..... moves to amend H.F. No. 100, in conference committee, as follows:

1.1

1.2	On Article 1, R15, Senate language, (UEH0100-2)
1.3	Page 17, delete lines 29 to 32 and insert:
1.4	"(b) The following protections shall apply to employees who are transferred from the
1.5	Department of Health to the Office of Cannabis Management:
1.6	(1) the employment status and job classification of a transferred employee shall not be
1.7	altered as a result of the transfer;
1.8	(2) transferred employees who were represented by an exclusive representative prior to
1.9	the transfer shall continue to be represented by the same exclusive representative after the
1.10	transfer;
1.11	(3) the applicable collective bargaining agreements with exclusive representatives shall
1.12	continue in full force and effect for such transferred employees after the transfer;
1.13	(4) the state must meet and negotiate with the exclusive representatives of the transferred
1.14	employees about any proposed changes affecting or relating to the transferred employees'
1.15	terms and conditions of employment to the extent such changes are not addressed in the
1.16	applicable collective bargaining agreement; and
1.17	(5) for an employee in a temporary unclassified position transferred to the Office of
1.18	Cannabis Management, the total length of time that the employee has served in the
1.19	appointment shall include all time served in the appointment and the transferring agency
1.20	and the time served in the appointment at the Office of Cannabis Management. An employee
1.21	in a temporary unclassified position who was hired by a transferring agency through an
1.22	open competitive selection process in accordance with a policy enacted by Minnesota
1.23	Management and Budget shall be considered to have been hired through such process after
1 24	the transfer."