..... moves to amend H.F. No. 2, in conference committee, as follows:

1.1

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On R38, Senate language, (UEH0002-1)
1.2
           Page 30, line 13, after the period, insert "If an employer limits hours of intermittent leave
1.3
       pursuant to this paragraph, an employee is entitled to take their remaining leave continuously,
1.4
       subject to the total amount of leave available under section 268B.04, subdivision 5."
1.5
           On R38, House language, (H0002-8)
1.6
           Page 38, line 4, before "An" insert "(a)"
1.7
           Page 38, line 7, after the period, insert:
1.8
           "(b) For the purposes of this section, the term leave includes but is not limited to:
1.9
           (1) leave taken for any day for which the employee has been deemed eligible for benefits
1.10
       under this chapter; or
1.11
           (2) any day for which the employee meets the eligibility criteria under section 268B.06,
1.12
       subdivision 1, clause (2) or (3), and the employee has applied for benefits in good faith
1.13
       under this chapter. For the purposes of this subdivision, good faith is defined as anything
1.14
       that is not knowingly false or in reckless disregard of the truth.
1.15
           (c)"
1.16
           On R41, Senate language, (UEH0002-1)
1.17
           Page 33, line 29, after "which" and insert ": (1)"
1.18
           Page 33, line 30, delete the period and insert "; or"
1.19
           Page 33, after line 30, insert:
1.20
           "(2) the employee meets the eligibility criteria under section 268B.06, subdivision 1,
1.21
       clause (2) or (3), and the employee has applied for benefits in good faith under this chapter.
1.22
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2.1 For the purposes of this paragraph, good faith is defined as anything that is not knowingly

2.2 <u>false or in reckless disregard of the truth.</u>"