."
7.8	Page 72, line 33, before " <u>A</u> " insert " <u>(a)</u> "
7.9	Page 73, line 6, delete " <u>, and</u> "
7.10	Page 73, line 7, delete "the range of proper dosages reported by the Office of Medical
7.11	Cannabis"
7.12	Page 73, delete line 8 and insert "this subdivision, a consultation may be conducted
7.13	remotely by secure videoconference, telephone, or other remote means, as long"
7.14	Page 73, after line 13, insert:
7.15	"(b) Notwithstanding paragraph (a), a pharmacist consultation is not required prior to
7.16	distribution of medical cannabis or medical cannabis products when a cannabis retailer or
7.17	medical cannabis business is distributing medical cannabis or medical cannabis products
7.18	to a patient according to a patient-specific dosage plan established with that cannabis retailer
7.19	or medical cannabis business and is not modifying the dosage or product being distributed
7.20	under that plan. Medical cannabis or medical cannabis products distributed under this
7.21	paragraph must be distributed by a pharmacy technician employee of the cannabis retailer
7.22	or medical cannabis business."
7.23	Page 73, after line 17, insert:
7.24	"Subd. 5. Distribution to visiting patient. (a) A cannabis retailer or medical cannabis
7.25	business shall distribute medical cannabis and medical cannabis products in accordance
7.26	with subdivisions 1 to 4, to a visiting patient who resides in another state, district,
7.27	commonwealth, or territory of the United States that authorizes the medical use of cannabis
7.28	pursuant to the laws or regulations of that jurisdiction.
7.29	(b) Prior to distribution, the visiting patient must provide to a cannabis retailer or medical
7.30	cannabis business:
7.31	(1) a valid medical marijuana or medical cannabis verification card, or an equivalent
7.32	document issued by the visiting patient's jurisdiction of residence, that indicates that the

8.1	visiting patient is authorized to use medical cannabis in the visiting patient's home
8.2	jurisdiction; and
8.3	(2) a valid photographic identification card or driver's license issued by the visiting
8.4	patient's jurisdiction of residence.
8.5	(c) A cannabis retailer or medical cannabis business shall only distribute medical cannabis
8.6	and medical cannabis products to a visiting patient in a form allowed under this chapter. A
8.7	visiting patient may only use medical cannabis or medical cannabis products distributed by
8.8	a cannabis retailer or medical cannabis business through a delivery method allowed under
8.9	this chapter.
8.10	Subd. 6. Distribution to recipient in a motor vehicle. A cannabis retailer or medical
8.11	cannabis business may distribute medical cannabis and medical cannabis products to a
8.12	patient, registered designated caregiver, or parent, legal guardian, or spouse of a patient
8.13	who is at the cannabis retailer or medical cannabis business location but remains in a motor
8.14	vehicle, provided:
8.15	(1) staff receive payment and distribute medical cannabis and medical cannabis products
8.16	in a designated zone that is as close as feasible to the front door;
8.17	(2) the cannabis retailer or medical cannabis business ensures that receipt of payment
8.18	and distribution of medical cannabis and medical cannabis products are visually recorded
8.19	by a closed-circuit television surveillance camera and provides any other necessary security
8.20	safeguards;
8.21	(3) the cannabis retailer or medical cannabis business does not store medical cannabis
8.22	or medical cannabis products outside a restricted access area, and staff transport medical
8.23	cannabis and medical cannabis products from a restricted access area to the designated zone
8.24	for distribution only after confirming that the patient, designated caregiver, or parent,
8.25	guardian, or spouse has arrived in the designated zone;
8.26	(4) the payment and distribution of medical cannabis or medical cannabis products take
8.27	place only after a pharmacist consultation takes place if required under subdivision 3;
8.28	(5) immediately following distribution of medical cannabis or medical cannabis products,
8.29	staff enter the transaction in the state medical cannabis registry information technology
8.30	database; and
8.31	(6) immediately following distribution of medical cannabis or medical cannabis products,
8.32	staff take the payment received into the facility."
8.33	Renumber the subdivisions in sequence

9.1	Page 74, delete lines 21 to 27 and insert:
9.2	"(4) make available to participating health care practitioners a certification form in which
9.3	a health care practitioner certifies that a patient has a qualifying medical condition; and"
9.4	Page 75, line 28, delete "may" and insert "must"
9.5	Page 76, delete lines 18 to 22
9.6	Renumber the clauses in sequence
9.7	Page 79, line 19, after "vaporizing" insert "or smoking"
9.8	Page 79, delete line 21 and insert:
9.9	"(ii) where the vapor would be inhaled by a nonpatient minor or where the smoke would
9.10	be inhaled by a minor;"
9.11	Page 80, line 5, delete "school board" and insert "commissioner of education"
9.12	Page 80, after line 18, insert:
9.13	"(c) School employees, including licensed school nurses, may only administer medical
9.14	cannabis or medical cannabis products that have been approved by the United States Food
9.15	and Drug Administration."
9.16	Reletter the paragraphs in sequence
9.17	Page 81, line 25, after "program" insert "or by a visiting patient to whom medical cannabis
9.18	or medical cannabis products are distributed under section 342.51, subdivision 5"
9.19	Page 81, line 27, after "caregiver" insert ", a visiting designated caregiver visiting a
9.20	patient,"
9.21	Page 84, after line 2, insert:
9.22	"Subd. 7. Action for damages. In addition to any other remedy provided by law, a
9.23	patient may bring an action for damages against any person who violates subdivision 3, 4,
9.24	or 5. A person who violates any of those subdivisions is liable to a patient injured by the
9.25	violation for the greater of the person's actual damages or a civil penalty of \$100, and
9.26	reasonable attorney fees."
9.27	Renumber the subdivisions in sequence
9.28	Page 94, line 16, after "increases" insert "and programs to provide education and training
9.29	to providers of substance use disorder treatment on the signs of substance use disorder and
9.30	effective treatments for substance use disorder"

BJ/RK

- 10.1 Page 94, line 21, delete "cannabis" and insert "substance use"
- 10.2 Page 94, line 22, delete everything before the period
- 10.3 Page 96, line 1, after "physician" insert "with experience in substance use disorders"
- 10.4 Page 126, line 1, after "<u>which</u>" insert "<u>the person knows</u>"
- 10.5 Page 126, line 25, after "which" insert "the person knows"
- 10.6 Page 127, delete subdivision 6
- 10.7 Page 127, line 3, after "<u>if</u>" insert "<u>the person knows</u>"
- 10.8 Page 127, line 5, delete "<u>1.5</u>" and insert "<u>two</u>"
- 10.9 Page 127, line 11, delete "<u>1.5</u>" and insert "<u>two</u>"
- 10.10 Page 128, delete subdivision 7 and insert:
- 10.11 "Subd. 6. Use of cannabis in public. A local unit of government may adopt an ordinance
- 10.12 establishing a petty misdemeanor offense for a person who unlawfully uses cannabis or

10.13 cannabis products in a public place provided the definition of "public place" does not include

10.14 the following:

- 10.15 (1) a private residence, including the person's curtilage or yard;
- 10.16 (2) private property, not generally accessible by the public, unless the person is explicitly

10.17 prohibited from consuming cannabis or cannabis products on the property by the owner of

- 10.18 the property; or
- 10.19 (3) the premises of an establishment or event licensed to permit on-site consumption."
- 10.20 Page 128, line 21, delete "<u>1.5</u>" and insert "<u>two</u>"
- 10.21 Page 128, line 26, delete "1.5" and insert "two"
- 10.22 Page 129, line 13, delete "<u>1.5</u>" and insert "<u>two</u>"
- 10.23 Page 129, line 16, delete "<u>1.5</u>" and insert "<u>two</u>"
- 10.24 Page 129, line 19, delete "<u>1.5</u>" and insert "<u>two</u>"
- 10.25 Page 129, line 26, delete "1.5" and insert "two"
- 10.26 Page 129, line 29, delete "1.5" and insert "two"
- 10.27 Page 139, line 25, after "order" insert "vacating the conviction, if any, discharging the
- 10.28 person from any form of supervision, dismissing the proceedings against that person, and"
- 10.29 Page 140, delete lines 28 and 29 and insert:

11.1	"(3) determine whether a person's conviction should be vacated, charges should be
11.2	dismissed, and records should be expunged, or whether the person should be resentenced
11.3	to a lesser offense; and"
11.4	Page 142, after line 22, insert:
11.5	"(b) If the Cannabis Expungement Board determines that expungement is in the public
11.6	interest, the board shall determine whether a person's conviction should be vacated and
11.7	charges should be dismissed."
11.8	Reletter the paragraphs in sequence
11.9	Page 143, after line 30, insert:
11.10	"(4) if the person is eligible for expungement, whether the person's conviction should
11.11	be vacated and charges should be dismissed;"
11.12	Renumber the clauses in sequence
11.13	Page 144, line 20, after the period, insert "If the Cannabis Expungement Board determined
11.14	that the person's conviction should be vacated and charges should be dismissed, the order
11.15	shall vacate and dismiss the charges."
11.16	Page 145, after line 19, insert:
11.17	"Sec [3.9224] MEDICAL CANNABIS; COMPACTS TO BE NEGOTIATED.
11.18	Subdivision 1. Definitions. (a) As used in this section, the following terms have the
11.19	meanings given.
11.20	(b) "Indian Tribe" means a Tribe, band, nation, or other federally recognized group or
11.20	community of Indians located within the geographical boundaries of the state of Minnesota.
11.21	
11.22	(c) "Medical cannabis" has the meaning given in section 342.01, subdivision 31.
11.23	(d) "Medical cannabis product" has the meaning given in section 342.01, subdivision
11.24	<u>34.</u>
11.25	Subd. 2. Negotiations authorized. Following a public hearing, the governor or the
11.26	governor's designated representatives are authorized to negotiate in good faith a compact
11.27	with an Indian Tribe regulating medical cannabis and medical cannabis products. The
11.28	attorney general is the legal counsel for the governor or the governor's representatives in
11.29	regard to negotiating a compact under this section. If the governor appoints designees to
11.30	negotiate under this subdivision, the designees must include at least two members of the
11.31	senate and two members of the house of representatives, two of whom must be the chairs

12.1	of the senate and house of representatives standing committees with jurisdiction over health
12.2	policy.
12.3	Subd. 3. Terms of compact; rights of parties. (a) A compact agreed to under this
12.4	section may address any issues related to medical cannabis and medical cannabis products
12.5	that affects the interests of both the state and Indian Tribe or otherwise has an impact on
12.6	Tribal-state relations. At a minimum, a compact agreed to on behalf of the state under this
12.7	section must address:
12.8	(1) enforcement of criminal and civil laws;
12.9	(2) regulation of the commercial production, processing, sale or distribution, and
12.10	possession of medical cannabis and medical cannabis products;
12.11	(3) medical and pharmaceutical research involving medical cannabis and medical cannabis
12.12	products;
12.13	(4) taxation of medical cannabis and medical cannabis products, including establishing
12.14	an appropriate amount and method of revenue sharing;
12.15	(5) immunities of an Indian Tribe or preemption of state law regarding the production,
12.16	processing, or sale or distribution of medical cannabis and medical cannabis products; and
12.17	(6) the method of resolution for disputes involving the compact, including the use of
12.18	mediation or other alternative dispute resolution processes and procedures.
12.19	(b) In addressing the issues identified under paragraph (a), the governor or the governor's
12.20	designated representatives shall only enter into agreements that:
12.21	(1) provide for the preservation of public health and safety;
12.22	(2) ensure the security of production, processing, retail, and research facilities on Tribal
12.23	land; and
12.24	(3) establish provisions regulating business involving medical cannabis and medical
12.25	cannabis products that pass between Tribal land and non-Tribal land in the state.
12.26	Subd. 4. Taxes and fees. Notwithstanding any law to the contrary, any compact agreed
12.27	to under this section shall establish all taxes, fees, assessments, and other charges related
12.28	to the production, processing, sale or distribution, and possession of medical cannabis and
12.29	medical cannabis products.
12.30	Subd. 5. Civil and criminal immunities. The following acts, when performed by a
12.31	validly licensed medical cannabis retailer or an employee of a medical cannabis retailer

13.1	operated by an Indian Tribe pursuant to a compact entered into under this section do not
13.2	constitute a criminal or civil offense under state law:
13.3	(1) possession, purchase, and receipt of medical cannabis and medical cannabis products
13.4	that are properly packaged and labeled as authorized under a compact entered into pursuant
13.5	to this section; and
13.6	(2) delivery, distribution, and sale of medical cannabis and medical cannabis products
13.7	as authorized under a compact entered into pursuant to this section and that takes place on
13.8	the premises of a medical cannabis retailer on Tribal land to any person 21 years of age or
13.9	older.
13.10	Subd. 6. Publication; report. (a) The governor shall post any compact entered into
13.11	under this section on a publicly accessible website.
13.12	(b) The governor, the attorney general, and the governor's designated representatives
13.13	shall report to the house of representatives and senate committees having jurisdiction over
13.14	health, taxation, and commerce annually. This report shall contain information on compacts
13.15	negotiated, and an outline of prospective negotiations."
13.16	Page 146, line 8, delete "provide school districts and charter schools with" and insert
13.17	"publish a list of"
13.18	Page 146, line 9, delete "access to the" and delete ", including" and insert "that include"
13.19	Page 148, delete subdivision 4
13.20	Page 162, after line 33, insert:
13.21	"(d) Minnesota Statutes 2020, section 152.21, is repealed."
13.22	Renumber the sections in sequence and correct the internal references
13.23	Amend the title accordingly