HOUSE BILL No. 1462

AM146209 has been incorporated into February 23, 2023 printing.

Synopsis: Health matters.

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First Regular Session of the 123rd General Assembly (2023)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2022 Regular Session of the General Assembly.

HOUSE BILL No. 1462

A BILL FOR AN ACT to amend the Indiana Code concerning health.

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Be it enacted by the General Assembly of the State of Indiana:

1	SECTION 1. IC 12-23-20-2, AS AMENDED BY P.L.32-2021,	
2	SECTION 32, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE	
3	JULY 1, 2023]: Sec. 2. (a) This section does not apply to a health care	
4	provider providing services in any of the following:	
5	(1) An adult or juvenile correctional facility operated by the state	
6	or a local unit.	
7	(2) A hospital licensed under IC 16-21-2.	
8	(3) A facility that is certified by the division.	
9	(4) An opioid treatment program that has been certified or	
10	licensed by the division under IC 12-23-18.	
11	(5) A state institution.	
12	(6) A health facility licensed under IC 16-28.	
13	(7) The Indiana Veterans' Home.	
14	(b) A physician who is providing office based opioid treatment or	
15	who is acting in a supervisory capacity to other health care providers	
16	that are providing office based opioid treatment must:	_
17	(1) have both:	

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DOCUMENT HAS NOT BEEN CHECKED FOR ACCURACY

1	(A) a waiver from the federal Substance Abuse and Mental	
2	Health Services Administration (SAMHSA) and meet the	
3	qualifying standards required to treat opioid addicted	
4	patients in an office based setting; and	
5	(B) a valid federal Drug Enforcement Administration	
6	registration number and identification number; that	
7	specifically authorizes treatment in an office based setting;	
8	and	
9	(2) abide by all:	
10	(A) federal; and	
11	(B) state;	
12	laws and regulations concerning the prescribing of medications.	
13	(c) A health care provider that prescribes for a patient in an office	
14	based opioid treatment setting shall do and document the following:	
15	(1) Determine the patient's age.	
16	(2) Perform an initial assessment and a physical examination as	
17	appropriate for the patient's condition and the health care	
18	provider's scope of practice and obtain a medical history of the	
19	patient before treatment begins.	
20	(3) Obtain substance use history and any substance use disorder	
21	diagnosis of the patient.	
22	(4) Perform a mental health assessment.	
23	(5) Obtain informed consent for treatment and establish a	
24	treatment agreement with the patient that meets the requirements	
25	set forth in subsection (d).	
26	(6) If determined appropriate, prescribe office based opioid	
27	treatment for the patient and require office visits of the patient in	
28	person throughout treatment.	
29	(7) Evaluate the patient's progress and compliance with the	
30	treatment agreement and document the patient's progress with	
31	the treatment plan.	
32	(8) Perform toxicology screening for the following in accordance	
33	with rules adopted under IC 25-22.5-2-7(a)(14) in order to assess	
34	medication adherence and to screen for other substances:	
35	(A) Stimulants.	
36	(B) Alcohol.	
37	(C) Opioids, including:	
38	(i) oxycodone;	
39	(ii) methadone; and	
40	(iii) buprenorphine.	
41	(D) Tetrahydrocannabinol.	
42	(E) Benzodiazepines.	



1	(F) Cocaine.	
2	(9) Review INSPECT (as defined in IC 25-26-24-7) concerning	
3	controlled substance information for the patient before induction	
4	and at least four (4) times per year during treatment.	
5	(10) If the patient is a female and has child bearing potential:	
6	(A) perform a pregnancy test at the onset of treatment;	
7	(B) counsel the patient about the risks of treatment to a	
8	fetus, including fetal opioid dependency and neonatal	
9	abstinence syndrome; and	
0	(C) provide for or refer the patient to prenatal care, if the	
1	pregnancy test performed under clause (A) is positive.	
2	(11) Prescribe an overdose intervention drug and education on	
3	how to fill the prescription when buprenorphine is initiated on	
4	the patient.	
5	(12) Provide for an ongoing component of psychosocial	
6	supportive therapy, with direction from the health care provider	
7	on the amount of the therapy.	
8	(d) The treatment agreement required in subsection (c)(5) must	
9	include at least the following:	
0.	(1) The goals of the treatment.	
1	(2) The patient's consent to drug monitoring testing.	
2	(3) The prescriber's prescribing policies that include at least the	
3	following:	
4	(A) A requirement that the patient take the medication as	
.5	prescribed.	
6	(B) A prohibition on sharing or selling the medication.	
7	(C) A requirement that the patient inform the prescriber	
8	about any:	
9	(i) other controlled substances or other medication	
0	prescribed or taken by the patient; and	
1	(ii) alcohol consumed by the patient.	
2	(4) The patient's consent to allow the prescriber to conduct	
3	random pill counts for prescriptions.	
4	(5) Reasons that the office based opioid treatment of the patient	
5	may be changed or discontinued by the prescriber.	
6	The provider shall maintain a copy of the informed consent for	
7	treatment in the patient's medical record.	
8	(e) During the examinations required by subsection (c)(6), the	
9	prescriber shall do the following:	
0	(1) Evaluate and document patient progress and compliance with	
-1	the patient's treatment plan.	
-2	(2) Document in the patient's medical record whether the patient	





1	is meeting treatment goals.	
2	(3) Discuss with the patient the benefits and risks, if relevant, of	
3	ongoing buprenorphine treatment.	
4	(f) If a toxicology screening described in subsection (c)(8) shows	
5	an absence of a prescribed drug, the provider must discuss and	
6	implement a plan with the patient to optimize medication adherence	
7	and schedule an earlier follow up appointment with the patient. The	
8	provider shall document the discussion in the patient's medical record.	
9	(g) If a toxicology screening described in subsection (c)(8) shows	
10	a presence of an illegal or nonprescribed drug, the provider shall assess	
11	the risk of the patient to be successfully treated and document the	
12	results in the patient's medical record.	
13	(h) The provider may perform a subsequent confirmation	
14	toxicology screening of the patient if the provider considers it	
15	medically necessary or to clarify an inconsistent or unexpected	
16	toxicology screening result.	
17	SECTION 2. IC 16-21-2-19 IS ADDED TO THE INDIANA	
18	CODE AS A NEW SECTION TO READ AS FOLLOWS	
19	[EFFECTIVE JULY 1, 2023]: Sec. 19. (a) This section applies to an	
20	emergency department that is owned or operated by hospital	
21	licensed under IC 16-21.	
22	(b) As used in this section, "substance use disorder" includes:	
23	(1) opioid use disorder;	
24	(2) alcohol use disorder; and	
25	(3) any other substance use disorder determined by the state	
26	department.	
27	(c) Before December 31 of each year, an emergency	_
28	department must submit a substance use disorder treatment plan	
29	with the state department for the subsequent year to initiate	
30	interventions with patients who have a substance use related	
31	emergency department visit. The plan must include an overall	
32	analysis and evaluation of the emergency department's ability to	
33	implement the following:	
34	(1) Screening, providing a brief intervention, and referring	
35 36	to a treatment screening tool.	
	(2) Initiating medication when deemed necessary before	
37 38	discharge and coordinating outpatient medication referrals	
38 39	upon discharge. (3) Initiating or connecting substance use patients to	
40	medication assisted treatment for addiction disorders when	
41	deemed necessary, including:	
42	(A) treatment for opioid use disorder and alcohol use	
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1	disorder; and	
2	(B) providing immediate access to:	
3	(i) naloxone;	
4	(ii) an opioid antagonist that can reverse opioid	
5	overdoses; and	
6	(iii) all federal Food and Drug Administration	
7	approved medications for the treatment of opioid	
8	use disorder and alcohol use disorder.	
9	(4) Connecting patients with substance use disorders to	
.0	treatment, prevention, recovery, peer support services, and	
.1	harm reduction services upon discharge from the emergency	
2	department.	
3	(5) Connecting patients who have both a substance use	
4	disorder and a mental illness (as defined in IC 12-7-2-130)	
.5	with counseling and medication, if deemed appropriate,	
.6	including any federal Food and Drug Administration	
.7	approved medications for the treatment of a mental illness.	
.8	(6) Referring pregnant patients with substance use disorders	
9	to the Indiana Pregnancy Promise Program or the 9-8-8	
20	suicide and crisis lifeline.	
21	(7) Implementing a continuing education and training	
22	program to emergency department personnel on:	
23	(A) substance use disorder; and	
24 25	(B) best practices for emergency medical care delivery	
	for patients who are most at risk of dying after	
26	emergency room discharge.	
27	(d) The services provided to a patient under a substance use	
28	disorder treatment plan provided to the state department under	
29	this section are considered to be medically necessary.	
30	(e) This subsection applies after December 31, 2023. The office	
31	of the secretary of family and social services shall require managed	
32	care organizations to consider services provided to an individual	
33	under a mental illness and a person-centered care plan, and a	
34	substance use disorder treatment plan that is provided to the state	
35	department as medically necessary and reimbursable in both an	
36	inpatient facility of a hospital and an emergency department,	
37	including services to preserve the health and safety of the	
88	individual and protect other people and property.	
89 10	(f) This section expires January 1, 2028.	
10 11	SECTION 3. IC 16-50-1-12 IS REPEALED [EFFECTIVE JULY	
l1 l2	1, 2023]. Sec. 12. This article expires June 30, 2027. SECTION 4. IC 25-26-24-19, AS ADDED BY P.L.51-2019,	
t-Z	SECTION 4. IC 23-20-24-19, AS ADDED BY P.L.31-2019,	



1	SECTION 8, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE	
2	JULY 1, 2023]: Sec. 19. (a) Information received by the INSPECT	
3	program under section 17 of this chapter is confidential.	
4	(b) The board shall carry out a program to protect the	
5	confidentiality of the information described in subsection (a). The	
6	board may disclose the information to another person only under	
7	subsection (c), (d), or (g).	
8	(c) The board may disclose confidential information described in	
9	subsection (a) to any person who is authorized to engage in receiving,	
0	processing, or storing the information.	
1	(d) Except as provided in subsections (e) and (f), the board may	
2	release confidential information described in subsection (a) to the	
3	following persons:	
4	(1) A member of the board or another governing body that	
5	licenses practitioners and is engaged in an investigation, an	
6	adjudication, or a prosecution of a violation under any state or	
7	federal law that involves ephedrine, pseudoephedrine, or a	
8	controlled substance.	
9	(2) An investigator for the consumer protection division of the	
0.	office of the attorney general, a prosecuting attorney, the	
1	attorney general, a deputy attorney general, or an investigator	
2	from the office of the attorney general, who is engaged in:	
3	(A) an investigation;	
4	(B) an adjudication; or	
.5	(C) a prosecution;	
6	of a violation under any state or federal law that involves	
7	ephedrine, pseudoephedrine, or a controlled substance.	
8	(3) A law enforcement officer who is an employee of:	
9	(A) a local, state, or federal law enforcement agency; or	
0	(B) an entity that regulates ephedrine, pseudoephedrine, or	
1	controlled substances or enforces ephedrine,	
2	pseudoephedrine, or controlled substances rules or laws in	
3	another state;	
4	that is certified to receive ephedrine, pseudoephedrine, or	
5	controlled substance prescription drug information from the	
6	INSPECT program.	
7	(4) A practitioner or practitioner's agent certified to receive	
8	information from the INSPECT program.	
9	(5) An ephedrine, pseudoephedrine, or controlled substance	
0	monitoring program in another state with which Indiana has	
-1	established an interoperability agreement.	
2	(6) The state toxicologist.	





1	(7) A certified representative of the Medicaid retrospective and	
2	prospective drug utilization review program.	
3	(8) A substance abuse assistance program for a licensed health	
4	care provider who:	
5	(A) has prescriptive authority under this title; and	
6	(B) is participating in the assistance program.	
7	(9) An individual who holds a valid temporary medical permit	
8	issued under IC 25-22.5-5-4 or a noneducational commission for	
9	foreign medical graduates certified graduate permit issued under	
.0	IC 25-22.5-5-4.6.	
. 1	(10) A county coroner conducting a medical investigation of the	
2	cause of death.	
3	(11) The management performance hub established by	
4	IC 4-3-26-8.	
.5	(12) The state epidemiologist under the state Indiana	
.6	department of health.	
.7	(e) Information provided to a person under:	
.8	(1) subsection (d)(3) is limited to information:	
9	(A) concerning an individual or proceeding involving the	
20	unlawful diversion or misuse of a schedule II, III, IV, or V	
21	controlled substance; and	
22 23 24	(B) that will assist in an investigation or proceeding;	
23	(2) subsection (d)(4) may be released only for the purpose of:	
24	(A) providing medical or pharmaceutical treatment; or	
25	(B) evaluating the need for providing medical or	
26	pharmaceutical treatment to a patient; and	
27	(3) subsection (d)(11) must be released to the extent disclosure	
28	of the information is not prohibited by applicable federal law.	
29	(f) Before the board releases confidential information under	
80	subsection (d), the applicant must be approved by the INSPECT	
31	program in a manner prescribed by the board.	
32	(g) The board may release to:	
33	(1) a member of the board or another governing body that	
34	licenses practitioners;	
35	(2) an investigator for the consumer protection division of the	
36	office of the attorney general, a prosecuting attorney, the	
37	attorney general, a deputy attorney general, or an investigator	
88	from the office of the attorney general; or	
39	(3) a law enforcement officer who is:	
10	(A) authorized by the state police department to receive	
11	ephedrine, pseudoephedrine, or controlled substance	
12	prescription drug information; and	



1	(B) approved by the board to receive the type of information	
2	released;	
3	confidential information generated from computer records that	
4	identifies practitioners who are prescribing or dispensing large	
5	quantities of a controlled substance.	
6	(h) The information described in subsection (g) may not be	
7	released until it has been reviewed by:	
8	(1) a member of the board who is licensed in the same profession	
9	as the prescribing or dispensing practitioner identified by the	
0	data; or	
1	(2) the board's designee;	
2	and until that member or the designee has certified that further	
3	investigation is warranted. However, failure to comply with this	
4	subsection does not invalidate the use of any evidence that is otherwise	
5	admissible in a proceeding described in subsection (i).	IW
6	(i) An investigator or a law enforcement officer receiving	
7	confidential information under subsection (c), (d), or (g) may disclose	
8	the information to a law enforcement officer or an attorney for the	
9	office of the attorney general for use as evidence in the following:	
0.	(1) A proceeding under IC 16-42-20.	
1	(2) A proceeding under any state or federal law.	
2	(3) A criminal proceeding or a proceeding in juvenile court.	
.3	(j) The board may compile statistical reports from the information	
4	described in subsection (a). The reports must not include information	
.5	that identifies any practitioner, ultimate user, or other person	
6	administering ephedrine, pseudoephedrine, or a controlled substance.	
7	Statistical reports compiled under this subsection are public records.	_
8	(k) Except as provided in subsections (q) and (r), and	
9	in addition to any requirements provided in IC 25-22.5-13, the	
0	following practitioners shall obtain information about a patient from	
1	the data base either directly or through the patient's integrated health	
2	record before prescribing an opioid or benzodiazepine to the patient:	
3	(1) A practitioner who has had the information from the data	
4	base integrated into the patient's electronic health records.	
5	(2) A practitioner who provides services to the patient in:	
6	(A) the emergency department of a hospital licensed under	
7	IC 16-21; or	
8 9	(B) a pain management clinic.	
	(3) Beginning January 1, 2020, a practitioner who provides services to the patient in a hospital licensed under IC 16-21.	
.() 1	(4) Beginning January 1, 2021, all practitioners.	_
·1 ·2	However, a practitioner is not required to obtain information about a	
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1	patient who is subject to a pain management contract from the data	
2	base more than once every ninety (90) days.	
3	(l) A practitioner who checks the INSPECT program either	
4	directly through the data base or through the patient's integrated health	
5	record for the available data on a patient is immune from civil liability	
6	for an injury, death, or loss to a person solely due to a practitioner:	
7	(1) seeking information from the INSPECT program; and	
8	(2) in good faith using the information for the treatment of the	
9	patient.	
10	The civil immunity described in this subsection does not extend to a	
11	practitioner if the practitioner receives information directly from the	
12	INSPECT program or through the patient's integrated health record and	
13	then negligently misuses this information. This subsection does not	
14	apply to an act or omission that is a result of gross negligence or	
15	intentional misconduct.	
16	(m) The board may review the records of the INSPECT program.	
17	If the board determines that a violation of the law may have occurred,	
18	the board shall notify the appropriate law enforcement agency or the	
19	relevant government body responsible for the licensure, regulation, or	
20	discipline of practitioners authorized by law to prescribe controlled	
21	substances.	
22	(n) A practitioner who in good faith discloses information based	
23	on a report from the INSPECT program either directly through the data	
24	base or through the patient's integrated health record to a law	
25	enforcement agency is immune from criminal or civil liability. A	
26	practitioner that discloses information to a law enforcement agency	
27	under this subsection is presumed to have acted in good faith.	
28	(o) A practitioner's agent may act as a delegate and check	
29	INSPECT program reports on behalf of the practitioner.	
30	(p) A patient may access a report from the INSPECT program that	
31	has been included in the patient's medical file by a practitioner.	
32	(q) A practitioner is not required under subsection (k) to obtain	
33	information about a patient from the data base or through the patient's	
34	integrated health record before prescribing an opioid or benzodiazepine	
35	if any of the following apply:	
36	(1) The practitioner has obtained a waiver from the board	
37	because the practitioner does not have access to the Internet at	
38	the practitioner's place of business.	
39	(2) The patient is:	
40	(A) recovering; or	
41	(B) in the process of completing a prescription that was	
42	prescribed by another practitioner;	





or benzodiazepine if the patient is enrolled in a hospice program

1	while still being treated as an inpatient or in observation status.
2	(3) The data base described in section 18 of this chapter is
3	suspended or is not operational if the practitioner documents in
4	writing or electronically the date and time in the patient's
5	medical record that the practitioner, dispenser, or delegate
6	attempted to use the data base.
7	(r) A practitioner is not required under subsection (k) to
8	obtain information about a patient from the data base or through
9	the patient's integrated health record before prescribing an opioid

(as defined in IC 16-25-1.1-4).

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