Session of 2024

HOUSE BILL No. 2750

By Committee on Health and Human Services

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AN ACT concerning health and healthcare; relating to the treatment of 1 2 sexually transmitted diseases; permitting the use of expedited partner 3 therapy for the treatment thereof. 4 5 Be it enacted by the Legislature of the State of Kansas: 6 Section 1. (a) As used in this section: 7 (1) "Department" means the department of health and environment. "Expedited partner therapy" means to prescribe, administer, 8 (2)dispense or otherwise provide antimicrobial drugs to a sexual partner of a 9 10 patient clinically diagnosed by a healthcare provider as infected with a 11 sexually transmitted disease without a physical examination of such sexual 12 partner. 13 "Healthcare provider" means a person licensed by the state board (3) of healing arts to practice medicine and surgery, an advanced practice 14 registered nurse issued a license pursuant to K.S.A. 65-1131, and 15 amendments thereto, who has authority to prescribe drugs under K.S.A. 16 65-1130, and amendments thereto, or a physician assistant licensed under 17 the physician assistant licensure act who has authority to prescribe drugs in 18 19 accordance with a written protocol with a responsible physician under 20 K.S.A. 65-28a08, and amendments thereto. "Pharmacist" means a person licensed by the state board of 21 (4)22 pharmacy to practice pharmacy. 23 (5) "Secretary" means the secretary of health and environment or the 24 secretary's designee. (6) "Sexually transmitted disease" means-any-disease transmitted-25 26 through sexual contact, defined by rules and regulations adopted by the 27 secretary as a reportable infectious disease under K.S.A. 65-118, and-28 amendments thereto, and designated as appropriate for expedited partner 29 therapy by rules and regulations adopted by the secretary chlamydia, 30 gonorrhea or trichomoniasis. 31 (b) (1) A healthcare provider who clinically diagnoses a patient with a 32 sexually transmitted disease may provide expedited partner therapy if, in the professional judgment of the healthcare provider, the patient's sexual 33 partner is unlikely or unable to present for examination, testing and 34 treatment. Such healthcare provider shall document the name and date 35

36 of birth of the patient's sexual partner, if available.

(2) A healthcare provider who provides expedited partner therapy 1 shall provide counseling to the patient, including distributing written 2 materials developed and provided by the department to be given by the 3 4 patient to the patient's sexual partner.

5 (3) A healthcare provider shall use expedited partner therapy only for 6 a patient's sexual partner who may have been exposed to a sexually 7 transmitted disease within 60 days immediately prior to the patient's 8 clinical diagnosis and who is able to be contacted and identified by the 9 patient.

10 (4) A child who is 16 years of age or older may consent to receive expedited partner therapy when no parent or guardian is immediately-11 available. 12

13 (c) (1) No healthcare provider or pharmacist shall be liable for civil damages resulting from any act or omission in good faith compliance with 14 the provisions of this section, including civil damages for refusing to 15 16 provide expedited partner therapy, other than an act or omission 17 constituting gross negligence or intentional or reckless misconduct.

18 (2) No healthcare provider or pharmacist shall be subject to 19 disciplinary action by the state board of healing arts, the board of nursing 20 or the state board of pharmacy, as applicable, on the basis of an act or 21 omission in good faith compliance with the provisions of this section, 22 other than an act or omission constituting gross negligence or intentional 23 or reckless misconduct.

24 (d) The department shall include the following information in written 25 materials developed and provided for distribution as required by 26 subsection (b)(2):

27 (1) A warning that a woman who is pregnant or might be pregnant 28 should not take certain antibiotics and should immediately contact a 29 healthcare provider for an examination;

(2) information about the antimicrobial drug and dosage provided or 30 31 prescribed, including a warning that a sexual partner who has a history of 32 allergy to the drug or the pharmaceutical class of drug should not take the 33 drug and should immediately contact a healthcare provider for 34 examination;

35 (3) information about the treatment and prevention of sexually 36 transmitted diseases:

37 (4) the requirement of sexual abstinence until a period of time after 38 treatment to prevent infecting other sexual partners;

39 (5) notification of the importance of the sexual partners receiving examination and testing for human immunodeficiency virus and other 40 41 sexually transmitted diseases and information about available resources;

42 (6) notification of the risk to the patient, the patient's sexual partner 43 and the general public if the sexually transmitted disease is not completely

and successfully treated; 1

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(7) the responsibility of the sexual partner to inform the sexual 2 partner's own sexual partners of the risk of sexually transmitted disease 3 and the importance of prompt examination and treatment by a healthcare 4 provider; and 5

(8) such other information deemed necessary by the secretary.(e) The secretary shall adopt rules and regulations as necessary to 7 implement and administer this section. 8

Sec. 2. This act shall take effect and be in force from and after its 9 publication in the statute book. 10