S1641-1

SENATE STATE OF MINNESOTA EIGHTY-EIGHTH SESSION

EE

S.F. No. 1641

(SENATE AUTHORS: DIBBLE, Petersen, B., Goodwin, Tomassoni and Eken)

DATE	D-PG	OFFICIAL STATUS
05/02/2013	3195	Introduction and first reading Referred to Health, Human Services and Housing
04/25/2014	8301a	Comm report: To pass as amended and re-refer to State and Local Government Joint rule 2.03, referred to Rules and Administration
04/28/2014	8486	Rules suspended Joint rule 2.03 Comm report: Adopt previous comm report
04/29/2014		Comm report: To pass as amended and re-refer to Judiciary

1.1	A bill for an act
1.2	relating to health; permitting the medical use of cannabis; setting fees;
1.3	authorizing rulemaking; providing criminal and civil penalties; appropriating
1.4	money; amending Minnesota Statutes 2012, sections 13.3806, by adding a
1.5	subdivision; 256B.0625, subdivision 13d; proposing coding for new law in
1.6	Minnesota Statutes, chapter 152.
1.7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.8	Section 1. Minnesota Statutes 2012, section 13.3806, is amended by adding a
1.9	subdivision to read:
1.10	Subd. 22. Medical use of cannabis data. Data collected by the commissioner of
1.11	health relating to registrations for the medical use of cannabis are classified in section
1.12	<u>152.33.</u>
1.13	Sec. 2. [152.22] DEFINITIONS.
1.14	Subdivision 1. Applicability. For purposes of sections 152.22 to 152.40, the terms
1.15	defined in this section have the meanings given them.
1.16	Subd. 2. Allowable amount of cannabis. "Allowable amount of cannabis" means:
1.17	(1) with respect to a qualifying patient, 2.5 ounces of usable cannabis; and
1.18	(2) with respect to a designated caregiver, for each patient assisted by the designated
1.19	caregiver, 2.5 ounces of usable cannabis.
1.20	Subd. 3. Alternative treatment center. "Alternative treatment center" means an
1.21	entity registered under section 152.25 that cultivates, acquires, manufactures, possesses,

- 1.22 prepares, packs, stores, delivers, transfers, transports, sells, supplies, or dispenses
- 1.23 cannabis, paraphernalia, or related supplies and educational materials to registered
- 1.24 qualifying patients or registered designated caregivers.

2.1	Subd. 4. Cannabis. "Cannabis" means all parts of the plant of any species of
2.2	the genus Cannabis, including all agronomical varieties, whether growing or not; the
2.3	seeds thereof; the resin extracted from any part of such plant; and every compound,
2.4	manufacture, salt, derivative, mixture, or preparation of such plant, its seeds or resin, but
2.5	shall not include the mature stalks of such plant; fiber from such stalks; oil or cake made
2.6	from the seeds of such plant; any other compound, manufacture, salt, derivative, mixture,
2.7	or preparation of such mature stalks (except the resin extracted therefrom); fiber, oil, or
2.8	cake; or the sterilized seed of such plant which is incapable of germination.
2.9	Subd. 5. Cardholder. "Cardholder" means a qualifying patient or a designated
2.10	caregiver who has been issued and possesses a valid registry identification card.
2.11	Subd. 6. Commissioner. "Commissioner" means the commissioner of health.
2.12	Subd. 7. Debilitating medical condition. "Debilitating medical condition" means:
2.13	(1) cancer, glaucoma, acquired immune deficiency syndrome, hepatitis C, Tourette's
2.14	syndrome, amyotrophic lateral sclerosis, post-traumatic stress disorder, or the treatment
2.15	of those conditions;
2.16	(2) a chronic or debilitating disease or medical condition or its treatment that
2.17	produces cachexia or wasting syndrome; severe, intractable pain, as defined in section
2.18	152.125, subdivision 1; severe nausea; seizures, including those characteristic of epilepsy;
2.19	severe and persistent muscle spasms, including those characteristic of multiple sclerosis;
2.20	and Crohn's disease;
2.21	(3) the condition of an HIV-positive patient when the patient's physician believes
2.22	the patient could benefit from consumption of cannabis; or
2.23	(4) any other medical condition or its treatment approved by the commissioner.
2.24	Subd. 8. Designated caregiver. "Designated caregiver" means a person who is at
2.25	least 21 years old, has not been convicted of a disqualifying felony offense, and has agreed
2.26	to assist no more than five qualifying patients with the medical use of cannabis.
2.27	Subd. 8a. Disqualifying felony offense. "Disqualifying felony offense" means a
2.28	violation of a state or federal controlled substance law that is classified as a felony under
2.29	Minnesota law, or would be classified as a felony under Minnesota law if committed in
2.30	Minnesota, regardless of the sentence imposed, unless the commissioner determines
2.31	that the person's conviction was for the medical use of cannabis or assisting with the
2.32	medical use of cannabis.
2.33	Subd. 9. Enclosed, locked facility. "Enclosed, locked facility" means a room,
2.34	building, or other enclosed area equipped with locks or other security devices that permit
2.35	access only by an agent of a medical cannabis organization.

3.1	Subd. 10. Medical cannabis organization. "Medical cannabis organization" means
3.2	an alternative treatment center or a safety compliance facility.
3.3	Subd. 11. Medical use of cannabis. "Medical use of cannabis" means
3.4	the acquisition, possession, use, administration, preparation, processing, testing,
3.5	compounding, converting, delivery, transfer, or transportation of cannabis or drug
3.6	paraphernalia, as defined in section 152.01, subdivision 18, relating to the consumption of
3.7	cannabis to alleviate a registered qualifying patient's debilitating condition or symptoms
3.8	associated with the medical condition.
3.9	Subd. 12. Practitioner. "Practitioner" means a Minnesota licensed doctor of
3.10	medicine or a Minnesota licensed doctor of osteopathy licensed to practice medicine,
3.11	except that if the qualifying patient's debilitating medical condition is post-traumatic stress
3.12	disorder, the practitioner must be a Minnesota licensed psychiatrist.
3.13	Subd. 13. Qualifying patient. "Qualifying patient" means a person who has been
3.14	diagnosed by a practitioner as having a debilitating medical condition.
3.15	Subd. 14. Registration certificate. "Registration certificate" means a document
3.16	issued by the commissioner that identifies an entity as an alternative treatment center
3.17	or a safety compliance facility.
3.18	Subd. 15. Registry identification card. "Registry identification card" means a
3.19	document issued by the commissioner that identifies a person as a registered qualifying
3.20	patient or registered designated caregiver.
3.21	Subd. 16. Safety compliance facility. "Safety compliance facility" means an entity
3.22	registered under section 152.25 to provide consumer protection services to the public
3.23	by means of laboratory sampling and testing for potency and contaminants or public
3.24	information and training services regarding:
3.25	(1) the safe and efficient packaging, labeling, and distribution of cannabis;
3.26	(2) security and inventory accountability procedures; or
3.27	(3) scientific and medical research findings related to cannabis.
3.28	Subd. 17. Usable cannabis. "Usable cannabis" means any cannabis that is not
3.29	growing and does not include the weight of any non-cannabis ingredients combined
3.30	with cannabis, including ingredients added to prepare a topical administration, food,
3.31	drink, or pill.
3.32	Subd. 18. Visiting qualifying patient. "Visiting qualifying patient" means a person
3.33	who was diagnosed with a debilitating medical condition by a person who is licensed
3.34	with authority to prescribe drugs to humans in the state of the person's residence; who
3.35	possesses a registry identification card, or its equivalent, that was issued pursuant to the
3.36	laws of another state, district, territory, commonwealth, insular possession of the United

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4.1	States, or country recognized by the United States; and who is not a resident of Minnesota
4.2	or has been a resident of Minnesota fewer than 30 days.
4.3	Subd. 19. Written certification. "Written certification" means a document signed
4.4	and dated by a licensed practitioner stating, that in the practitioner's professional opinion,
4.5	the patient is likely to receive therapeutic or palliative benefit from the use of cannabis to
4.6	treat or alleviate the patient's debilitating medical condition. The practitioner must: (1)
4.7	specify the qualifying patient's debilitating medical condition in the written certification;
4.8	and (2) sign and date the written certification only in the course of a practitioner-patient
4.9	relationship after the practitioner has completed a full physical examination of the
4.10	qualifying patient and a full assessment of the qualifying patient's medical history and
4.11	current medical condition.
4.12	Sec. 3. [152.23] LIMITATIONS.
4.13	(a) Sections 152.22 to 152.38 do not permit any person to engage in and do not
4.14	prevent the imposition of any civil, criminal, or other penalties for:
4.15	(1) undertaking any task under the influence of cannabis that would constitute
4.16	negligence or professional malpractice;
4.17	(2) possessing or engaging in the use of cannabis:
4.18	(i) on a school bus;
4.19	(ii) on the grounds of any preschool or primary or secondary school; or
4.20	(iii) in any correctional facility;
4.21	(3) smoking cannabis:
4.22	(i) on any form of public transportation;
4.23	(ii) where the smoke would be inhaled by a minor child; or
4.24	(iii) in a public place as defined under Minnesota Statutes, section 144.413,
4.25	subdivision 2; and
4.26	(4) operating, navigating, or being in actual physical control of any motor vehicle,
4.27	aircraft, train, or motorboat, or working on transportation property, equipment, or facilities
4.28	while under the influence of cannabis.
4.29	(b) Nothing in sections 152.22 to 152.38 requires the medical assistance and
4.30	MinnesotaCare programs to reimburse an enrollee or a provider for costs associated with
4.31	the medical use of cannabis.
4.32	(c) Nothing in sections 152.22 to 152.38 requires any person or establishment in
4.33	lawful possession of property to allow a guest, client, customer, or other visitor to smoke
4.34	cannabis on or in that property.

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5.1	Sec. 4.	[152.24] RULEMAKI	NG.		
5.2		commissioner shall ado		et forth the procedures	and methods for
5.3	implementi	ing sections 152.22 to 1	52.38, includ	ling:	
5.4	<u>(1)</u> re	ceiving petitions from	the public an	d requesting guidance	from the advisory
5.5	council to a	add debilitating medica	l conditions of	or treatments to the list	of debilitating
5.6	medical con	nditions in section 152.2	22, subdivisio	on 5, and requiring pub	lic notice of a public
5.7	hearing, an	d the opportunity to co	mment upon	any petition;	
5.8	<u>(2) es</u>	stablishing the form and	l content of r	egistration and renewa	l applications and
5.9	forms subn	nitted under sections 15	52.22 to 152.3	38;	
5.10	<u>(3) es</u>	tablishing a system to r	numerically s	core competing alterna	tive treatment center
5.11	applicants	that must include analy	sis of:		
5.12	<u>(i) the</u>	e suitability of the prop	osed location	and its accessibility for	or patients;
5.13	<u>(ii) th</u>	e character, veracity, ba	ackground, a	nd relevant experience	of principal officers
5.14	and board	members; and			
5.15	<u>(iii) t</u>	he business plan propos	sed by the ap	plicant, including its al	oility to maintain
5.16	an adequate	e supply of cannabis, p	lans to ensure	e safety and security of	patrons and the
5.17	community	, procedures to be used	to prevent di	version, and any plan	for making cannabis
5.18	available to	o low-income registered	l qualifying p	patients;	
5.19	<u>(4) es</u>	stablishing a system to	consider app	lications for and renew	als of registry
5.20	identificatio	on cards;			
5.21	<u>(5) es</u>	stablishing standards, ir	n consultation	with law enforcement	t personnel, for
5.22	cannabis or	rganizations to prevent	diversion and	I theft without imposin	g an undue burden
5.23	or compror	nising the confidentiali	ty of cardhole	ders, including:	
5.24	<u>(i) rec</u>	ceiving applications for	and renewal	s of registration certific	cates;
5.25	<u>(ii) or</u>	versight requirements;			
5.26	<u>(iii) r</u>	ecord-keeping requiren	nents;		
5.27	<u>(iv) s</u>	ecurity requirements, in	ncluding requ	irements for protection	n of each location
5.28	by a fully c	perational security alar	rm system, fa	cility access controls, p	perimeter intrusion
5.29	detection s	ystems, personnel ident	ification syst	em, and a 24-hour surv	eillance system that
5.30	is accessibl	e by law enforcement a	and to the con	nmissioner;	
5.31	<u>(v)</u> sa	fety requirements;			
5.32	<u>(vi)</u> r	equirements and proceed	lures for the s	afe and accurate packa	iging and labeling of
5.33	cannabis, ii	n compliance with the U	United States	Poison Prevention Pac	king Act regarding
5.34	child resist	ant packaging and exen	nptions for pa	ackaging for elderly pa	tients; and
5.35	<u>(vii)</u> 1	requirements for the sat	fe production	of cannabis;	

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6.1	(6) requirements for the testing and labeling of cannabis sold by alternative treatment
6.2	centers, including a numerical indication of potency based on the ratio of THC and CBD
6.3	to the weight of a cannabis product intended for oral consumption;
6.4	(7) establishing procedures and criteria for suspending or revoking the registration
6.5	certificates or registry identification cards of medical cannabis organizations or
6.6	cardholders who violate the provisions of sections 152.22 to 152.38 or the rules adopted
6.7	under this section;
6.8	(8) establishing reasonable restrictions relating to signage, marketing, display, and
6.9	advertising of cannabis;
6.10	(9) accepting and investigating complaints;
6.11	(10) conducting criminal background checks on principal officers and board
6.12	members of alternative treatment centers and safety compliance facilities; and
6.13	(11) establishing a cannabis inventory tracking system.
6.14	Sec. 5. [152.25] REGISTRATION AND CERTIFICATION OF MEDICAL
6.15	CANNABIS ORGANIZATIONS.
6.16	Subdivision 1. Registration. Not later than 90 days after receiving an application
6.17	for a medical cannabis organization, the commissioner shall register the prospective
6.18	medical cannabis organization and issue a registration certificate and a random 20-digit
6.19	alphanumeric identification number if all of the following conditions are satisfied:
6.20	(1) the prospective medical cannabis organization has submitted all of the following:
6.21	(i) the application fee for an alternative treatment center of \$15,000; if the
6.22	application is not approved, \$14,000 will be refunded;
6.23	(ii) the application fee for a safety compliance facility of \$5,000; if the application
6.24	is not approved, \$4,000 will be refunded;
6.25	(iii) an application, including:
6.26	(A) the legal name of the prospective medical cannabis organization;
6.27	(B) the physical address of the prospective medical cannabis organization that
6.28	indicates that it is not within 1,000 feet of a public or private school existing before the
6.29	date of the medical cannabis organization's application;
6.30	(C) the name, date of birth, and address of each principal officer and board member
6.31	of the proposed medical cannabis organization; and
6.32	(D) any additional information requested by the commissioner;
6.33	(iv) operating procedures consistent with rules for oversight of the proposed medical
6.34	cannabis organization, including procedures to ensure accurate record keeping and
6.35	adequate security measures; and

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7.1	(v) if the city or county where the proposed medical cannabis organization is located
7.2	has enacted zoning restrictions, a sworn statement certifying that the proposed medical
7.3	cannabis organization is in compliance with the restrictions;
7.4	(2) none of the principal officers or board members of the medical cannabis
7.5	organization has been convicted of a disqualifying felony offense or has served as a
7.6	principal officer or board member for a medical cannabis organization that has had its
7.7	registration certificate revoked;
7.8	(3) none of the principal officers or board members of the medical cannabis
7.9	organization is under 21 years of age; and
7.10	(4) if the proposed medical cannabis organization is an alternative treatment center
7.11	applicant, it is located in a county with more than 20,000 permanent residents and:
7.12	(i) the county does not already contain one alternative treatment center if it has a
7.13	population of 300,000 or fewer;
7.14	(ii) the county does not already contain two alternative treatment centers if the
7.15	county has a population of at least 300,000 and fewer than 1,000,000; and
7.16	(iii) the county does not already contain three alternative treatment centers if the
7.17	county has a population of at least 1,000,000.
7.18	Subd. 2. Additional alternative treatment centers. A county that is greater than
7.19	5,000 square miles may have two alternative treatment centers, regardless of population.
7.20	Subd. 3. Commissioner discretion. The commissioner may register alternative
7.21	treatment centers at the commissioner's discretion.
7.22	Subd. 4. Competing applications. When competing applications are submitted
7.23	for a proposed alternative treatment center within a single county, the commissioner shall
7.24	use the impartial and numerically scored competitive bidding process to determine which
7.25	application or applications among those competing will be approved. The commissioner
7.26	may conduct a background check of the principal officers and board members of the
7.27	prospective alternative treatment centers to carry out this provision.
7.28	Subd. 5. Expiration. All registration certificates expire one year after the date
7.29	of issue.
7.30	Subd. 6. Renewal. The commissioner shall issue a renewal registration certificate
7.31	within ten days of receipt of the prescribed renewal application and renewal fee from a
7.32	medical cannabis organization if its registration certificate is not under suspension or has
7.33	not been revoked.

7.34 Sec. 6. [152.26] REGISTRY IDENTIFICATION CARDS.

8.1	Subdivision 1. Registration of qualifying patients and designated caregivers. A
8.2	qualifying patient may apply to the commissioner for a registry identification card or for
8.3	the renewal of a registry identification card by submitting all of the following:
8.4	(1) written certification issued by a licensed practitioner within the 90 days
8.5	immediately preceding the date of application;
8.6	(2) the application fee of \$100, unless the patient receives Social Security disability
8.7	or Supplemental Security Insurance payments, or is enrolled in medical assistance and
8.8	then the fee is \$25; and
8.9	(3) an application, including:
8.10	(i) name, mailing address, and date of birth of the qualifying patient;
8.11	(ii) name, mailing address, and telephone number of the qualifying patient's
8.12	practitioner;
8.13	(iii) name, mailing address, and date of birth of the qualifying patient's designated
8.14	caregiver, if any;
8.15	(iv) a signed statement from the designated caregiver, if applicable, agreeing to be
8.16	the patient's designated caregiver and certifying that if the application is approved the
8.17	designated caregiver is not a registered designated caregiver for more than five registered
8.18	qualifying patients; and
8.19	(v) name of the qualifying patient's designated alternative treatment center.
8.20	Subd. 2. Issuance. (a) Except as provided in clause (2) and subdivision 4, the
8.21	commissioner shall:
8.22	(1) verify the information contained in an application or renewal submitted
8.23	according to sections 152.22 to 152.38 and approve or deny an application or renewal
8.24	within ten days of receiving a completed application or renewal; and
8.25	(2) issue a registry identification card to a qualifying patient and the patient's
8.26	designated caregiver, if applicable, within five days of approving the application or
8.27	renewal. A designated caregiver must have a registry identification card for each of the
8.28	caregiver's qualifying patients.
8.29	(b) The commissioner may not issue a registry identification card to a qualifying
8.30	patient who is under the age of 18 unless:
8.31	(1) the qualifying patient's practitioner has explained the potential risks and benefits
8.32	of the medical use of cannabis to the qualifying patient and to the parent, guardian, or
8.33	person having legal custody of the qualifying patient;
8.34	(2) at least two practitioners have issued a written certification within the 90 days
8.35	immediately preceding the date of application;

(3) the parent, guardian, or person having legal custody consents in writing to allow	
the qualifying patient's medical use of cannabis; and	
(4) a parent, guardian, or person having legal custody of the qualifying patient	
consents in writing to:	
(i) serve as the qualifying patient's designated caregiver; and	
(ii) control the acquisition of cannabis, the dosage, and the frequency of the medical	
use of the cannabis by the qualifying patient.	
(c) The commissioner must maintain a public list of all registered alternative	
reatment centers.	
Subd. 3. Contents of registry identification cards. Registry identification cards for	
qualifying patients and designated caregivers must contain all of the following:	
(1) name and date of birth of the cardholder;	
(2) a statement of whether the cardholder is a qualifying patient or a designated	
caregiver;	
(3) the date of issuance and expiration date of the registry identification card;	
(4) a random 20-digit alphanumeric identification number that is unique to the	
eardholder and contains at least four numbers and at least four letters;	
(5) if the cardholder is a designated caregiver, the random identification number of	
he registered qualifying patient the designated caregiver is assisting;	
(6) a photograph taken in full-face view directly facing the camera of the cardholder;	
und	
(7) the name of the qualifying patient's designated alternative treatment center.	
Subd. 4. Denial of registry identification cards. (a) The commissioner may deny	
an application or renewal of a qualifying patient's registry identification card only if the	
applicant:	
(1) does not meet the requirements of section 152.22, subdivision 13;	
(2) does not provide the information required;	
(3) previously had a registry identification card revoked for violating sections	
152.22 to 152.38; or	
(4) provides false information.	
(b) The commissioner may deny an application or renewal of a designated	
caregiver's registry identification card only if the applicant:	
(1) does not meet the requirements of section 152.22, subdivision 8;	
(2) does not provide the information required;	
(3) previously had a registry identification card revoked for violating sections	
152.22 to 152.38; or	

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10.1	(4) provides false information.
10.2	(c) The commissioner shall give written notice to the qualifying patient of the reason
10.3	for denying a registry identification card to the qualifying patient or to the qualifying
10.4	patient's designated caregiver.
10.5	(d) Denial of an application or renewal is considered a final decision of the
10.6	commissioner and is subject to judicial review.
10.7	Subd. 5. Expiration. All registry identification cards expire one year after the
10.8	date of issue.
10.9	Subd. 6. Lost registry identification cards. If a registry identification card is
10.10	lost, the cardholder shall promptly notify the commissioner. Within five days of the
10.11	notification, and upon payment of a \$25 fee, the commissioner shall issue a new registry
10.12	identification card with a new random identification number to the cardholder and, if
10.13	the cardholder is a registered qualifying patient, to the registered qualifying patient's
10.14	registered designated caregiver, if applicable.
10.15	Sec. 7. [152.27] NOTIFICATIONS.
10.16	(a) A registered qualifying patient shall notify the commissioner within ten days
10.17	of any change in the registered qualifying patient's name, mailing address, designated
10.18	caregiver, or if the registered qualifying patient ceases to have a debilitating medical
10.19	condition.
10.20	(b) A registered designated caregiver shall notify the commissioner within ten days
10.21	of any name change or change in mailing address.
10.22	(c) A qualifying patient must notify the commissioner of any change in the
10.23	qualifying patient's preferred designated alternative treatment center.
10.24	(d) If a cardholder notifies the commissioner of any changes listed in this section,
10.25	but remains eligible under sections 152.22 to 152.38, the commissioner shall issue the
10.26	cardholder a new registry identification card with new random 20-digit alphanumeric
10.27	identification numbers within ten days of receiving the updated information and a \$10
10.28	fee. If the person notifying the commissioner is a registered qualifying patient, the
10.29	commissioner shall also issue the patient's registered designated caregiver, if any, a new
10.30	registry identification card within ten days of receiving the updated information.
10.31	(e) When the registered qualifying patient's certifying practitioner notifies the
10.32	commissioner that either the registered qualifying patient has ceased to suffer from a
10.33	debilitating medical condition or that the practitioner no longer believes the patient would
10.34	receive therapeutic or palliative benefit from the medical use of cannabis, the card is void

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11.1	upon notific	ation to the qualifying	g patient, and	the registered qualifyi	ng patient has 15
11.2	days to disp	ose of any cannabis.			
11.3	<u>(f)</u> Wł	nen a registered qualif	ying patient of	eases to be a registered	d qualifying patient
11.4	or changes t	he registered designat	ed caregiver,	the commissioner shal	l promptly notify the
11.5	designated of	caregiver that the care	giver's duties	and rights under section	ons 152.22 to 152.38
11.6	for the quali	fying patient expire th	nree days afte	r the commissioner ser	nds notification.
11.7	<u>(g)</u> A	medical cannabis orga	anization sha	l notify the commissio	oner within one
11.8	business day	y of any theft or signif	ficant loss of	cannabis.	
11.9	<u>(h)</u> Th	e commissioner shall	notify all alte	ernative treatment center	ers when a registry
11.10	identificatio	n card has been lost b	y either a qua	lifying patient or a des	signated caregiver.
11.11	The notifica	tion must be given wi	thin five busi	ness days of the registr	y identification card
11.12	being report	ed to the commission	er as lost.		
11.13	<u>(i)</u> A p	practitioner shall notif	y the commis	sioner when the practi	tioner no longer
11.14	believes that	t a registered qualifyir	ng patient for	whom the practitioner	has issued a written
11.15	certification	<u>:</u>			
11.16	<u>(1) sut</u>	ffers from a debilitatir	ng medical co	ndition; or	
11.17	<u>(2) wi</u>	Il receive therapeutic	or palliative b	enefit from the medica	ll use of cannabis.
11.18	Sec. 8. [1	[52.28] MEDICAL C	CANNABIS (ORGANIZATION RE	EQUIREMENTS.
11.19	<u>(a)</u> Th	e operating document	s of a medica	al cannabis organization	n must include
11.20	procedures	for the oversight of th	e medical car	mabis organization and	d procedures to
11.21	ensure accu	rate record keeping.			
11.22	<u>(b)</u> A :	medical cannabis orga	nization shal	l implement appropriat	e security measures
11.23	to deter and	prevent the theft of ca	annabis and u	nauthorized entrance in	nto areas containing
11.24	cannabis.				
11.25	<u>(c) Al</u>	cultivation, harvestir	ng, manufacti	iring, and packing of ca	annabis must take
11.26	place in an e	enclosed, locked facili	ity at a physic	eal address provided to	the commissioner
11.27	during the r	egistration process.			
11.28	<u>(d)</u> A	medical cannabis orga	anization sha	l not share office space	e with or refer
11.29	patients to a	practitioner.			
11.30	<u>(e)</u> A 1	nedical cannabis orga	nization may	not permit any person	to consume cannabis
11.31	on the prope	erty of a medical cann	abis organiza	tion.	
11.32	<u>(f) Me</u>	dical cannabis organi	zations are su	bject to reasonable ins	spection by the
11.33	commission	<u>er.</u>			
11.34	<u>(g)</u> A :	medical cannabis orga	nization may	not employ or otherw	ise allow any person
11.35	who is unde	r 21 years of age or w	vho has been	convicted of a disqualit	fying felony offense

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12.1	to be an agent of the medical cannabis organization. A medical cannabis organization shall
12.2	request a criminal history background check on each agent before the agent may begin
12.3	working with the medical cannabis organization.
12.4	(h) Before cannabis may be dispensed to a registered qualifying patient or a
12.5	registered designated caregiver, a registered alternative treatment center agent must:
12.6	(1) make a diligent effort to verify that the registry identification card presented to
12.7	the alternative treatment center is valid;
12.8	(2) make a diligent effort to verify that the person presenting the card is the person
12.9	identified on the registry identification card presented to the alternative treatment center
12.10	agent; and
12.11	(3) verify that the alternative treatment center where the card is being presented is
12.12	the alternative treatment center designated by the qualifying patient.
12.13	Sec. 9. [152.29] MEDICAL CANNABIS ORGANIZATION LOCATIONS.
12.14	A city may enact reasonable zoning rules that limit the use of land for alternative
12.15	treatment centers or safety compliance facilities to specified areas.
12.16	Sec. 10. [152.30] NURSING FACILITIES.
12.17	Nursing facilities licensed under chapter 144A, or boarding care homes licensed
12.18	under section 144.50, may adopt reasonable restrictions on the medical use of cannabis by
12.19	persons receiving services at the facility. The restrictions may include a provision that
12.20	the facility will not store or maintain the patient's supply of cannabis, that the facility is
12.21	not responsible for providing the cannabis for qualifying patients, and that cannabis be
12.22	consumed only in a place specified by the facility. Nothing contained in this section shall
12.23	require the facilities to adopt such restrictions, and no facility shall unreasonably limit a
12.24	qualifying patient's access to or medical use of cannabis.
12.25	Sec. 11. [152.31] VERIFICATION SYSTEM.
12.26	The commissioner shall establish a secure telephone or Web-based verification
12.27	system. The verification system must allow law enforcement personnel and registered
12.28	medical cannabis organizations to enter a registry identification number and determine
12.29	whether the number corresponds with a current, valid registry identification card. The

- 12.30 system may disclose only whether the identification card is valid, the name of the
- 12.31 cardholder, whether the cardholder is a qualifying patient or a designated caregiver, the
- 12.32 <u>name of the qualifying patient's designated alternative treatment center, and the registry</u>
- 12.33 identification number of any affiliated registered qualifying patient.

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13.1 Sec. 12. [I52.32] ANNUAL REPORT. 13.2 The commissioner shall report annually to the legislature on the number of 13.3 applications for registry identification cards, the number of qualifying patients and 13.4 designated caregivers approved, the nature of the debilitating medical conditions of the 13.5 qualifying patients, the number of registry identification cards revoked, and the number of 13.6 practitioners providing written certification for qualifying patients. The commissioner 13.7 must not include identifying information on qualifying patients, designated caregivers, or 13.8 practitioners in the report. 13.9 Sec. 13. [I52.33] CONFIDENTIALITY. 13.10 (a) Data in registration applications and supporting data submitted by qualifying 13.11 patients, designated caregivers, and medical cannabis organizations, including data on 13.12 designated caregivers and practitioners, are private data on individuals or nonpublic data 13.13 as defined in section 13.02. 13.14 (b) Data kept or maintained by the commissioner may not be used for any purpose 13.15 not provided for in sections 152.22 to 152.38 and may not be combined or linked in 13.16 (1) the verification of registration certificates and registry identification		
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	13.31	(d) Any information kept or maintained by medical cannabis organizations must
13.33 other personally identifying information.	13.32	identify cardholders by their registry identification numbers and not contain names or
	13.33	other personally identifying information.

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14.1	(e) At the	cardholder's reque	st, the comm	issioner may confirm	the cardholder's
14.2	<u> </u>			stered designated care	
14.3		ord, school, medical			
			•		
14.4	Sec. 14. [15	2.34] PROTECTI	ONS FOR T	HE MEDICAL USE	OF CANNABIS.
14.5	Subdivisi	on 1. Presumption	<u>. (a) There i</u>	s a presumption that a	qualifying patient
14.6	or designated c	aregiver is engaged	in the autho	rized medical use of ca	annabis pursuant to
14.7	sections 152.22	to 152.38. The pre	sumption ex	ists if the qualifying pa	atient or designated
14.8	caregiver:				
14.9	<u>(1) is in p</u>	ossession of a regis	stry identifica	tion card; and	
14.10	<u>(2) is in p</u>	ossession of an am	ount of cann	abis that does not exce	eed the allowable
14.11	amount of cann	labis.			
14.12	<u>(b)</u> The pr	resumption may be	rebutted by e	evidence that conduct r	related to the medical
14.13	use of cannabis	was not for the pur	pose of treat	ing or alleviating the o	qualifying patient's
14.14	debilitating me	dical condition or s	ymptoms as	sociated with the quali	fying patient's
14.15	debilitating mee	dical condition purs	suant to secti	ons 152.22 to 152.38.	
14.16	<u>Subd. 2.</u>	Qualifying patient	and design	ated caregiver. A reg	istered qualifying
14.17	patient or regist	ered designated car	egiver who p	oossesses a valid regist	ry identification card
14.18	is not subject to	arrest, prosecution	, or penalty	n any manner, includi	ng any civil penalty,
14.19	or denial of any	/ right or privilege,	or disciplina	ry action by a court of	r occupational or
14.20	professional lic	ensing board or bui	reau for:		
14.21	(1) the reg	gistered qualifying	patient's mee	lical use of cannabis p	ursuant to sections
14.22	<u>152.22 to 152.3</u>	8, if the registered	qualifying p	atient does not posses	s more than the
14.23	allowable amou	unt of cannabis;			
14.24	(2) the reg	gistered designated	caregiver as	sisting a registered qua	alifying patient to
14.25	whom the careg	giver is connected the	hrough the c	ommissioner's registra	tion process with
14.26	the registered q	ualifying patient's r	nedical use o	of cannabis pursuant to	sections 152.22 to
14.27	152.34, if the re	egistered qualifying	g patient does	s not possess more tha	n the allowable
14.28	amount of cann	iabis;			
14.29	<u>(3) reimb</u>	ursement by a regis	tered qualify	ving patient to the pati	ent's registered
14.30	designated care	giver for direct cos	ts incurred b	y the registered design	ated caregiver for
14.31	assisting with the	he registered qualif	ying patient's	s medical use of canna	<u>bis;</u>
14.32	(4) transfe	erring cannabis to a	safety comp	liance facility for testi	ng;
14.33	<u>~ / </u>		ive treatmen	t center or a safety cor	npliance facility
14.34	for goods or set	rvices provided; or			

(6) offering or providing cannabis to a registered qualifying patient, to a registered 15.1 15.2 designated caregiver for a registered qualifying patient's medical use, or to a visiting qualifying patient. 15.3 Subd. 3. Visiting qualifying patient. A person who demonstrates that the person is 15.4 a visiting qualifying patient shall not be subject to arrest, prosecution, or penalty in any 15.5 manner, or denied any right or privilege including, but not limited to, civil penalty or 15.6 disciplinary action by a business, occupational, or professional licensing board or entity, 15.7 for the medical use of cannabis pursuant to sections 152.22 to 152.38, provided that: (1) the 15.8 visiting qualifying patient does not possess more than 2.5 ounces of usable cannabis; and (2) 15.9 the visiting qualifying patient produces a statement from a person who is licensed with the 15.10 authority to prescribe drugs to humans in the state of the person's residence stating that the 15.11 15.12 visiting qualifying patient has a debilitating medical condition as defined in section 152.22. Subd. 4. Dismissal of charges. If a qualifying patient or a designated caregiver who 15.13 is not in possession of a registry identification card is arrested for possession of an amount 15.14 15.15 of cannabis that does not exceed the allowable amount or is charged with this, the patient or caregiver shall be released from custody and the charges dismissed upon production of 15.16 a valid registry identification card issued in the person's name. 15.17 Subd. 5. Practitioner. A practitioner may not be subject to arrest, prosecution, 15.18 or penalty in any manner, or denied any right or privilege, including civil penalty or 15.19 disciplinary action by the Board of Medical Practice or the Board of Nursing or by 15.20 another business, occupational, or professional licensing board or entity, based solely 15.21 on providing written certifications or for otherwise stating that, in the practitioner's 15.22 15.23 professional opinion, a patient is likely to receive therapeutic or palliative benefit from the 15.24 medical use of cannabis to treat or alleviate the patient's debilitating medical condition or symptoms associated with the debilitating medical condition. Nothing in sections 15.25 15.26 152.22 to 152.38 prevents a professional licensing board from sanctioning a practitioner for failing to properly evaluate a patient's medical condition or otherwise violating the 15.27 standard of care for evaluating medical conditions. 15.28 Subd. 6. Legal counsel. An attorney may not be subject to disciplinary action by the 15.29 Minnesota State Bar Association or other professional licensing association for providing 15.30 legal assistance to prospective or registered alternative treatment centers, prospective or 15.31 registered safety compliance facilities, or others related to activity that is no longer subject 15.32 to criminal penalties under state law pursuant to sections 152.22 to 152.38. 15.33 Subd. 7. Arrest and prosecution prohibited. No person may be subject to arrest, 15.34 15.35 prosecution, or penalty in any manner, or denied any right or privilege, including any

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16.1	civil penalty or	disciplinary action b	y a court or occu	pational or profession	nal licensing
16.2	board or bureau	. <u>, for:</u>			
16.3	(1) provid	ing or selling cannal	ois paraphernalia	to a cardholder or to	a medical
16.4	cannabis organi	zation upon presenta	tion of a valid r	egistry identification	card or
16.5	registration cert	ificate; or			
16.6	(2) being i	in the presence or vic	cinity of the med	ical use of cannabis a	uthorized under
16.7	sections 152.22	to 152.38.			
16.8	<u>Subd. 8.</u>	Alternative treatme	ent center. An al	Iternative treatment ce	enter or an
16.9	alternative treat	ment center's agent i	s not subject to p	prosecution, search, or	inspection,
16.10	except by the co	mmissioner pursuan	t to section 152.	28, paragraph (f); seiz	ure; or penalty
16.11	in any manner;	and may not be deni	ed any right or p	rivilege, including civ	vil penalty or
16.12	disciplinary acti	on by a court or bus	iness licensing b	oard or entity, for acti	ng pursuant to
16.13	sections 152.22	to 152.38, and rules	authorized by se	ections 152.22 to 152.2	<u>38 to:</u>
16.14	(1) posses	s, plant, propagate,	cultivate, grow,	harvest, produce, prod	cess,
16.15	manufacture, co	mpound, convert, pr	epare, pack, repa	ack, or store cannabis;	<u>.</u>
16.16	(2) posses	s, produce, store, or	transport cannab	is paraphernalia;	
16.17	(3) purcha	se or obtain cannabi	s seeds from a c	ardholder, a visiting c	lualifying
16.18	patient, or an en	tity that is registered	to distribute car	mabis under the laws	of another state;
16.19	(4) deliver	; transfer, or transpor	rt cannabis, cann	abis paraphernalia, or	related supplies
16.20	and educational	materials to or from	other medical ca	annabis organizations	2
16.21	<u>(5) compe</u>	nsate a safety compl	iance facility for	services or goods pro	ovided;
16.22	<u>(6)</u> purcha	se or otherwise acqu	ire cannabis from	m another registered a	alternative
16.23	treatment center	; or			
16.24	(7) dispen	se, supply, or sell, o	r deliver cannab	is, cannabis parapherr	nalia, or
16.25	related supplies	and educational mat	erials to register	ed qualifying patients	, to registered
16.26	designated cares	givers on behalf of re	egistered qualify	ing patients, or to othe	er alternative
16.27	treatment center	<u> </u>			
16.28	Subd. 9.	Safety compliance f	acility. A safety	compliance facility of	or a safety
16.29	compliance faci	lity agent is not subj	ect to prosecution	n, search, or inspectio	n, except by the
16.30	commissioner p	ursuant to section 15	2.28, paragraph ((g); seizure; or penalty	in any manner;
16.31	and may not be	denied any right or p	orivilege, includi	ng civil penalty or dis	ciplinary action
16.32	by a court or bu	siness licensing boar	d or entity, for a	cting pursuant to sect	ions 152.22 to
16.33	152.38 and rules	authorized by section	ons 152.22 to 152	.38, to provide the foll	owing services:
16.34	(1) acquir	ing, possessing, or tr	ransporting cann	abis obtained from re	gistry
16.35	identification ca	rdholders or medical	l cannabis organ	izations;	

17.1	(2) returning the cannabis to the registry identification cardholder or medical
17.2	cannabis organization from whom it was obtained;
17.3	(3) producing or selling educational materials related to cannabis;
17.4	(4) producing, possessing, selling, or transporting cannabis paraphernalia and
17.5	equipment or materials other than cannabis to medical cannabis organizations or to
17.6	cardholders, including lab equipment and packaging materials;
17.7	(5) testing cannabis, including for potency, pesticides, mold, or contaminants;
17.8	(6) providing training to cardholders; or
17.9	(7) receiving compensation for services or goods other than cannabis provided
17.10	under sections 152.22 to 152.38.
17.11	Subd. 10. Property rights. Any interest in or right to property that is lawfully
17.12	possessed, owned, or used in connection with the medical use of cannabis as authorized in
17.13	sections 152.22 to 152.38, or acts incidental to such use, is not forfeited under sections
17.14	<u>609.531 to 609.5318.</u>
17.15	Subd. 11. Discrimination prohibited. (a) No school or landlord may refuse to
17.16	enroll or lease to and may not otherwise penalize a person solely for the person's status
17.17	as a cardholder, unless failing to do so would violate federal law or regulations or cause
17.18	the school or landlord to lose a monetary or licensing-related benefit under federal law or
17.19	regulations. This paragraph does not prevent a landlord from prohibiting the smoking of
17.20	cannabis on the premises.
17.21	(b) For the purposes of medical care, including organ transplants, a registered
17.22	qualifying patient's medical use of cannabis according to sections 152.22 to 152.38 is
17.23	considered the equivalent of the authorized use of any other medication used at the
17.24	discretion of a physician and does not constitute the use of an illicit substance or otherwise
17.25	disqualify a qualifying patient from needed medical care.
17.26	(c) Unless a failure to do so would violate federal law or regulations or cause an
17.27	employer to lose a monetary or licensing-related benefit under federal law or regulations,
17.28	an employer may not discriminate against a person in hiring, termination, or any term or
17.29	condition of employment, or otherwise penalize a person, if the discrimination is based
17.30	upon either of the following:
17.31	(1) the person's status as a registered qualifying patient or a registered designated
17.32	caregiver; or
17.33	(2) a registered qualifying patient's positive drug test for cannabis components
17.34	or metabolites, unless the patient used, possessed, or was impaired by cannabis on the
17.35	premises of the place of employment or during the hours of employment.

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(d) A person shall not be denied custody of or visitation rights or parenting time 18.1 18.2 with a minor solely for the person's status as a registered qualifying patient or a registered designated caregiver, and there shall be no presumption of neglect or child endangerment 18.3 for conduct allowed under sections 152.22 to 152.38, unless the person's behavior is 18.4 such that it creates an unreasonable danger to the safety of the minor as established by 18.5 clear and convincing evidence. 18.6 Subd. 12. Card as probable cause. Possession of or application for a registry 18.7 identification card does not constitute probable cause or reasonable suspicion, nor shall it 18.8 be used to support a search of the person or property of the person possessing or applying 18.9 for the registry identification card, or otherwise subject the person or property of the 18.10 person to inspection by any governmental agency. 18.11 Sec. 15. [152.35] AFFIRMATIVE DEFENSE. 18.12 (a) Except as provided in section 152.23, a person may assert the medical purpose 18.13 18.14 for using cannabis as a defense to any prosecution involving cannabis, and the defense shall be presumed valid if the evidence shows that: 18.15 (1) a practitioner has stated that, in the practitioner's professional opinion, after 18.16 18.17 having completed a full assessment of the person's medical history and current medical condition made in the course of a bona fide practitioner-patient relationship, the patient has 18.18 a debilitating medical condition and the potential benefits of using cannabis for medical 18.19 purposes would likely outweigh the health risks for the person; and 18.20

(2) the person was in possession of no more than 2.5 ounces of usable cannabis; and
 (3) the person was engaged in the acquisition, possession, use, or transportation of
 cannabis, paraphernalia, or both, relating to the administration of cannabis to treat or
 alleviate the individual's debilitating medical condition or symptoms associated with the
 individual's debilitating medical condition.

(b) The defense and motion to dismiss shall not prevail if the prosecution proves that:
(1) the individual had a registry identification card revoked for misconduct; or

18.28 (2) the purpose of the possession of cannabis was not for palliative or therapeutic
18.29 use by the individual with a debilitating medical condition who raised the defense.

- 18.30 (c) An individual is not required to possess a registry identification card to raise the
 18.31 affirmative defense set forth in this section.
- 18.32 (d) A person may assert the medical purpose for using cannabis in a motion to
- 18.33 dismiss, and the charges shall be dismissed following an evidentiary hearing where the
- 18.34 defendant shows the elements listed in paragraph (a).

19.1	(e) Any interest in or right to property that was possessed, owned, or used in
19.2	connection with a person's use of cannabis for medical purposes shall not be forfeited if
19.3	the person or the person's designated caregiver demonstrates the person's medical purpose
19.4	for using cannabis under this section.
19.5	(f) This section shall only apply if:
19.6	(1) the person's arrest, citation, or prosecution occurred after the effective date of
19.7	sections 152.22 to 152.38, but before registration for qualified patients is available; or
19.8	(2) the person's arrest or citation occurred after a valid application for a qualifying
19.9	patient had been submitted but before the registry identification card was received.
19.10	(g) This section expires July 1, 2016.
19.11	Sec. 16. [152.36] SUSPENSION AND REVOCATION.
19.12	Subdivision 1. Suspension or revocation of registration certificate. The
19.13	commissioner may by motion or on complaint, after investigation and opportunity
19.14	for a public hearing at which the medical cannabis organization has been afforded an
19.15	opportunity to be heard, suspend or revoke a registration certificate for multiple negligent
19.16	violations or for a serious and knowing violation by the registrant or any of its agents of
19.17	sections 152.22 to 152.38, or any rules adopted pursuant to section 152.24.
19.18	Subd. 2. Notice. The commissioner shall provide notice of suspension, revocation,
19.19	fine, or other sanction, as well as the required notice of the hearing, by mailing the same
19.20	in writing to the registered organization at the address on the registration certificate. A
19.21	suspension shall not be longer than six months.
19.22	Subd. 3. Suspensions. An alternative medical center may continue to cultivate and
19.23	possess cannabis during a suspension, but it may not dispense, transfer, or sell cannabis.
19.24	Subd. 4. Diversion by medical cannabis organization. The commissioner shall
19.25	immediately revoke the registration certificate of a medical cannabis organization that
19.26	violates section 152.37, subdivision 2, and its board members and principal officers may not
19.27	serve as board members or principal officers for any other medical cannabis organization.
19.28	Subd. 5. Diversion by cardholder. The commissioner shall immediately revoke the
19.29	registry identification card of any cardholder who transfers cannabis to a person who is not
19.30	allowed to possess cannabis for medical purposes under sections 152.22 to 152.38, and the
19.31	cardholder is disqualified from further participation under sections 152.22 to 152.38.
19.32	Subd. 6. Revocation of registry identification card. The commissioner may
19.33	revoke the registry identification card of any registered qualifying patient or registered
19.34	designated caregiver who knowingly commits a serious violation of this chapter.

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20.1	Subd. 7	/ Judicial review.]	Revocation is	a final decision of the	commissioner
20.2	subject to jud				
20.3	Sec. 17. [152.37] VIOLATIO	DNS.		
20.4	Subdivi	sion 1. Failure to p	rovide requi	red notice; civil pena	lty. A registered
20.5	qualifying pa	tient, designated care	egiver, or regi	stered organization that	at willfully fails to
20.6	provide a not	ice required by section	on 152.27 is g	guilty of a petty misder	meanor, punishable
20.7	by a fine of n	to more than \$150.			
20.8	Subd. 2	2. Intentional diver	sion; crimina	al penalty. In addition	n to any other
20.9	applicable pe	nalty in law, a medic	cal cannabis o	organization or an ager	nt of a medical
20.10	cannabis orga	anization who intenti	ionally transfe	ers cannabis to a perso	on other than a
20.11	qualifying pa	tient, a designated ca	aregiver, or a	medical cannabis orga	anization or its
20.12	agent is guilt	y of a felony punisha	able by impris	conment for not more t	than two years or
20.13	by payment of	of a fine of not more	than \$3,000,	or both. A person con-	victed under this
20.14	subdivision n	hay not continue to b	e affiliated w	ith the medical cannab	is organization and
20.15	is disqualified	1 from further partici	pation under	sections 152.22 to 152	2.38.
20.16	Subd. 3	<u>Diversion by carc</u>	dholder; crin	ninal penalty. In addit	tion to any other
20.17	applicable pe	nalty in law, a registe	ered qualifyin	g patient or registered	designated caregiver
20.18	who intention	ally sells or otherwi	se transfers ca	annabis in exchange fo	or anything of value
20.19	to a person of	ther than a qualifying	g patient, a de	signated caregiver, or a	a visiting qualifying
20.20	patient is gui	ty of a felony punish	hable by impri	sonment for not more	than two years or by
20.21	payment of a	fine of not more that	n \$3,000, or t	ooth.	
20.22	Subd. 4	. Transfer of regist	ry identificat	ion card; criminal pe	enalty. In addition
20.23	to any other a	applicable penalty in	law, a qualif	ying patient or designation	ated caregiver
20.24	who sells, tra	nsfers, loans, or othe	erwise gives a	nother person the qua	lifying patient's
20.25	or designated	caregiver's registry	identification	card is guilty of a feld	ony and may be
20.26	sentenced to	imprisonment for not	t more than tv	vo years, or payment o	of a fine of not more
20.27	than \$3,000,	or both.			
20.28	Subd. 5	5. False statement; o	criminal pena	alty. A person who int	entionally makes a
20.29	false stateme	nt to a law enforcem	ent official ab	out any fact or circum	stance relating to
20.30	the medical u	se of cannabis to ave	oid arrest or p	prosecution is guilty of	f a misdemeanor
20.31	punishable by	y imprisonment for n	ot more than	90 days or by paymen	t of a fine of not
20.32	more than \$1	,000, or both. The p	enalty is in ac	ldition to any other pe	nalties that may
20.33				ossession, cultivation, o	
20.34	not protected	by sections 152.22 t	o 152.38. If a	person convicted of v	violating this section

21.1	is a qualifying patient or a designated caregiver, the person is disqualified from further
21.2	participation under sections 152.22 to 152.38.
21.3	Subd. 6. Submission of false records; criminal penalty. A person who knowingly
21.4	submits false records or documentation required by the commissioner to certify a medical
21.5	cannabis organization under sections 152.22 to 152.38 is guilty of a felony and may
21.6	be sentenced to imprisonment for not more than two years, or payment of a fine of not
21.7	more than \$3,000, or both.
21.8	Subd. 7. Violation by practitioner; criminal penalty. A practitioner who
21.9	knowingly refers patients to a medical cannabis organization or to a designated caregiver,
21.10	who advertises in a medical cannabis organization, or who issues written certifications
21.11	while holding a financial interest in a medical cannabis organization is guilty of a
21.12	misdemeanor and may be sentenced to imprisonment for not more than 90 days, or
21.13	payment of a fine of not more than \$1,000, or both.
21.14	Subd. 8. Breach of confidentiality; criminal penalty. It is a misdemeanor for any
21.15	person, including the commissioner or another state agency or local government, to breach
21.16	the confidentiality of information obtained pursuant to sections 152.22 to 152.38.
21.17	Subd. 9. Other violations; civil penalty. A medical cannabis organization shall
21.18	be fined up to \$1,000 for any violation of sections 152.22 to 152.38, or the regulations
21.19	issued pursuant to them, where no penalty has been specified. This penalty is in addition
21.20	to any other applicable penalties in law.
21.21	Sec. 18. [152.38] IMPLEMENTATION.
21.22	The commissioner must begin issuing registry identification cards and registration
21.23	certificates under sections 152.22 to 152.37 by July 1, 2015.
21.24	Sec. 19. [152.39] FEES.
21.25	(a) The fees in sections 152.22 to 152.37 are annually appropriated and deposited
21.26	in the state government special revenue fund for use by the commissioner to administer
21.27	sections 152.22 to 152.38.
21.28	(b) The total fees collected must generate revenues sufficient to implement and
21.29	administer sections 152.22 to 152.38, except fee revenue may be offset or supplemented
21.30	by private donations.
21.31	(c) The total amount of revenue from registration certificate application and renewal
21.32	fees must be sufficient to implement and administer the provisions of sections 152.22 to
21.33	152.38 relating to medical cannabis organizations, including the verification system,
21.34	except fee revenue may be offset or supplemented by private donations.

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22.1	(d) The	commissioner may	establish a sl	iding scale of patient a	pplication and
22.2	renewal fees based upon a qualifying patient's household income.				
22.3	<u>(e)</u> The	commissioner may	accept private	e donations to reduce a	pplication and
22.4	renewal fees.				
22.5	Sec. 20. [1	52.40] ADVISORY	Y COUNCIL	<u></u>	
22.6	Subdivis	sion 1. Establishme	ent; governa	nce. The commissione	r of health shall
22.7	establish an a	dvisory council to n	nake recomm	endations to the comm	issioner and the
22.8	legislature rel	ated to implementin	g sections 15	2.22 to 152.39. The ad	visory council shall
22.9	be governed b	by section 15.059, ex	ccept that me	mbers shall not receive	per diems.
22.10	Subd. 2	. Membership. The	e council con	sists of the following m	embers, appointed
22.11	by the commi	ssioner of health:			
22.12	<u>(1) four</u>	health care practitio	ners with exp	erience in treating patie	ents with debilitating
22.13	medical cond	itions;			
22.14	<u>(2) a rep</u>	presentative of paties	nts with debil	itating medical condition	ons;
22.15	(3) the c	commissioner of put	olic safety or	a designee;	
22.16	(4) the c	commissioner of hea	alth or a design	mee; and	
22.17	(5) the c	commissioner of hur	nan services	or a designee.	
22.18	Subd. 3	<u>Duties.</u> The advis	ory council s	hall:	
22.19	<u>(1) assis</u>	at the commissioner	in reviewing	petitions to add medic	al conditions,
22.20	symptoms, or	treatments to the list	st of debilitati	ng medical conditions;	
22.21	<u>(2) prov</u>	ide recommendation	ns on rules to	be adopted;	
22.22	(3) inve	stigate and make rec	commendation	ns related to the effective	veness of alternative
22.23	treatment cent	ters, individually and	d collectively	, in serving the needs of	f qualifying patients;
22.24	<u>(4) inve</u>	stigate and make re	commendatio	ns related to the sufficient	iency of the
22.25	regulatory and	d security safeguard	s adopted; an	<u>d</u>	
22.26	(5) investigate and make recommendations related to best practices in other states				ces in other states
22.27	that allow for	the medical use of	cannabis.		
22.28	EFFEC	TIVE DATE. This	section is eff	ective the day following	g final enactment.
22.29	Sec. 21 M	linnesota Statutes 20)12 section 2	56B.0625, subdivision	13d is amended to
	read:	linnesota Statutes 20	712, section 2	50D.0025, Suburvision	15d, is amended to
22.30		3d Drug formula	my (a) Than	ammissioner shall astal	alish a drug
22.31		C	•	ommissioner shall estal	C
22.32	-	-		all not be subject to the	-
22.33			u the Formula	ry Committee shall rev	new and comment
22.34	on the formul	ary contents.			

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23.1	(b) The formulary shall not include:			
23.2	(1) drugs, active pharmaceutical ingredients, or products for which there is no			
23.3	federal funding;			
23.4	(2) over-the-counter drugs, except as provided in subdivision 13;			
23.5	(3) drugs or active pharmaceutical ingredients used for weight loss, except that			
23.6	medically necessary lipase inhibitors may be covered for a recipient with type II diabetes;			
23.7	(4) drugs or active pharmaceutical ingredients when used for the treatment of			
23.8	impotence or erectile dysfunction;			
23.9	(5) drugs or active pharmaceutical ingredients for which medical value has not			
23.10	been established; and			
23.11	(6) drugs from manufacturers who have not signed a rebate agreement with the			
23.12	Department of Health and Human Services pursuant to section 1927 of title XIX of the			
23.13	Social Security Act-: and			
23.14	(7) cannabis as defined in sections 152.22 to 152.39.			
23.15	(c) If a single-source drug used by at least two percent of the fee-for-service			
23.16	medical assistance recipients is removed from the formulary due to the failure of the			
23.17	manufacturer to sign a rebate agreement with the Department of Health and Human			
23.18	Services, the commissioner shall notify prescribing practitioners within 30 days of			
23.19	receiving notification from the Centers for Medicare and Medicaid Services (CMS) that a			
23.20	rebate agreement was not signed.			
23.21	Sec. 22. HEALTH IMPACT ASSESSMENT OF THE MEDICINAL USE OF			
23.22	CANNABIS.			
23.23	(a) The commissioner of health, in consultation with the commissioners of public			
23.24	safety and human services shall submit a report to the legislature on the health impacts of			
23.25	the use of cannabis for medical purposes in Minnesota. That report must address issues			
23.26	and concerns identified by community representatives and the experience of other states			
23.27	with current medical cannabis programs with particular emphasis on:			
23.28	(1) program design and implementation, including verification procedures and			
23.29	provisions to prevent diversion;			
23.30	(2) patient experiences;			
23.31	(3) impact on the health care provider community;			

- 23.32 (4) impact on substance abuse;
- 23.33 (5) access to and quality of product, including the necessary amounts of product and
- 23.34 <u>the effectiveness of different delivery systems;</u>
- 23.35 (6) law enforcement activities and concerns;

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- 24.1 (7) public awareness and perception; and
- 24.2 (8) any unintended consequences.
- 24.3 (b) The commissioner shall submit the report on the assessment to the chairs and
- 24.4 ranking minority members of the legislative committees and divisions with jurisdiction
- 24.5 over health and human services, judiciary, and civil law by February 1, 2015.
- 24.6 **EFFECTIVE DATE.** This section is effective the day following final enactment.

24.7 Sec. 23. <u>APPROPRIATIONS.</u>

24.8 <u>\$256,000 in fiscal year 2014 and \$48,000 in fiscal year 2015 are appropriated from</u>
 24.9 <u>the state government special revenue fund to the commissioner of health to implement</u>
 24.10 Minnesota Statutes, sections 152.22 to 152.38.

- 24.11 Sec. 24. EFFECTIVE DATE.
- 24.12 Sections 1 to 19 and 21 are effective July 1, 2014.