SENATE MOTION

MADAM PRESIDENT:

I move that Engrossed House Bill 1568 be amended to read as follows:

1	Page 2, line 1, delete "comply" and insert "do the following:
2	(1) Require the pharmacist to take and document the
3	individual's blood pressure and heart rate at each visit.
	(2) Set forth an appropriate screening tool for a pharmacist
4 5	to use to prescribe a hormonal contraceptive patch or
6	self-administered hormonal contraceptive.
7	(3) Require the pharmacist to operate under a collaborative
8	agreement with a physician if prescribing a hormonal
9	contraceptive patch or self-administered hormonal
10	contraceptive to a patient who has not been issued a
11	prescription for the contraceptive in the previous two (2)
12	years by a physician licensed under IC 25-22.5.
13	(4) Comply".
14	Page 2, line 29, after "4." insert "(a)".
15	Page 2, line 31, delete "to" and insert "if the following conditions
16	are met:
17	(1) At least one (1) of the following is met:
18	(A) The pharmacist has entered into and is operating in
19	accordance with a collaborative agreement with a
20	physician that meets the requirements set forth in
21	subsection (b).
22	(B) The pharmacist is prescribing and dispensing a similar
23	hormonal contraceptive patch or self-administered
24	hormonal contraceptive to a patient who has been issued
25	a prescription for the hormonal contraceptive patch or
26	self-administered hormonal contraceptive in the previous
27	two (2) years by a physician licensed under IC 25-22.5.
28	(2) The pharmacist is prescribing and dispensing the

1	hormonal contraceptive patch or self-administered hormonal
2	contraceptive for".
3	Page 2, between lines 35 and 36, begin a new paragraph and insert:
4	"(b) The state health commissioner or the commissioner's
5	designated public authority shall, in consultation with physician
6	medical experts, establish requirements that a collaborative
7	agreement under subsection (a) must meet, including at least the
8	following:
9	(1) Be entered into between a pharmacist and a physician
10	licensed under IC 25-22.5 who prescribes hormonal
11	contraceptive patches or self-administered hormonal
12	contraceptives.
13	(2) Be in writing and submitted to the medical licensing board
14	of Indiana.
15	(3) Include a provision that requires the physician to review:
16	(A) the first fifty (50) prescription charts of the pharmacist
17	who the physician has entered into a collaborative
18	agreement with; and
19	(B) at least twenty-five percent (25%) of the pharmacist's
20	prescription charts following the fifty (50) prescription
21	charts described in clause (A).
22	(4) Include a plan for patients that fall outside of the standing
23	order or rules adopted by the board.
24	(5) Include a referral plan and a provision that allows a
25 26	patient to elect to be seen, examined, and treated by the
26 27	collaborating physician.
27	(6) Require the pharmacist to contact the collaborating physician or the collaborating physician's designee if the
28 29	physician of the conaborating physician's designee in the pharmacist determines that a patient needs to be examined by
30	a physician.
31	(7) Include a plan for a patient who has an emergency medical
32	incident.
33	(c) The collaborating physician shall submit the collaborative
34	agreement with a pharmacist and any amendment to the
35	collaborative agreement to the medical licensing board of Indiana.
36	The medical licensing board of Indiana shall notify the
37	collaborating physician and the pharmacist if the medical licensing
38	board of Indiana denies the collaborative agreement. If the
39	collaborative agreement is denied by the medical licensing board
40	of Indiana, the pharmacist shall immediately stop prescribing a
41	hormonal contraceptive patch or self-administered hormonal
42	contraceptive under this chapter.
43	(d) A collaborating physician or pharmacist who enters into a
44	collaborative agreement may be disciplined by the regulating
45	board under IC 25-1-9 for willfully violating the collaborative
46	agreement.".

1 Page 3, line 42, delete "board" and insert "board, in consultation 2 with the medical licensing board of Indiana,". 3 Page 4, line 1, after "commissioner's" insert "or designated public 4 health authority's". 5 Page 4, line 2, after "chapter." insert "The board may not adopt 6 any rules under this section that conflict with the standing order 7 issued by the state health commissioner or designated public health 8 authority.". 9 Page 4, line 27, delete "level" and insert "Level". (Reference is to EHB 1568 as printed April 7, 2023.)

Senator JOHNSON T