

## **SENATE MOTION**

## MR. PRESIDENT:

**I move** that Senate Bill 366 be amended to read as follows:

Page 15, between lines 20 and 21, begin a new paragraph and insert:
"SECTION 14. IC 20-29-5-7, AS AMENDED BY P.L.86-2018,
SECTION 179, IS AMENDED TO READ AS FOLLOWS
[EFFECTIVE JULY 1, 2025]: Sec. 7. (a) This section does not apply to the bargaining team for the exclusive representative.

(b) The percentage of teacher positions the exclusive representative may appoint to serve on a statutory or locally created district wide committee may not exceed the percentage of teachers in the school corporation who are members of the exclusive representative. If multiplying the number of teacher positions on the committee by the percentage of teachers in the school corporation who are members of the exclusive representative does not produce a whole number, the product must be rounded up to the nearest whole number. The percentage of positions applies to the number of teacher positions on a committee:

(c) The percentage of teacher positions the exclusive representative may appoint to serve on a statutory or locally created school wide committee may not exceed the percentage of teachers in the school who are members of the exclusive representative. If multiplying the number of teacher positions on the committee by the percentage of teachers in the school who are members of the exclusive representative does not produce a whole number, the product must be rounded up to the nearest whole number. The percentage of positions applies to the number of teacher positions on a committee and not to the total number of positions on a committee.

(d) A committee to which this section applies may not address subjects of bargaining under this article. A school employer's

MO036602/DI 143

1	appointment of a teacher to a committee is not an unfair practice as i
2	relates to the appointment of the teacher committee members.
3	(e) (a) By September 15 of each school year, the local president o
4	other officer or designee of the exclusive representative shall certify by
5	affidavit to the school employer the number of teachers in each school
6	and in the entire school corporation who are members of the exclusive
7	representative.
8	(f) (b) By October 1 of each school year, the school employer shall
9	provide the board with a copy of the affidavit submitted to the schoo
0	employer under subsection (e). (a). The board shall compile
1	information included in the affidavit from each school corporation and
2	post the information on the board's Internet web site. website. The
2 3	information posted by the board under this subsection may only include
4	aggregate data for each school corporation and may not include any
5	information that would identify a particular school employee.".
6	Page 15, delete lines 21 through 42.
7	Page 16, delete lines 1 through 18.
	(Reference is to SB 366 as printed February 7, 2025.)

Senator ROGERS

MO036602/DI 143 2025