Senator moves to amend the delete-everything amendment (SCH4757A-1) 1.1 to H.F. No. 4757 as follows: 1.2 Page 52, lines 23 to 26, reinstate the stricken language 1.3 Page 53, line 29, strike "forms and" 1.4 Page 53, lines 30 to 33, reinstate the stricken language and delete the new language 1.5 Page 54, line 11, after "plan" insert ", including security monitoring, security equipment, 1.6 and facility maps" 1.7 Page 54, after line 16, insert: 1.8 "(9) standard operating procedures for: 1.9 (i) quality assurance; 1.10 (ii) inventory control, storage, and diversion prevention; and 1.11 (iii) accounting and tax compliance;"" 1.12 Page 54, after line 18, insert: 1.13 "(11) a description of the training and education that will be provided to any employee; 1.14 (12) a disclosure of any government violations of a license agreement or federal, state, 1.15 or local laws or regulations, including but not limited to criminal, environmental, food 1.16 safety, workplace safety, wage and hour, worker's compensation, labor and employment, 1.17 whistleblower protection, human rights, discrimination, tax, or other laws and regulations 1.18 relevant to business operations and working conditions;" 1.19 Page 54, line 22, strike "and" 1.20 Page 54, line 24, strike the period and insert "; and" 1.21 Page 54, after line 24, insert: 1.22 "(16) every applicant or, in the case of a business entity, every cooperative member or 1.23 director, manager, and general partner of the business entity for a cannabis business license 1.24 must provide a release for the office to perform the background checks in section 342.15." 1.25 Renumber the clauses in sequence 1.26 Page 54, line 26, strike "and form" 1.27 Page 56, after line 5, insert: 1.28

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.1 "(d) An applicant seeking an endorse	ement for a specified operation activity must submit
required information to the office in the	manner prescribed by the office.
(e) Once all required information co	entained in subdivision 1 is submitted, the office
must review the materials, and where ap	oplicable under section 342.18, enter the applicants
into a lottery. An applicant not selected	in the lottery will result in the application being
rejected.	
(f) An application is deemed comple	ete once the office receives all required information
in subdivision 1 and the applicant provi	des the office with the address and legal property
description of the business, and the name	e of the local unit of government where the applicant
intends to locate its business.	
(g) The office may deny an application	ion that:
(1) is incomplete;	
(2) contains materially false statemer	nts about the applicant or omits material information
about the applicant; or	•
(3) is not submitted by the deadline	established by the office."
Page 56, lines 6 to 10, reinstate the s	stricken language
Page 56, line 10, after the period, ins	sert "Within 30 days of receiving a copy of an
application and a certification form fron	n the office, a local unit of government must return
the completed form to the office. In the	event a local unit of government fails to return the
form within 30 days, the office may issu	ue a license."
Reletter the paragraphs in sequence	
Page 56, line 12, strike "criminal his	story" and insert "background" and after "license"
insert "and any applicable endorsements	<u>s</u> "
Page 56, after line 13, insert:	
"Subd. 2a. Reconsideration. An app	plicant not granted a license, or where applicable,
not entered into a lottery, may seek recor	nsideration from the office. A decision by the office
on the request is final.	
Subd. 2b. Retention. The Office of	Cannabis Management must retain all application
materials for twelve months after it issu	es a decision on the application and must consider
the application in any subsequent round	commenced by the office in the twelve month
retention period, unless the applicant req	quests to be removed from consideration. The office
must not require applicants considered to	under this section to pay an application fee. An

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3.1 <u>applicant may supplement the application during the subsequent round. This subdivision</u>

does not apply to applicants seeking a license under section 342.39."