PROPOSED AMENDMENT HB 1001 # 69

DIGEST

State budget. Appropriates money for capital expenditures, the operation of the state, K-12 and higher education, the delivery of Medicaid and other services, and various other distributions and purposes. Specifies that the deadline for adjourning sine die for the 2021 session of the general assembly is November 15, 2021, and that the current deadline of April 29 remains in place for future long sessions. Provides that the regular technical session statute does not apply in calendar year 2021. Specifies the deadlines for signing enrolled acts and presenting them to the governor for bills passed after April 19, 2021, and before May 1, 2021. Specifies the following: (1) That the 2021 interim is the period beginning May 1, 2021, and ending November 15, 2021. (2) That for 2021, the prohibited period concerning fundraising activities is through April 29, 2021, rather than the date on which the general assembly adjourns sine die. (3) That the budget committee is required to meet at least once between April 30, 2021, and July 1, 2021. (Current law requires the budget committee to meet at least once in the two months following the general assembly adjournment sine die.) Provides that a redistricting commission is established to determine congressional districts if the general assembly adjourns sine die before November 15, 2021, without having enacted a law establishing congressional districts. (Current law refers to the adjournment of the general assembly without specifying an adjournment sine die or a particular date.) Provides provisions for opioid litigation and settlements, including opt out provisions for political subdivisions. Specifies distributions and uses of funds received from opioid litigation settlements that resolve existing state and political subdivision litigation lawsuits as of January 1, 2021. Establishes the Pokagon Band Tribal-state compact fund and specifies the purposes for the fund. Transfers the operations of the Indiana department of gaming research into a newly established gaming research division of the Indiana gaming commission. Repeals the exoneration fund. Provides that any money remaining in the fund is transferred to the state general fund. Removes the annual appropriation provision for the examinations fund of the state board of accounts. Establishes the Indiana career accelerator fund (fund) to be administered by the Indiana economic development corporation (IEDC). Provides that the IEDC may award financial assistance awards from the fund to assist individuals in obtaining credentials from qualified education programs. Defines "qualified education program" for purposes of an award. Repeals the Indiana regional cities development fund. Establishes the regional economic acceleration and development initiative (READI) fund to provide grants and loans to support economic development and regional economic acceleration and development. Provides that the IEDC shall administer the fund. Requires the IEDC to establish a policy for the regional economic acceleration and development initiative. Replaces the state superintendent of public instruction with the secretary of education or the secretary's designee as a member of the distressed unit appeal board. Specifies the provisions that apply when the distressed unit appeal board suspends payments on loans or advances from the common school fund. Provides certain add backs and subtraction used in determining Indiana adjusted gross income. Changes the definition of "Internal Revenue Code" in the adjusted gross income tax law to mean the Internal Revenue Code of 1986 as amended and in effect on March 31, 2021. Makes changes to the state income tax deduction for unemployment compensation. Amends the venture capital investment tax credit to apply to taxpayers that provide qualified investment capital to certain qualified Indiana investment funds (qualified fund). Provides that the IEDC may only certify a fund as a qualified fund if the fund meets the definition of a venture capital fund under federal regulations and the fund makes investments according to specified policy requirements and priorities. Provides that a taxpayer may not claim a credit certified with regard to a qualified fund before July 1, 2023. Specifies the maximum available tax credits in a calendar year with regard to a qualified fund. Increases the maximum available tax credits in a calendar year with regard to qualified Indiana businesses under current law, including an additional increase in the maximum amount if the qualified Indiana business is a minority business enterprise or a women's business enterprise. Caps the total amount of credits that the IEDC may award in a calendar year at \$20,000,000, provided that not more than \$7,500,000 is awarded for proposed investments in a qualified fund. Increases the tax credit that a taxpayer can claim for contributions made to a scholarship granting organization for state fiscal years 2022 and 2023. Provides a tax credit against adjusted gross income tax and financial institutions tax liability for monetary contributions to a qualifying foster care organization equal to 50% of the amount of the contribution, but not to exceed \$10,000 for a taxable year. Defines a "qualifying foster care organization". Caps the total amount of the tax credits allowed in any state fiscal year to \$2,000,000. Sunsets the tax credit on July 1, 2025. Adds certain procedural, accounting, and reporting requirements regarding the local income tax. Increases the special purpose local income tax rate that may be imposed in a county that is a member of a regional development authority. Imposes an excise tax, known as the electronic cigarette tax, on the retail sale of vapor products and consumable material in Indiana (does not include closed system cartridges). Imposes a tax on the distribution of closed system cartridges. Repeals the deposit of a part of the wine excise tax rate collected on each gallon of wine in the wine grape market development fund and requires the department of state revenue to instead deposit that part of the wine excise tax in the state general fund. Provides that, beginning July 1, 2021, all aviation fuel excise tax revenue is transferred to the airport development grant fund. (Under current law, 50% of the aviation fuel excise tax revenue is transferred to the general fund and 50% is transferred to the airport development grant fund.) Removes annual budget committee review of the distribution formula established by Indiana department of transportation for the public mass transportation fund. Requires budget committee review before any money may be transferred from the local road and bridge matching grant fund. Requires an authorized service provider to use at least 85% (instead of 75%) of the reimbursement rate increase to pay payroll tax liabilities and to increase wages and benefits paid to direct care staff. Makes a conforming change to a provision for annual transfers to the Marion County health and hospitals corporation. Provides that the office of the secretary of family and social services shall apply to the United States Department of Health and Human Services regarding a waiver to implement the mobile integrated healthcare program and to receive funding through Section 9813 of the American Rescue Plan (ARP). Extends the expiration of the hospital assessment fee and the quality assessment fee from June 30, 2021, to June 30, 2023. Extends the expiration date for funding of certain charter schools for adults. Extends the ability of the state board of education to authorize new innovation network charter schools from June 30, 2021, to June 30, 2023. Provides that the governing body of a school corporation may enter into a public-private agreement for the construction of new school buildings after review of the agreement by the budget committee. Provides that before a governing body of a school corporation may enter a public-private agreement the project plan and other information must be reviewed by the budget committee. Provides that a student who was unable to take a graduation examination during the 2020-2021 school year due to the coronavirus disease (COVID-19) may still be eligible to graduate. Increases the amount of a grant under the charter and innovation network school grant program. Specifies provisions that apply to advances under the charter school and innovation school advance program. Specifies factors in determining an eligible pupil for purposes of the ADM count. Provides that, for purposes of determining basic tuition support for a school corporation, the department of education (department) must review the daily attendance of each student to determine whether, of the instructional services that the student receives from a school corporation, at least 50% is virtual instruction. Specifies the school days for which the department must review daily attendance. Requires the department to take into consideration whether a student transferred to the school corporation during the dates that the department reviews daily attendance. Changes the eligibility requirements to receive choice scholarships. Makes changes to the amount of tuition an eligible choice scholarship student is entitled to receive to attend a choice scholarship school. Repeals provisions that provide eligibility to certain students if the student's household income increases. Removes a provision that prevents unused money appropriated to the department of education for the advanced placement program from reverting to the state general fund. Removes all fees for a license to carry a handgun and makes conforming amendments. Requires, with exceptions, the department of child services to: (1) enter into an agreement and provide an adoption subsidy

to each adoptive parent of a child with special needs who is eligible for an adoption subsidy; and (2) allocate to the adoption assistance account funds necessary to make the adoption subsidy payments. Specifies the amount of adoption subsidy payments. Provides that, in the case of an allocation area established by the redevelopment commission of a qualified city for the purpose of financing a mixed use development project, if the legislative body of the qualified city adopts a resolution to approve an independent analysis of the proposed development project that demonstrates the need for an allocation area that exceeds 25 years, the legislative body of the qualified city may adopt a resolution to renew the allocation area for an additional period of not more than 25 years. Defines "qualified city" and "mixed use development project" for purposes of these provisions. Extends the judicial and legislative branch leave conversion pilot program through June 30, 2023. Appropriates amounts for defeasing bonds. Provides that unexpended and unencumbered amounts appropriated to the legislative services agency in a state fiscal year ending before July 1, 2022, do not revert to the state general fund. Appropriates \$400,000,000 from the state general fund to the pre-1996 account of the teachers' retirement fund. Makes appropriations to the Indiana public retirement system and the treasurer of state for specified cost of living adjustments. Provides that augmentation is allowed from funds in each account created within the federal economic stimulus fund. Establishes the higher education funding task force as a 2021 interim study committee for the purpose of studying funding for higher education. Specifies the members of the task force. Requires the task force to submit and present a report to the budget committee before November 1, 2021. Urges the legislative council to assign to an appropriate interim study committee during the 2021 legislative interim the task of studying the issues of affordable housing, workforce housing, and "missing middle" housing in Indiana. Makes conforming changes.

Delete everything after the enacting clause and insert the following:

1	SECTION 1.	[EFFECTIVE JULY	1, 2021]
2			

J = (a) increasing ucinitions apply throughout this ac	3	(a) The following	definitions apply	y throughout this act
--	---	-------------------	-------------------	-----------------------

- 4 (1) "Augmentation allowed" means the governor and the budget agency are
- 5 authorized to add to an appropriation in this act from revenues accruing to the
- 6 fund from which the appropriation was made.
- 7 (2) "Biennium" means the period beginning July 1, 2021, and ending June 30, 2023.
- 8 Appropriations appearing in the biennial column for construction or other permanent
- 9 improvements do not revert under IC 4-13-2-19 and may be allotted.
- 10 (3) "Equipment" includes machinery, implements, tools, furniture,
- 11 furnishings, vehicles, and other articles that have a calculable period of service
- 12 that exceeds twelve (12) calendar months.
- 13 (4) "Fee replacement" includes payments to universities to be used to pay indebtedness
- 14 resulting from financing the cost of planning, purchasing, rehabilitation, construction,
- 15 repair, leasing, lease-purchasing, or otherwise acquiring land, buildings, facilities,
- 16 and equipment to be used for academic and instructional purposes.
- 17 (5) "Federally qualified health center" means a community health center that is
- 18 designated by the Health Resources Services Administration, Bureau of Primary Health
- 19 Care, as a Federally Qualified Health Center Look Alike under the FED 330 Consolidated
- 20 Health Center Program authorization, including Community Health Center (330e), Migrant
- 21 Health Center (330g), Health Care for the Homeless (330h), Public Housing Primary

FY 2021-2022	FY 2022-2023	Biennial
Appropriation	Appropriation	Appropriation

- 1 Care (330i), and School Based Health Centers (330).
- 2 (6) "Other operating expense" includes payments for "services other than personal",
- "services by contract", "supplies, materials, and parts", "grants, subsidies, refunds, 3
- 4 and awards", "in-state travel", "out-of-state travel", and "equipment".
- 5 (7) "Pension fund contributions" means the state of Indiana's contributions to a 6 specific retirement fund.
- 7 (8) "Personal services" includes payments for salaries and wages to officers and
- employees of the state (either regular or temporary), payments for compensation 8
- awards, and the employer's share of Social Security, health insurance, life insurance, 9
- dental insurance, vision insurance, deferred compensation state match, leave 10
- conversion, disability, and retirement fund contributions. 11
- 12 (9) "SSBG" means the Social Services Block Grant. This was formerly referred to as "Title XX". 13
- 14 (10) "State agency" means:
- 15 (A) each office, officer, board, commission, department, division, bureau, committee,
- 16 fund, agency, authority, council, or other instrumentality of the state;
- 17 (B) each hospital, penal institution, and other institutional enterprise of the
- 18 state;
- 19 (C) the judicial department of the state; and
- 20 (D) the legislative department of the state.
- 21 However, this term does not include cities, towns, townships, school cities, school
- 22 townships, school districts, other municipal corporations or political subdivisions
- 23 of the state, or universities and colleges supported in whole or in part by state
- 24 funds.
- 25 (11) "State funded community health center" means a public or private not for profit (501(c)(3)) organization that provides comprehensive primary health care services to 26
- 27 all age groups.
- 28 (12) "Total operating expense" includes payments for both "personal services" and 29 "other operating expense".
- 30 (b) The state board of finance may authorize advances to boards or persons having 31
- control of the funds of any institution or department of the state of a sum of
- 32 money out of any appropriation available at such time for the purpose of establishing
- 33 working capital to provide for payment of expenses in the case of emergency when
- 34 immediate payment is necessary or expedient. Advance payments shall be made by
- 35 warrant by the auditor of state, and properly itemized and receipted bills or invoices 36
- shall be filed by the board or persons receiving the advance payments. 37 (c) All money appropriated by this act shall be considered either a direct appropriation
- 38 or an appropriation from a rotary or revolving fund.
- 39 (1) Direct appropriations are subject to withdrawal from the state treasury and for
- **40** expenditure for such purposes, at such time, and in such manner as may be prescribed
- 41 by law. Direct appropriations are not subject to return and rewithdrawal from the
- 42 state treasury, except for the correction of an error which may have occurred in
- 43 any transaction or for reimbursement of expenditures which have occurred in the
- 44 same fiscal year.
- 45 (2) A rotary or revolving fund is any designated part of a fund that is set apart
- as working capital in a manner prescribed by law and devoted to a specific purpose 46
- 47 or purposes. The fund consists of earnings and income only from certain sources
- **48** or combination of sources. The money in the fund shall be used for the purpose designated
- 49 by law as working capital. The fund at any time consists of the original appropriation

	FY 2021-2022 Appropriation	FY 2022-2023 Appropriation	Biennial Appropriation
to the fund, if any, all receipts accrued to the fi the fund and invested or to be invested. The fu entries in the auditor of state's office, and no p for any purpose other than the lawful purpose fund at any time. However, any unencumbered be transferred to the state general fund at the otherwise specified in the Indiana Code.	nd shall be kept inta art of the fund shall of the fund or rever l excess above any p	ct by separate be used t to any other rescribed amount	may
ECTION 2. [EFFECTIVE JULY 1, 2021]			
For the conduct of state government, its offices departments, societies, associations, services, a for other appropriations not otherwise provide in SECTIONS 3 through 10 are appropriated from the general fund of the state of Indiana o funds.	gencies, and underta ed by statute, the fol for the periods of tin	akings, and lowing sums ne designated	
In this act, whenever there is no specific fund of appropriation is from the general fund.	or account designate	d, the	
ECTION 3. [EFFECTIVE JULY 1, 2021]			
GENERAL GOVERNMENT			
A. LEGISLATIVE			
FOR THE GENERAL ASSEMBLY LEGISLATORS' SALARIES - HOUSE Total Operating Expense HOUSE EXPENSES	8,373,634	8,373,634	

29	Total Operating Expense	8,373,634	8,373,634
30	HOUSE EXPENSES		
31	Total Operating Expense	11,393,610	11,393,610
32	LEGISLATORS' SALARIES - SENATE		
33	Total Operating Expense	2,449,000	2,545,000
34	SENATE EXPENSES		
35	Total Operating Expense	10,259,000	11,463,000
26			

Included in the above appropriations for house and senate expense are funds for a legislative business per diem allowance, meals, and other usual and customary expenses associated with legislative affairs. Each member of the house is entitled, when authorized by the speaker of the house, to the legislative business per diem allowance for every day the member is engaged in official business. The speaker shall authorize the legislative business per diem allowance to be consistent with law and house rules. Each member of the senate is entitled, when authorized by the president pro tempore of the senate, to the legislative business per diem allowance for every day the member is engaged in official business. The president pro tempore of the senate shall authorize the legislative business per diem allowance to be consistent with law and senate rules. Each member of the general assembly is entitled, when authorized by the speaker of the

house or the president pro tempore of the senate, to the legislative business per diem

AM100169/DI 120

SECTION 2.

SECTION 3.

1 allowance for every day the member is engaged in official business.

The legislative business per diem allowance that each member of the general assembly is entitled to receive equals the maximum daily amount allowable to employees of the executive branch of the federal government for subsistence expenses while away from home in travel status in the Indianapolis area. The legislative business per diem changes each time there is a change in that maximum daily amount.

- In addition to the legislative business per diem allowance, each member of the general 9 10 assembly shall receive the mileage allowance in an amount equal to the standard 11 mileage rates for personally owned transportation equipment established by the federal 12 Internal Revenue Service for each mile necessarily traveled from the member's usual 13 place of residence to the state capitol. However, if the member traveled by a means 14 other than by motor vehicle, and the member's usual place of residence is more than 15 one hundred (100) miles from the state capitol, the member is entitled to reimbursement 16 in an amount equal to the lowest air travel cost incurred in traveling from the 17 usual place of residence to the state capitol. During the period the general assembly 18 is convened in regular or special session, the mileage allowance shall be limited 19 to one (1) round trip each week per member.
- 20

2

8

21 Any member of the general assembly who is appointed by the governor, speaker of 22 the house, president or president pro tempore of the senate, house or senate minority 23 floor leader, or Indiana legislative council to serve on any research, study, or survey 24 committee or commission, or who attends any meetings authorized or convened 25 under the auspices of the Indiana legislative council, including pre-session conferences 26 and federal-state relations conferences, is entitled, when authorized by the legislative 27 council, to receive the legislative business per diem allowance for each day the 28 member is in actual attendance and is also entitled to a mileage allowance, at the 29 rate specified above, for each mile necessarily traveled from the member's usual 30 place of residence to the state capitol, or other in-state site of the committee, 31 commission, or conference. The per diem allowance and the mileage allowance permitted 32 under this paragraph shall be paid from the legislative council appropriation for 33 legislator and lay member travel unless the member is attending an out-of-state 34 meeting, as authorized by the speaker of the house of representatives or the president 35 pro tempore of the senate, in which case the member is entitled to receive:

- 36 (1) the legislative business per diem allowance for each day the member is engaged
 37 in approved out-of-state travel; and
- (2) reimbursement for traveling expenses actually incurred in connection with the
 member's duties, as provided in the state travel policies and procedures established
- 40 by the legislative council.
- 41

42 Notwithstanding the provisions of this or any other statute, the legislative council

- 43 may adopt, by resolution, travel policies and procedures that apply only to members
- 44 of the general assembly or to the staffs of the house of representatives, senate, and
- legislative services agency, or both members and staffs. The legislative council may
 apply these travel policies and procedures to lay members serving on research, study,
- 40 apply these travel policies and procedures to fay members serving on research, study,
 47 or survey committees or commissions that are under the jurisdiction of the legislative
- 48 council. Notwithstanding any other law, rule, or policy, the state travel policies and
- 49 procedures established by the Indiana department of administration and approved

FY 2021-2022	FY 2022-2023	Biennial
Appropriation	Appropriation	Appropriation

1 by the budget agency do not apply to members of the general assembly, to the staffs 2 of the house of representatives, senate, or legislative services agency, or to lay members 3 serving on research, study, or survey committees or commissions under the jurisdiction 4 of the legislative council (if the legislative council applies its travel policies and 5 procedures to lay members under the authority of this SECTION), except that, until 6 the legislative council adopts travel policies and procedures, the state travel policies 7 and procedures established by the Indiana department of administration and approved 8 by the budget agency apply to members of the general assembly, to the staffs of the house of representatives, senate, and legislative services agency, and to lay members serving 9 on research, study, or survey committees or commissions under the jurisdiction of the 10 legislative council. The executive director of the legislative services agency is responsible 11 12 for the administration of travel policies and procedures adopted by the legislative 13 council. The auditor of state shall approve and process claims for reimbursement of travel 14 related expenses under this paragraph based upon the written affirmation of the speaker 15 of the house of representatives, the president pro tempore of the senate, or the executive director of the legislative services agency that those claims comply with the travel 16 17 policies and procedures adopted by the legislative council. If the funds appropriated 18 for the house and senate expenses and legislative salaries are insufficient to pay all 19 the necessary expenses incurred, including the cost of printing the journals of the 20 house and senate, there is appropriated such further sums as may be necessary to pay 21 such expenses. 22 23 LEGISLATORS' SUBSISTENCE 24 **LEGISLATORS' EXPENSES - HOUSE** 25 **Total Operating Expense** 3,071,402 3,071,402 **LEGISLATORS' EXPENSES - SENATE** 26 27 **Total Operating Expense** 1,482,000 1,470,000 28 29 Each member of the general assembly is entitled to a subsistence allowance of forty 30 percent (40%) of the maximum daily amount allowable to employees of the executive 31 branch of the federal government for subsistence expenses while away from home in 32 travel status in the Indianapolis area for: 33 (1) each day that the general assembly is not convened in regular or special session; 34 and 35 (2) each day after the first session day held in November and before the first session 36 day held in January. 37 38 However, the subsistence allowance under subdivision (2) may not be paid with respect 39 to any day after the first session day held in November and before the first session 40 day held in January with respect to which all members of the general assembly are 41 entitled to a legislative business per diem. 42 43 The subsistence allowance is payable from the appropriations for legislators' subsistence. 44 45 The officers of the senate are entitled to the following amounts annually in addition 46 to the subsistence allowance: president pro tempore, \$7,000; assistant president 47 pro tempore, \$3,000; majority floor leader, \$5,500; assistant majority floor leader(s), **48** \$3,500; majority floor leader emeritus, \$2,500; majority caucus chair, \$5,500;

49 assistant majority caucus chair(s), \$1,500; appropriations committee chair, \$5,500;

FY 2021-2022	FY 2022-2023	Biennial
Appropriation	Appropriation	Appropriation

1 tax and fiscal policy committee chair, \$5,500; appropriations committee ranking 2 majority member, \$2,000; tax and fiscal policy committee ranking majority member, 3 \$2,000; majority whip, \$4,000; assistant majority whip, \$2,000; minority floor leader, 4 \$6,000; minority leader emeritus, \$1,500; minority caucus chair, \$5,000; assistant 5 minority floor leader, \$5,000; appropriations committee ranking minority member, 6 \$2,000; tax and fiscal policy committee ranking minority member, \$2,000; minority 7 whip(s), \$2,000; assistant minority whip, \$1,000; assistant minority caucus chair(s), 8 \$1,000; agriculture committee chair, \$1,000; natural resources committee chair, 9 \$1,000; public policy committee chair, \$1,000; corrections and criminal law committee chair, \$1,000; civil law committee chair, \$1,000; education and career development 10 chair, \$1,000; elections committee chair, \$1,000; environmental affairs committee 11 12 chair, \$1,000; family and children services committee chair, \$1,000; pensions and 13 labor committee chair, \$1,000; health and provider services committee chair, \$1,000; 14 homeland security and transportation committee chair, \$1,000; veterans affairs and 15 the military committee chair, \$1,000; insurance and financial institutions committee chair, \$1,000; judiciary committee chair, \$1,000; local government committee chair, 16 17 \$1,000; utilities committee chair, \$1,000; commerce and technology committee chair, 18 \$1,000; appointments and claims committee chair, \$1,000; rules and legislative procedure 19 committee chair, \$1,000; and ethics committee chair, \$1,000. If an officer fills 20 more than one (1) leadership position, the officer shall be paid for the higher 21 paid position. 22 23 Officers of the house of representatives are entitled to the following amounts annually

24 in addition to the subsistence allowance: speaker of the house, \$7,000; speaker 25 pro tempore, \$5,000; deputy speaker pro tempore, \$2,000; majority floor leader, 26 \$5,500; majority caucus chair, \$5,500; majority whip, \$4,000; assistant majority 27 floor leader(s), \$3,500; assistant majority caucus chair(s), \$2,000; assistant majority 28 whip(s), \$2,000; ways and means committee chair, \$5,500; ways and means committee 29 vice chair, \$4,000; ways and means k-12 subcommittee chair, \$1,500; ways and means 30 higher education subcommittee chair, \$1,500; ways and means budget subcommittee 31 chair, \$3,000; ways and means health and human services subcommittee chair, \$1,500; 32 ways and means local government subcommittee chair, \$1,500; minority leader, \$5,500; 33 minority floor leader, \$4,500; minority caucus chair, \$4,500; minority whip, \$3,000; 34 assistant minority leader, \$1,500; assistant minority floor leader, \$1,500; assistant 35 minority caucus chair, \$1,500; assistant minority whip, \$1,500; ways and means committee 36 ranking minority member, \$3,500; agriculture and rural development committee chair, 37 \$1,000; commerce, small business, and economic development committee chair, \$1,000; 38 courts and criminal code committee chair, \$1,000; education committee chair, \$1,000; 39 elections and apportionment committee chair, \$1,000; employment, labor, and pensions 40 committee chair, \$1,000; environmental affairs committee chair, \$1,000; statutory 41 committee on legislative ethics committee chair, \$1,000; family, children, and human 42 affairs committee chair, \$1,000; financial institutions and insurance committee 43 chair, \$1,000; government and regulatory reform committee chair, \$1,000; judiciary 44 committee chair, \$1,000; local government committee chair, \$1,000; natural resources 45 committee chair, \$1,000; public health committee chair, \$1,000; public policy committee 46 chair, \$1,000; roads and transportation committee chair, \$1,000; rules and legislative 47 procedures committee chair, \$1,000; utilities, energy and telecommunications committee **48** chair, \$1,000; and veterans affairs and public safety committee chair, \$1,000. If 49 an officer fills more than one (1) leadership position, the officer may be paid

1 for each of the paid positions. 2
3If the senate or house of representatives eliminates a committee or officer referenced4in this SECTION and replaces the committee or officer with a new committee or position,5the above appropriations for subsistence shall be used to pay for the new committee6or officer. However, this does not permit any additional amounts to be paid under7this SECTION for a replacement committee or officer than would have been spent for8the eliminated committee or officer. If the senate or house of representatives creates9a new, additional committee or officer, or assigns additional duties to an existing10officer, the above appropriations for subsistence shall be used to pay for the new11committee or officer, or to adjust the annual payments made to the existing officer,12in amounts determined by the legislative council.13If the funds appropriated for legislators' subsistence are insufficient to pay all the15subsistence incurred, there are hereby appropriated such further sums as may be16necessary to pay such subsistence.17Total Operating Expense17,391,75417,539,785LEGISLATIVE COUNCIL AND THE LEGISLATIVE SERVICES AGENCY19Total Operating Expense600,00020Total Operating Expense600,00021Total Operating Expense600,00022Included in the above appropriations for the legislative council and legislative23Included in the above appropriations for the legislative council and legislative24services agency expenses are funds for usual and customary exp
4in this SECTION and replaces the committee or officer with a new committee or position,5the above appropriations for subsistence shall be used to pay for the new committee6or officer. However, this does not permit any additional amounts to be paid under7this SECTION for a replacement committee or officer than would have been spent for8the eliminated committee or officer. If the senate or house of representatives creates9a new, additional committee or officer, or assigns additional duties to an existing10officer, the above appropriations for subsistence shall be used to pay for the new11committee or officer, or to adjust the annual payments made to the existing officer,12in amounts determined by the legislative council.131414If the funds appropriated for legislators' subsistence are insufficient to pay all the15subsistence incurred, there are hereby appropriated such further sums as may be16necessary to pay such subsistence.17FOR THE LEGISLATIVE COUNCIL AND THE LEGISLATIVE SERVICES AGENCY18FOR THE LEGISLATIVE COUNCIL AND THE LEGISLATIVE SERVICES AGENCY19Total Operating Expense1717,391,75420LEGISLATOR AND LAY MEMBER TRAVEL21Total Operating Expense23Included in the above appropriations for the legislative council and legislative24services agency expenses are funds for usual and customary expenses associated with25legislative services.
5the above appropriations for subsistence shall be used to pay for the new committee6or officer. However, this does not permit any additional amounts to be paid under7this SECTION for a replacement committee or officer than would have been spent for8the eliminated committee or officer. If the senate or house of representatives creates9a new, additional committee or officer, or assigns additional duties to an existing10officer, the above appropriations for subsistence shall be used to pay for the new11committee or officer, or to adjust the annual payments made to the existing officer,12in amounts determined by the legislative council.131414If the funds appropriated for legislators' subsistence are insufficient to pay all the15subsistence incurred, there are hereby appropriated such further sums as may be16necessary to pay such subsistence.1717,391,75417,539,78518FOR THE LEGISLATIVE COUNCIL AND THE LEGISLATIVE SERVICES AGENCY19Total Operating Expense600,0002010Total Operating Expense21Total Operating Expense600,0002223Included in the above appropriations for the legislative council and legislative24services agency expenses are funds for usual and customary expenses associated with25legislative services.
6or officer. However, this does not permit any additional amounts to be paid under7this SECTION for a replacement committee or officer than would have been spent for8the eliminated committee or officer. If the senate or house of representatives creates9a new, additional committee or officer, or assigns additional duties to an existing10officer, the above appropriations for subsistence shall be used to pay for the new11committee or officer, or to adjust the annual payments made to the existing officer,12in amounts determined by the legislative council.131414If the funds appropriated for legislators' subsistence are insufficient to pay all the15subsistence incurred, there are hereby appropriated such further sums as may be16necessary to pay such subsistence.17Total Operating Expense17,391,75417,539,78520LEGISLATIVE COUNCIL AND THE LEGISLATIVE SERVICES AGENCY19Total Operating Expense21Total Operating Expense2217,391,75423Included in the above appropriations for the legislative council and legislative24services agency expenses are funds for usual and customary expenses associated with25legislative services.
7this SECTION for a replacement committee or officer than would have been spent for8the eliminated committee or officer. If the senate or house of representatives creates9a new, additional committee or officer, or assigns additional duties to an existing10officer, the above appropriations for subsistence shall be used to pay for the new11committee or officer, or to adjust the annual payments made to the existing officer,12in amounts determined by the legislative council.131414If the funds appropriated for legislators' subsistence are insufficient to pay all the15subsistence incurred, there are hereby appropriated such further sums as may be16necessary to pay such subsistence.171718FOR THE LEGISLATIVE COUNCIL AND THE LEGISLATIVE SERVICES AGENCY19Total Operating Expense17,391,75417,539,78520LEGISLATOR AND LAY MEMBER TRAVEL21Total Operating Expense23Included in the above appropriations for the legislative council and legislative24services agency expenses are funds for usual and customary expenses associated with25legislative services.
8the eliminated committee or officer. If the senate or house of representatives creates9a new, additional committee or officer, or assigns additional duties to an existing10officer, the above appropriations for subsistence shall be used to pay for the new11committee or officer, or to adjust the annual payments made to the existing officer,12in amounts determined by the legislative council.131414If the funds appropriated for legislators' subsistence are insufficient to pay all the15subsistence incurred, there are hereby appropriated such further sums as may be16necessary to pay such subsistence.1717,391,7541717,539,78520LEGISLATIVE COUNCIL AND THE LEGISLATIVE SERVICES AGENCY19Total Operating Expense21Total Operating Expense22600,00023Included in the above appropriations for the legislative council and legislative24services agency expenses are funds for usual and customary expenses associated with25legislative services.
9a new, additional committee or officer, or assigns additional duties to an existing10officer, the above appropriations for subsistence shall be used to pay for the new11committee or officer, or to adjust the annual payments made to the existing officer,12in amounts determined by the legislative council.131414If the funds appropriated for legislators' subsistence are insufficient to pay all the15subsistence incurred, there are hereby appropriated such further sums as may be16necessary to pay such subsistence.171718FOR THE LEGISLATIVE COUNCIL AND THE LEGISLATIVE SERVICES AGENCY19Total Operating Expense1717,539,78520LEGISLATOR AND LAY MEMBER TRAVEL21Total Operating Expense23Included in the above appropriations for the legislative council and legislative24services agency expenses are funds for usual and customary expenses associated with25legislative services.
10officer, the above appropriations for subsistence shall be used to pay for the new11committee or officer, or to adjust the annual payments made to the existing officer,12in amounts determined by the legislative council.131414If the funds appropriated for legislators' subsistence are insufficient to pay all the15subsistence incurred, there are hereby appropriated such further sums as may be16necessary to pay such subsistence.171818FOR THE LEGISLATIVE COUNCIL AND THE LEGISLATIVE SERVICES AGENCY19Total Operating Expense1717,391,75418ICAI Operating Expense19Total Operating Expense1010,00021Total Operating Expense23Included in the above appropriations for the legislative council and legislative24services agency expenses are funds for usual and customary expenses associated with25legislative services.
11committee or officer, or to adjust the annual payments made to the existing officer,12in amounts determined by the legislative council.131414If the funds appropriated for legislators' subsistence are insufficient to pay all the15subsistence incurred, there are hereby appropriated such further sums as may be16necessary to pay such subsistence.171818FOR THE LEGISLATIVE COUNCIL AND THE LEGISLATIVE SERVICES AGENCY19Total Operating Expense1717,391,75418ICOLOR AND LAY MEMBER TRAVEL21Total Operating Expense23Included in the above appropriations for the legislative council and legislative24services agency expenses are funds for usual and customary expenses associated with25legislative services.
 in amounts determined by the legislative council. If the funds appropriated for legislators' subsistence are insufficient to pay all the subsistence incurred, there are hereby appropriated such further sums as may be necessary to pay such subsistence. FOR THE LEGISLATIVE COUNCIL AND THE LEGISLATIVE SERVICES AGENCY Total Operating Expense 17,391,754 17,539,785 LEGISLATOR AND LAY MEMBER TRAVEL Total Operating Expense 600,000 700,000 Included in the above appropriations for the legislative council and legislative services agency expenses are funds for usual and customary expenses associated with legislative services.
 13 14 If the funds appropriated for legislators' subsistence are insufficient to pay all the subsistence incurred, there are hereby appropriated such further sums as may be necessary to pay such subsistence. 16 necessary to pay such subsistence. 17 18 FOR THE LEGISLATIVE COUNCIL AND THE LEGISLATIVE SERVICES AGENCY 19 Total Operating Expense 17,391,754 17,539,785 20 LEGISLATOR AND LAY MEMBER TRAVEL 21 Total Operating Expense 600,000 700,000 22 23 Included in the above appropriations for the legislative council and legislative services agency expenses are funds for usual and customary expenses associated with legislative services.
 If the funds appropriated for legislators' subsistence are insufficient to pay all the subsistence incurred, there are hereby appropriated such further sums as may be necessary to pay such subsistence. FOR THE LEGISLATIVE COUNCIL AND THE LEGISLATIVE SERVICES AGENCY Total Operating Expense 17,391,754 17,539,785 LEGISLATOR AND LAY MEMBER TRAVEL Total Operating Expense 600,000 700,000 Included in the above appropriations for the legislative council and legislative services agency expenses are funds for usual and customary expenses associated with legislative services.
 subsistence incurred, there are hereby appropriated such further sums as may be necessary to pay such subsistence. FOR THE LEGISLATIVE COUNCIL AND THE LEGISLATIVE SERVICES AGENCY Total Operating Expense 17,391,754 17,539,785 LEGISLATOR AND LAY MEMBER TRAVEL Total Operating Expense 600,000 700,000 Included in the above appropriations for the legislative council and legislative services agency expenses are funds for usual and customary expenses associated with legislative services.
16necessary to pay such subsistence.171818191910101111121314151516171818191910101010111112131415161617161717181919101010101111121213141516161617171819191910101010101010101112121314141515161617181919101010101112121213141415161616171616
17Included in the above appropriations for the legislative council and legislative services.171718FOR THE LEGISLATIVE COUNCIL AND THE LEGISLATIVE SERVICES AGENCY19Total Operating Expense17,391,75417,539,78520LEGISLATOR AND LAY MEMBER TRAVEL21Total Operating Expense20600,0002223Included in the above appropriations for the legislative council and legislative24services agency expenses are funds for usual and customary expenses associated with25legislative services.
18FOR THE LEGISLATIVE COUNCIL AND THE LEGISLATIVE SERVICES AGENCY19Total Operating Expense17,391,75417,539,78520LEGISLATOR AND LAY MEMBER TRAVEL21Total Operating Expense600,000700,0002223Included in the above appropriations for the legislative council and legislative24services agency expenses are funds for usual and customary expenses associated with25legislative services.
19Total Operating Expense17,391,75417,539,78520LEGISLATOR AND LAY MEMBER TRAVEL21Total Operating Expense600,000700,00022Included in the above appropriations for the legislative council and legislative23Included in the above appropriations for the legislative council and legislative24services agency expenses are funds for usual and customary expenses associated with25legislative services.
20 LEGISLATOR AND LAY MEMBER TRAVEL 21 Total Operating Expense 600,000 22 Included in the above appropriations for the legislative council and legislative 23 Included in the above appropriations for the legislative council and legislative 24 services agency expenses are funds for usual and customary expenses associated with 25 legislative services.
21Total Operating Expense600,000700,000222323242525262728292929202021222324252627282929202021222324252526272829292020202122232425252627282929292920202021222324252526272728292929202020202122232425252627282929292920202020212223242526272
 Included in the above appropriations for the legislative council and legislative services agency expenses are funds for usual and customary expenses associated with legislative services.
 Included in the above appropriations for the legislative council and legislative services agency expenses are funds for usual and customary expenses associated with legislative services.
 services agency expenses are funds for usual and customary expenses associated with legislative services.
25 legislative services.
8
<u>/0</u>
27 If the funds above appropriated for the legislative council and the legislative
28 services agency and for legislator and lay member travel are insufficient to pay
29 all the necessary expenses incurred, there are hereby appropriated such further
30 sums as may be necessary to pay those expenses.
31
32 Any person other than a member of the general assembly who is appointed by
33 the governor, speaker of the house, president or president pro tempore of the
34 senate, house or senate minority floor leader, or legislative council to serve
35 on any research, study, or survey committee or commission is entitled, when
36 authorized by the legislative council, to a per diem instead of subsistence
of \$75 per day during the biennium. In addition to the per diem,
38 such a person is entitled to mileage reimbursement, at the rate specified for
39 members of the general assembly, for each mile necessarily traveled from the
40 person's usual place of residence to the state capitol or other in-state site
41 of the committee, commission, or conference. However, reimbursement for any
42 out-of-state travel expenses claimed by lay members serving on research, study,
43 or survey committees or commissions under the jurisdiction of the legislative
44 council shall be based on SECTION 14 of this act, until the legislative council
45 applies those travel policies and procedures that govern legislators and their staffs
46 to such lay members as authorized elsewhere in this SECTION. The allowance
47 and reimbursement permitted in this paragraph shall be paid from the legislative
48 council appropriations for legislative and lay member travel unless otherwise
49 provided for by a specific appropriation.

FY 2021-2022	FY 2022-2023	Biennial
Appropriation	Appropriation	Appropriation

1			
2	Included in the above appropriations for the leg	vislative council and	d legislative
3	services agency are funds for the printing and d		
4	published by the legislative council, including jo		
5	enrolled documents, the acts of the first and sec		
6	general assembly, the supplements to the Indiar		
7	the publication of the Indiana Administrative C		
8	completion of the distribution of the Acts and the		e .
9	as provided in IC 2-6-1.5, remaining copies may		· · · · · · · · · · · · · · · · · · ·
10	determined by the legislative council. If the abo		
11	and distribution of documents published by the		1 0
12	to pay all of the necessary expenses incurred, th		
13	sums as may be necessary to pay such expenses.		- ·F
14			
15	TECHNOLOGY INFRASTRUCTURE, SOF	TWARE AND SE	RVICES
16	Other Operating Expense	4,836,800	3,883,458
17)	-))
18	If the above appropriations for technology infra	astructure, softwar	e, and services
19	are insufficient to pay all of the necessary expen	2	
20	appropriated such sums as may be necessary to		
21	video streaming services and legislative closed c		
22	or any part thereof remaining unexpended and		
23	year remain available for expenditure until the	earlier of June 30,	2025, or the
24	purposes for which the appropriations were ma	de are accomplishe	ed or abandoned. If
25	any part of the appropriations have not been all	lotted or encumber	ed before the expiration
26	of the biennium, the personnel subcommittee of	the legislative cou	ncil may determine
27	that any part of the balance of the appropriation	ns may be reverted	to the state
28	general fund.		
29			
30	The legislative services agency shall charge the	following fees, unle	ess the
31	legislative council sets these or other fees at diff	erent rates:	
32			
33	Annual subscription to the session document	service for session	s ending in
34	odd-numbered years: \$900		
35			
36	Annual subscription to the session document	service for session	s ending in
37	even-numbered years: \$500		
38			
39	Per page charge for copies of legislative docu	111 iments: \$0.15	
40			
41	NATIONAL ASSOCIATION DUES		
42	Other Operating Expense	589,537	609,975
43			
44	FOR THE COMMISSION ON UNIFORM STA		
45	Total Operating Expense	97,811	87,428
46			
47	FOR THE INDIANA LOBBY REGISTRATIO		200.220
48	Total Operating Expense	362,273	399,238
49			

		FY 2021-2022 Appropriation	FY 2022-2023 Appropriation	Biennial Appropriation
1	FOR THE INDIANA PUBLIC RETIREMENT	CVCTEM		
1 2	LEGISLATORS' RETIREMENT FUND	SISIEM		
$\frac{2}{3}$	Total Operating Expense	182,512	182,512	
4	Four operating Expense	102,012	102,012	
5	B. JUDICIAL			
6				
7	FOR THE SUPREME COURT			
8	Personal Services	14,443,945	14,443,945	
9	Other Operating Expense	4,956,660	4,956,660	
10				
11	The above appropriation for the supreme court	t personal services in	ncludes the subsist	ence
12 13	allowance as provided by IC 33-38-5-8.			
13 14	LOCAL JUDGES' SALARIES			
15	Total Operating Expense	76,075,172	76,078,664	
16	COUNTY PROSECUTORS' SALARIES	/0,0/3,1/2	/0,0/0,004	
17	Total Operating Expense	30,017,552	30,017,552	
18		, ,	, ,	
19	The above appropriations for county prosecuto	rs' salaries represe	nt the amounts	
20	authorized by IC 33-39-6-5.	_		
21				
22	SUPREME COURT TITLE IV-D			
23	Total Operating Expense	1,950,000	1,950,000	
24 25	TRIAL COURT OPERATIONS	1 246 075	1 246 075	
25 26	Total Operating Expense	1,246,075	1,246,075	
20 27	Of the above appropriations, \$500,000 each fisc	al vear is for court	interpreters	
28	of the above appropriations, \$500,000 each rise	ai year is for court	inter preters.	
29	INDIANA COURT TECHNOLOGY			
30	Total Operating Expense	3,000,000	3,000,000	
31	Court Technology Fund (IC 33-24-6-12)			
32	Total Operating Expense	14,588,380	14,588,380	
33	Augmentation allowed.			
34	INDIANA CONFERENCE FOR LEGAL EI			
35	Total Operating Expense	778,750	778,750	
36 37	The above funds are appropriated to the Office	of Indiaial Admini	stration in	
37 38	The above funds are appropriated to the Office lieu of the appropriation made by IC 33-24-13-		stration m	
30 39	neu or the appropriation made by IC 55-24-15-	/•		
40	GUARDIAN AD LITEM			
41	Total Operating Expense	6,337,810	6,337,810	
42		, ,	, ,	
43	The Office of Judicial Administration shall use	the above appropri	ations to	
44	administer an office of guardian ad litem and co			
45	services and to provide matching funds to coun			
46	in courts with juvenile jurisdiction, a guardian			
47	advocate program for children who are alleged		0	
48 49	under IC 31-33 and to administer the program.			
47	to supplement amounts collected as fees under l	10 31-40-3 to be use	tor the operation	L

3 4 5	funds.		
5			
	ADULT GUARDIANSHIP		
6	Total Operating Expense	1,500,000	1,500,000
7			
8	The above appropriations are for the adm	inistration of the office	of adult guardianship
9	and to provide matching funds to county c	ourts with probate juri	sdiction that implement
0	and administer programs for volunteer ad		
1	who are appointed a guardian under IC 2		
2	adults programs shall provide a match of		
3	of state court administration of which up		
4	remainder must be county funds or other	•	•••
5	by the supreme court are eligible for matc		
6	funds to maintain an adult guardianship r		ta repository for
7	adult guardianship cases and guardians a	ppointed by the courts.	
8			
9	CIVIL LEGAL AID	1 =00 000	1 500 000
0	Total Operating Expense	1,500,000	1,500,000
1			
2	The above appropriations include the app	ropriation provided in I	IC 33-24-12-7.
3	OPECIAL HIDGES COUNTY COUR	TO	
4	SPECIAL JUDGES - COUNTY COUR		140.000
5 6	Total Operating Expense	149,000	149,000
0 7	If the funds appropriated above for specie	Lindges of county court	ts and insufficient
8	If the funds appropriated above for specia to pay all of the necessary expenses that th		
9	34-35-1-4, there are hereby appropriated a		
	pay these expenses.	such ful ther sums as ma	ay be necessary to
^			
0	pay these expenses.		
1		YFR FAIRNESS	
1 2	COMMISSION ON RACE AND GENI		380 996
1 2 3	COMMISSION ON RACE AND GENI Total Operating Expense	380,996	380,996
1 2 3 4	COMMISSION ON RACE AND GENI Total Operating Expense INTERSTATE COMPACT FOR ADU	380,996 LT OFFENDERS	
1 2 3 4 5	COMMISSION ON RACE AND GENI Total Operating Expense INTERSTATE COMPACT FOR ADU Total Operating Expense	380,996 LT OFFENDERS 236,180	380,996 236,180
1 2 3 4 5 6	COMMISSION ON RACE AND GENI Total Operating Expense INTERSTATE COMPACT FOR ADU Total Operating Expense PROBATION OFFICERS TRAINING	380,996 LT OFFENDERS 236,180	236,180
1 2 3 4 5 6 7	COMMISSION ON RACE AND GENI Total Operating Expense INTERSTATE COMPACT FOR ADU Total Operating Expense PROBATION OFFICERS TRAINING Total Operating Expense	380,996 LT OFFENDERS 236,180 750,000	
1 2 3 4 5 6 7 8	COMMISSION ON RACE AND GENI Total Operating Expense INTERSTATE COMPACT FOR ADU Total Operating Expense PROBATION OFFICERS TRAINING Total Operating Expense VETERANS PROBLEM-SOLVING C	380,996 LT OFFENDERS 236,180 750,000 OURT	236,180 750,000
1 2 3 4 5 6 7 8 9	COMMISSION ON RACE AND GENI Total Operating Expense INTERSTATE COMPACT FOR ADU Total Operating Expense PROBATION OFFICERS TRAINING Total Operating Expense VETERANS PROBLEM-SOLVING C Total Operating Expense	380,996 LT OFFENDERS 236,180 750,000 OURT 1,000,000	236,180
1 2 3 4 5 6 7 8 9 0	COMMISSION ON RACE AND GENI Total Operating Expense INTERSTATE COMPACT FOR ADU Total Operating Expense PROBATION OFFICERS TRAINING Total Operating Expense VETERANS PROBLEM-SOLVING C Total Operating Expense DRUG AND ALCOHOL PROGRAMS	380,996 LT OFFENDERS 236,180 750,000 OURT 1,000,000 FUND	236,180 750,000 1,000,000
1 2 3 4 5 6 7 8 9 0 1	COMMISSION ON RACE AND GENI Total Operating Expense INTERSTATE COMPACT FOR ADU Total Operating Expense PROBATION OFFICERS TRAINING Total Operating Expense VETERANS PROBLEM-SOLVING C Total Operating Expense	380,996 LT OFFENDERS 236,180 750,000 OURT 1,000,000	236,180 750,000
1 2 3 4 5 6 7 8 9 0 1 2	COMMISSION ON RACE AND GENI Total Operating Expense INTERSTATE COMPACT FOR ADU Total Operating Expense PROBATION OFFICERS TRAINING Total Operating Expense VETERANS PROBLEM-SOLVING C Total Operating Expense DRUG AND ALCOHOL PROGRAMS Total Operating Expense	380,996 LT OFFENDERS 236,180 750,000 OURT 1,000,000 FUND 100,000	236,180 750,000 1,000,000
1 2 3 4 5 6 7 8 9 0 1 2 3	COMMISSION ON RACE AND GENI Total Operating Expense INTERSTATE COMPACT FOR ADU Total Operating Expense PROBATION OFFICERS TRAINING Total Operating Expense VETERANS PROBLEM-SOLVING C Total Operating Expense DRUG AND ALCOHOL PROGRAMS Total Operating Expense	380,996 LT OFFENDERS 236,180 750,000 OURT 1,000,000 FUND 100,000 ISSION	236,180 750,000 1,000,000 100,000
0 1 2 3 4 5 6 7 8 9 0 1 2 3 4 5	COMMISSION ON RACE AND GENI Total Operating Expense INTERSTATE COMPACT FOR ADU Total Operating Expense PROBATION OFFICERS TRAINING Total Operating Expense VETERANS PROBLEM-SOLVING C Total Operating Expense DRUG AND ALCOHOL PROGRAMS Total Operating Expense	380,996 LT OFFENDERS 236,180 750,000 OURT 1,000,000 FUND 100,000	236,180 750,000 1,000,000

49 33-37-7-9(c) for the purpose of reimbursing counties for indigent defense services

FY 2021-2022	FY 2022-2023	Biennial
Appropriation	Appropriation	Appropriation

1	provided to a defendant. Administrative costs		
2	fund. Any balance in the public defense fund is		
3	commission. Of the above appropriations, \$1,0		s for the public
4	defense of the parents of children in need of set	rvices.	
5			
6	FOR THE COURT OF APPEALS		
7	Personal Services	11,140,624	11,140,624
8	Other Operating Expense	1,593,452	1,593,452
9			
10	The above appropriations for the court of app	eals personal service	es include the
11	subsistence allowance provided by IC 33-38-5-	8.	
12			
13	FOR THE TAX COURT		
14	Personal Services	760,834	760,834
15	Other Operating Expense	154,249	154,249
16	••••••••••••••••••••••••••••••••••••••		
17	FOR THE PUBLIC DEFENDER		
18	Personal Services	6,736,625	6,736,625
19	Other Operating Expense	762,318	762,318
20	Other Operating Expense	/02,510	/02,510
20 21	FOR THE PUBLIC DEFENDER COUNCIL		
21	Personal Services	1,405,856	1,405,856
23	Other Operating Expense	300,589	300,589
23 24	Other Operating Expense	300,309	300,309
24 25	FOR THE PROSECUTING ATTORNEYS' CO	OUNCH	
			1 117 170
26 27	Personal Services	1,117,170	1,117,170
27	Other Operating Expense	136,660	136,660
28	DRUG PROSECUTION		
29 20	Drug Prosecution Fund (IC 33-39-8-6)	221 500	221 500
30	Total Operating Expense	221,709	221,709
31	Augmentation allowed.		
32	HIGH TECH CRIMES UNIT PROGRAM	1 000 000	4 0 0 0 0 0 0
33	Total Operating Expense	4,000,000	4,000,000
34		• • • •	
35	\$1,000,000 each state fiscal year shall be used f	or internet crimes	against children.
36			
37	TITLE IV-D REIMBURSEMENT FUND		
38	Total Operating Expense	1,950,000	1,950,000
39			
40	FOR THE INDIANA PUBLIC RETIREMENT	SYSTEM	
41	JUDGES' RETIREMENT FUND		
42	Total Operating Expense	10,410,696	10,893,703
43	PROSECUTORS' RETIREMENT FUND		
44	Total Operating Expense	4,044,194	4,155,409
45			
46	C. EXECUTIVE		
47			
48	FOR THE GOVERNOR'S OFFICE		
49	Personal Services	1,752,359	1,752,359

		FY 2021-2022 Appropriation	FY 2022-2023 Appropriation	Biennial Appropriation
1	Other Operating Expense	81,000	81,000	
2	GOVERNOR'S RESIDENCE	01,000	01,000	
3	Total Operating Expense	100,413	100,413	
4	GOVERNOR'S CONTINGENCY FUND) -		
5	Total Operating Expense	5,104	5,104	
6	SUBSTANCE ABUSE PREVENTION, TRE			
7	Tobacco Master Settlement Agreement Fu	-	·	
8	Total Operating Expense	5,000,000	5,000,000	
9	WASHINGTON LIAISON OFFICE	F1 0.0 (51 007	
10	Total Operating Expense	51,936	51,936	
11 12	EOD THE I IEUTENIANT COVEDNOD			
12	FOR THE LIEUTENANT GOVERNOR Total Operating Expense	4,823,513	4,823,513	
13 14	LIEUTENANT GOVERNOR'S CONTINGE		4,025,515	
15	Total Operating Expense	4,341	4,341	
16	Total Operating Expense	4,541	7,571	
17	Direct disbursements from the lieutenant gover	nor's contingency f	und are not subiec	t
18	to the provisions of IC 5-22.	8	j	
19	•			
20	FOR THE SECRETARY OF STATE			
21	ADMINISTRATION			
22	Personal Services	4,486,932	4,486,932	
23	Other Operating Expense	845,612	845,612	
24	VOTER EDUCATION OUTREACH	<u>^</u>	100.000	
25	Total Operating Expense	0	400,000	
26	FOD THE ATTODNEY CENEDAL			
27 28	FOR THE ATTORNEY GENERAL 20,132,051 20,132,	051		
28 29	Agency Settlement Fund (IC 4-12-16-2)	,031		
2) 30	3,554,032 3,554,	.032		
31	Augmentation allowed.	,002		
32	Homeowner Protection Unit Account (IC	4-6-12-9)		
33	473,186 473,	-		
34	Augmentation allowed.	·		
35	Real Estate Appraiser Licensing (IC 25-34	4.1-8-7.5)		
36		,000		
37	Augmentation allowed.			
38	Tobacco Master Settlement Agreement Fi	-)	
39	818,916 818,	,916		
40	Augmentation allowed.	3)		
41 42	Abandoned Property Fund (IC 32-34-1-33 2,054,730 2,054	·		
42 43	Augmentation allowed.	,/30		
43 44	Augmentation anoweu.			
45	The amounts specified from the general fund, h	omeowner protectio	on unit account.	
46	agency settlements fund, real estate appraiser in		and accounty	
47	tobacco master settlement agreement fund, and		ty	
48	fund are for the following purposes:		-	
49				

		FY 2021-2022 Appropriation	FY 2022-2023 Appropriation	Biennial Appropriation
1 2	Personal Services Other Operating Expense	23,883,469 3,199,446	23,883,469 3,199,446	
3 4 5	MEDICAID FRAUD CONTROL UNIT Total Operating Expense	1,400,000	1,400,000	
6 7 8 9	The above appropriation is the state's matching s fraud control unit under IC 4-6-10 as prescribed allowed from collections.			
10 11 12 13 14 15	UNCLAIMED PROPERTY Abandoned Property Fund (IC 32-34-1-33) Total Operating Expense Augmentation allowed.	7,883,908	7,883,908	
16 17 18	D. FINANCIAL MANAGEMENT FOR THE AUDITOR OF STATE			
19	Personal Services	5,503,465	5,503,465	
20	Other Operating Expense	1,429,870	1,429,870	
21 22 23 24	FOR THE STATE BOARD OF ACCOUNTS Personal Services EXAMINATIONS	13,720,717	13,720,717	
25 26 27 28	Examinations Fund (IC 5-11-4-3) Total Operating Expense Augmentation allowed.	15,292,119	15,292,119	
29	FOR THE OFFICE OF MANAGEMENT AND H	BUDGET		
30	Personal Services	466,174	466,174	
31	Other Operating Expense	31,341	31,341	
32			,	
33	FOR THE DISTRESSED UNIT APPEAL BOAR	D		
34	Total Operating Expense	4,250,000	4,250,000	
35				
36	FOR THE MANAGEMENT AND PERFORMAN			
37	Total Operating Expense	7,375,352	7,375,352	
38				
39	FOR THE STATE BUDGET AGENCY			
40	Personal Services	3,135,172	3,135,172	
41 42	Other Operating Expense PERSONAL SERVICES/FRINGE BENEFITS	267,120	267,120 V FUND	
42 43		2,800,000		
43 44	Total Operating Expense Personal Services/Fringe Benefits Continge		47,800,000 2-17-1)	
44 45	Total Operating Expense	10,000,000	10,000,000	
43 46	Augmentation allowed.	10,000,000	10,000,000	
47	Augmentation anowed.			
48	The above personal services/fringe benefits conti	ngency fund appr	opriations shall	
40 49	be allotted in the amount requested by the judicia			

49 be allotted in the amount requested by the judicial branch, the legislative branch,

FY 2021-2022	FY 2022-2023	Biennial
Appropriation	Appropriation	Appropriation

1	and statewide elected officials by the budget agency. The above personal services/fringe			
2	benefits contingency fund appropriation may be allotted to departments, institutions,			
3	and all state agencies by the budget agency	with the approval of	the governor.	
4				
5	The above personal services/fringe benefits			
6	be used only for salary increases, fringe be		ployee leave conversion	
7	program, state retiree health programs, or	related expenses.		
8				
9	Of the above appropriations, \$30,000 annu			
10	retirement system in each fiscal year to pay	y for the local pension	report.	
11				
12	OUTSIDE ACTS			
13	Total Operating Expense	1	1	
14	Augmentation allowed.			
15				
16	STATE BUDGET COMMITTEE			
17	Total Operating Expense	86,312	86,312	
18	Augmentation allowed.			
19				
20	Notwithstanding IC 4-12-1-11(b), the salar	y per diem of the legis	lative members of	
21	the budget committee is equal to one hundr	ed fifty percent (150%	6) of the legislative	
22	business per diem allowance.			
23				
24	FOR THE INDIANA PUBLIC RETIREM	ENT SYSTEM		
25	PUBLIC SAFETY PENSION			
26	Total Operating Expense	155,000,000	152,500,000	
27	Augmentation allowed.			
28	0			
29	FOR THE TREASURER OF STATE			
30	Personal Services	1,286,204	1,286,204	
31	Other Operating Expense	46,305	46,305	
32	ABLE AUTHORITY (IC 12-11-14)			
33	Total Operating Expense	285,500	294,000	
34	INDIANA EDUCATION SCHOLARSH	IP ACCOUNT PROC	GRAM (IC 20-51.4)	
35	Total Operating Expense	100,000	3,100,000	
36		,		
37	Of the above appropriations \$100,000 ea	ach state fiscal vear m	av be used for administrative	
38	costs.	·	•	
39				
40	It is the intent of the 2021 general assem	bly that the above ap	propriations for	
41	the Indiana Education Scholarship Acco			
42	expenditure for the program. If distribu			
43	appropriations for the state fiscal year,			
44	for the program.			
45				
46	E. TAX ADMINISTRATION			
47				
48	FOR THE DEPARTMENT OF REVENUE			
49	COLLECTION AND ADMINISTRATI			

		FY 2021-2022 Appropriation	FY 2022-2023 Appropriation	Biennial Appropriation	
1 2	Personal Services Other Operating Expense	41,406,274 17,697,908	41,406,274 22,497,908		
3 4 5 6 7	With the approval of the governor and the reimburse the state general fund for exper of dedicated fund revenue according to the	ises incurred in support	of the collection	ally	
8 9 10	With the approval of the governor and the the department of state revenue may be au together with the above specific amounts,	igmented to an amount r one and one-tenth percei	ot exceeding in to nt (1.1%) of the	tal,	
11 12	amount of money collected by the departn	nent of state revenue from	n taxes and fees.		
12	OUTSIDE COLLECTIONS				
14	Total Operating Expense	4,585,887	4,585,887		
15			• •		
16 17	With the approval of the governor and the the department of state revenue's outside			t	
18	not exceeding in total, together with the ab			L	
19	percent (1.1%) of the amount of money co				
20	fees.				
21	MOTOD CADDIED DECULATION				
22 23	MOTOR CARRIER REGULATION Motor Carrier Regulation Fund (IC	8 2 1 22)			
23 24	Personal Services	5,205,090	5,205,090		
25	Other Operating Expense	3,409,489	3,409,489		
26 27	Augmentation allowed.	0,10,,10,			
28	FOR THE INDIANA GAMING COMMIS	SSION			
29	State Gaming Fund (IC 4-33-13-2)				
30		2,310,874			
31	Gaming Investigations Fund (IC 4-3				
32 33	1,074,000	1,074,000			
33 34	The amounts specified from the state	e caminc fund and camii	ng investigations fi	ınd	
35	are for the following purposes:	e gaming fund and gamin		inu	
36					
37	Personal Services	3,047,610	3,047,610		
38	Other Operating Expense	337,264	337,264		
39	Augmentation allowed.				
40	The choice environmentions to the Indiana			~	
41 42	The above appropriations to the Indiana g accruing to the state gaming fund under I			S	
43	under IC 4-33-13-5.	C 4-55 Delore any distrib	ution is made		
44					
45	The above appropriations to the Indiana g	aming commission are n	nade instead of the		
46	appropriation made in IC 4-33-13-4.				
47	_				
48	GAMING RESEARCH DIVISION				
49	Personal Services	5,000	5,000		

		FY 2021-2022 Appropriation	FY 2022-2023 Appropriation	Biennial Appropriation
1 2	Other Operating Expense ATHLETIC COMMISSION	320,000	320,000	
3	State Gaming Fund (IC 4-33-13-2)			
4	Total Operating Expense	92,371	92,371	
5	Augmentation allowed.			
6	Athletic Fund (IC 4-33-22-9)			
7	Total Operating Expense	6,000	6,000	
8	Augmentation allowed.			
9	FANTASY SPORTS REGULATION AND			
10	Fantasy Sports Regulation and Adminis		· ·	
11	Total Operating Expense	25,500	25,500	
12	Augmentation allowed.			
13	FOR THE INDIANA HODGE DACING COM	MICCION		
14 15	FOR THE INDIANA HORSE RACING COM		10.2)	
15 16	Indiana Horse Racing Commission Ope Personal Services	e .	,	
10		1,873,711 409,870	1,873,711 409,870	
17	Other Operating Expense	409,070	409,070	
10 19	The above appropriations to the Indiana hors	a racing commission	ara mada from ray	vanues
20	accruing to the Indiana horse racing commiss			venues
21 22	under IC 4-31-9.	ion before any distri-	succession is made	
23	STANDARDBRED ADVISORY BOARD			
24	Indiana Horse Racing Commission Ope	rating Fund (IC 4-31	-10-2)	
25	Total Operating Expense	193,500	193,500	
26	Augmentation allowed.		,	
27	C .			
28	FOR THE DEPARTMENT OF LOCAL GOV	ERNMENT FINAN	CE	
29	Personal Services	3,201,090	3,201,090	
30	Other Operating Expense	495,111	495,111	
31	Assessment Training Fund (IC 6-1.1-5.5	5-4.7)		
32	Total Operating Expense	540,280	540,280	
33	Augmentation allowed.			
34				
35	FOR THE INDIANA BOARD OF TAX REVI			
36	Personal Services	1,292,876	1,292,876	
37	Other Operating Expense	74,092	74,092	
38	Assessment Training Fund (IC 6-1.1-5.5	· · · · · · · · · · · · · · · · · · ·		
39	Total Operating Expense	320,628	320,628	
40	Augmentation allowed.			
41	E ADMINICTD ATION			
42	F. ADMINISTRATION			
43	FOD THE DEDADTMENT OF ADMINIOTD	ATION		
44 45	FOR THE DEPARTMENT OF ADMINISTR		10 152 001	
45 46	Personal Services	10,153,021	10,153,021	
46 47	Other Operating Expense MOTOR POOL ROTARY FUND	11,671,441	11,671,441	
47 48	Total Operating Expense	4,882,500	7 875 000	
48 49	Indiana Horse Racing Commission Ope		7,875,000	
77	mulana noi se Kacing Commission Ope	raung runu (IC 4-31	-10-2)	

		FY 2021-2022 Appropriation	FY 2022-2023 Appropriation	Biennial Appropriation	
1	Total Operating Expense	28,000	0		
2	Gaming Enforcement Agents (IC 4-35-4-5)		-		
3	Total Operating Expense	18,980	18,980		
4	Charity Gaming Enforcement Fund (IC 4-3	· · · · · · · · · · · · · · · · · · ·	,		
5	Total Operating Expense	21,942	21,942		
6	Fire and Building Services Fund (IC 22-12-	6-1)			
7	Total Operating Expense	345,847	320,053		
8	State Highway Fund (IC 8-23-9-54)				
9	Total Operating Expense	3,089,000	3,089,000		
10					
11	The budget agency may transfer portions of the a				
12 13	from the department of administration back to the if necessary.	ie agency that pro	vided the appropr	Tation	
13 14	n necessary.				
15	In addition to the appropriations above, the budg	et agency with th	e annroval of		
16	the governor may transfer appropriations to the			hase	
17	of vehicles and related equipment.	poor poor j	inina ioi one pui e		
18					
19	FOR THE STATE PERSONNEL DEPARTMEN	Т			
20	Personal Services	2,863,157	2,863,157		
21	Other Operating Expense	152,830	152,830		
22	GOVERNOR'S FELLOWSHIP PROGRAM				
23	Total Operating Expense	280,779	280,779		
24	OFFICE OF ADMINISTRATIVE LAW PRO		1 =00 000		
25 26	Total Operating Expense	1,500,000	1,500,000		
26 27	FOR THE STATE EMPLOYEES' APPEALS CO	MMISSION			
27	Total Operating Expense	127,197	127,197		
20 29	Total Operating Expense	127,177	127,177		
30	FOR THE OFFICE OF TECHNOLOGY				
31	PAY PHONE FUND				
32	Correctional Facilities Calling System Fund	d (IC 5-22-23-7)			
33	Total Operating Expense	1,175,918	1,175,918		
34	Augmentation allowed.				
35					
36	The pay phone fund is established for the procure				
37	related equipment and services needed to expand		-		
38 39	backbone and other central information technolo may include, but are not limited to, wiring and re				
39 40	services, video conferencing, telecommunications				
40 41	, O,			1	
42	services. Notwithstanding IC 5-22-23-5, the fund consists of the net proceeds received from contracts with companies providing phone services at state institutions and				
43	other state properties. The fund shall be administ				
44	Money in the fund may be spent by the office in c				
45	by the budget agency. Any money remaining in th				
46	does not revert to the general fund or any other f				
47	fund.				
48					
49	FOR THE INDIANA ARCHIVES AND RECOR	DS ADMINISTRA	ATION		

		FY 2021-2022 Appropriation	FY 2022-2023 Appropriation	Biennial Appropriation
		Appropriation	Appropriation	Appropriation
1	Personal Services	1,504,877	1,504,877	
2	Other Operating Expense	381,021	381,021	
3 4	FOR THE OFFICE OF THE PUBLIC ACCI	FSS COUNSELOR		
5	Personal Services	246,841	246,841	
6	Other Operating Expense	35,867	35,867	
7		,	,	
8	G. OTHER			
9				
10 11	FOR THE OFFICE OF INSPECTOR GENE Personal Services		1 111 157	
11 12	Other Operating Expense	1,111,157 74,000	1,111,157 74,000	
12	STATE ETHICS COMMISSION	/4,000	/4,000	
13	Total Operating Expense	4,011	4,011	
15	Toom of her noned Tablenee	.,	.,	
16	FOR THE SECRETARY OF STATE			
17	ELECTION DIVISION			
18	Personal Services	1,020,095	1,020,095	
19	Other Operating Expense	224,506	224,506	
20	VOTER LIST MAINTENANCE			
21	Total Operating Expense	516,174	516,174	
22	VOTER REGISTRATION SYSTEM		2 211 550	
23	Total Operating Expense	3,211,759	3,211,759	
24 25	VOTING SYSTEM TECHNICAL OVER Total Operating Expense	595,000	595,000	
23 26	Total Operating Expense	575,000	393,000	
20 27	SECTION 4. [EFFECTIVE JULY 1, 2021]			
28	······································			
29	PUBLIC SAFETY			
30				
31	A. CORRECTION			
32		A V		
33	FOR THE DEPARTMENT OF CORRECTION	ON		
34 35	CENTRAL OFFICE Personal Services	15 706 125	15 706 125	
35 36	Other Operating Expense	15,786,135 10,585,988	15,786,135 10,585,988	
30 37	ESCAPEE COUNSEL AND TRIAL EXP		10,505,700	
38	Total Operating Expense	199,736	199,736	
39	COUNTY JAIL MISDEMEANANT HOU		1,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
40	Total Operating Expense	4,152,639	4,152,639	
41	ADULT CONTRACT BEDS			
42	Total Operating Expense	1,048,200	1,048,200	
43	STAFF DEVELOPMENT AND TRAININ			
44	Personal Services	2,395,274	2,395,274	
45	Other Operating Expense	205,438	205,438	
46	PAROLE BOARD	007 000	007 000	
47 49	Total Operating Expense	887,990 ACES	887,990	
48 49	INFORMATION MANAGEMENT SERV Total Operating Expense	1CES 1,374,209	1,374,209	
47	Total Operating Expense	1,3/4,207	1,3/4,207	

		FY 2021-2022 Appropriation	FY 2022-2023 Appropriation	Biennial Appropriation
		1.	iippi opi tattoit	inpp: op: union
1	JUVENILE TRANSITION	1 426 004	1 426 004	
2 3	Total Operating Expense COMMUNITY CORRECTIONS PROGE	1,436,884	1,436,884	
3 4	Total Operating Expense	72,449,242	72,449,242	
5	Total Operating Expense	/2,44/,242	/2,77/,272	
6	The above appropriations for community co	rections programs ar	e not subject to tra	ansfer
7	to any other fund or to transfer, assignment,			
8	or purpose by the state board of finance notw			23
9	or by the budget agency notwithstanding IC	4-12-1-12 or any other	r law.	
10			• • •	•
11	Notwithstanding IC 4-13-2-19 and any other			nunity
12 13	corrections programs do not revert to the get of a state fiscal year but remain available in s			
13 14	the purposes of the program.	subsequent state fiscal	years for	
15	the purposes of the program.			
16	The appropriations are not subject to having	allotment withheld by	y the state budget	
17	agency.		8	
18				
19	HOOSIER INITIATIVE FOR RE-ENTR	· · · · · · · · · · · · · · · · · · ·		
20	Total Operating Expense	648,742	648,742	
21	INDIANAPOLIS RE-ENTRY EDUCATIO		700 000	
22 23	Total Operating Expense CENTRAL EMERGENCY RESPONSE	700,000	700,000	
23 24	Personal Services	1,226,045	1,226,045	
25	Other Operating Expense	142,812	142,812	
26	HEPATITIS C TREATMENT	1.2,012		
27	Total Operating Expense	19,682,000	24,037,000	
28	DRUG ABUSE PREVENTION			
29	Drug Abuse Fund (IC 11-8-2-11)			
30	Total Operating Expense	127,500	127,500	
31	Augmentation allowed.			
32 33	EXONERATION FUND Total Operating Expense	1	1	
33 34	Augmentation allowed.	1	1	
35	Augmentation anowed.			
36	The above appropriation shall be used for	expenses relating to t	he restitution	
37	of wrongfully incarcerated persons in IC 5	5-2-23. The departme	nt shall collaborat	e
38	with the Indiana Criminal Justice Institut	e to administer this pr	ogram.	
39				
40	COUNTY JAIL MAINTENANCE CONT		• • • • • • • • • •	
41 42	Total Operating Expense	33,000,000	34,000,000	
42 43	The above appropriations for the county jail	maintananca continga	nev fund	
4 4	are for reimbursing sheriffs for the costs of 1	6	•	
45	6 felonies and 2) jail and parole holds.) persons convicted of		
46	, J			
47	Of the above appropriation, the department			
48	\$25,300,000 to sheriffs for the cost of persons			
49	that are incarcerated in county jails pursuan	t to IC 35-38-3-3(d). T	he department	

FY 2021-2022	FY 2022-2023	Biennial
Appropriation	Appropriation	Appropriation

1 shall adopt a formula, subject to approval by the state budget agency, that 2 allocates this funding to sheriffs in a manner that considers previous 3 reimbursements for persons convicted of level 6 felonies and the current number 4 of level 6 abstracts in a county jail in proportion to all county jails. 5 6 Of the above appropriation, the department of correction may distribute up to 7 \$7,700,000 in FY 2022 and \$10,700,000 in FY 2023 to sheriffs for the costs of jail and parole holds. The department shall reimburse sheriffs up to \$40 per day for 8 9 the costs of persons incarcerated in county jails that are convicted of felonies. 10 Reimbursement shall be based on the later of 1) the dates of incarceration when 11 persons are incarcerated for more than five (5) days after the day of sentencing 12 or 2) the date upon which the department receives the abstract of judgment and sentencing 13 order. All requests for reimbursement shall be in conformity with department of 14 correction policy. In addition to the per diem of up to \$40, the state shall reimburse 15 the sheriffs for expenses determined by the sheriff to be medically necessary medical 16 care to the convicted persons. If the sheriff or county receives money with respect 17 to a convicted person (from a source other than the county), the per diem or medical 18 expense reimbursement with respect to the convicted person shall be reduced by the 19 amount received. A sheriff shall not be required to comply with IC 35-38-3-4(a) 20 or transport convicted persons within five (5) days after the day of sentencing if 21 the department of correction does not have the capacity to receive the convicted person. 22 23 CORRECTIONAL SERVICES 24 **Total Operating Expense** 145,159,148 145,159,148 25 26 The above appropriations include amounts for food, educational, 27 and medical services. 28 29 JUVENILE DETENTION ALTERNATIVES INITIATIVE (JDAI) 30 **Total Operating Expense** 3,017,447 3,017,447 31 32 **PAROLE DIVISION** 33 **Total Operating Expense** 13,810,281 13,810,281 34 35 HERITAGE TRAIL CORRECTIONAL FACILITY 36 **Total Operating Expense** 8,738,507 8,738,507 37 SOUTH BEND COMMUNITY RE-ENTRY CENTER 38 **Total Operating Expense** 2,171,865 2,171,865 39 Work Release Fund (IC 11-10-8-6.5) **40 Total Operating Expense** 655,820 655,820 Augmentation allowed 41 42 **INDIANA STATE PRISON** 43 **Personal Services** 36,670,286 36,670,286 44 5,528,973 5,528,973 **Other Operating Expense** 45 PENDLETON CORRECTIONAL FACILITY 46 **Personal Services** 33,896,695 33,896,695 47 4,394,466 **Other Operating Expense** 4,394,466 **CORRECTIONAL INDUSTRIAL FACILITY 48** 49 **Personal Services** 22,446,621 22,446,621

		FY 2021-2022 Appropriation	FY 2022-2023 Appropriation	Biennial Appropriation
1	Other Operating Expose	1,364,124	1,364,124	
2	Other Operating Expense INDIANA WOMEN'S PRISON	1,304,124	1,304,124	
$\frac{2}{3}$	Personal Services	12,993,480	12,993,480	
4	Other Operating Expense	1,304,985	1,304,985	
5	PUTNAMVILLE CORRECTIONAL FA			
6	Personal Services	33,377,336	33,377,336	
7	Other Operating Expense	2,814,807	2,814,807	
8	WABASH VALLEY CORRECTIONAL	FACILITY		
9	Personal Services	43,044,710	43,044,710	
10	Other Operating Expense	3,953,977	3,953,977	
11	BRANCHVILLE CORRECTIONAL FA			
12	Personal Services	17,681,071	17,681,071	
13	Other Operating Expense	2,023,166	2,023,166	
14	WESTVILLE CORRECTIONAL FACI			
15	Personal Services	47,091,628	47,091,628	
16	Other Operating Expense	4,183,941	4,183,941	
17	ROCKVILLE CORRECTIONAL FAC		1(000 (50	
18	Personal Services	16,823,679	16,823,679	
19 20	Other Operating Expense	1,773,034	1,773,034	
20	PLAINFIELD CORRECTIONAL FAC		24 846 722	
21 22	Personal Services Other Operating Expense	24,846,722 3,063,226	24,846,722 3,063,226	
22	RECEPTION AND DIAGNOSTIC CEN		3,003,220	
23 24	Personal Services	16,197,190	16,197,190	
24	Other Operating Expense	1,272,105	1,272,105	
26	MIAMI CORRECTIONAL FACILITY	1,272,105	1,272,105	
20	Personal Services	31,243,293	31,243,293	
28	Other Operating Expense	4,485,552	4,485,552	
29	NEW CASTLE CORRECTIONAL FAC		-,,	
30	Other Operating Expense	41,398,400	41,398,400	
31	CHAIN O' LAKES CORRECTIONAL		, ,	
32	Personal Services	1,659,389	1,659,389	
33	Other Operating Expense	205,475	205,475	
34	MADISON CORRECTIONAL FACILI	TY		
35	Personal Services	12,089,906	12,089,906	
36	Other Operating Expense	1,280,043	1,280,043	
37	EDINBURGH CORRECTIONAL FAC			
38	Personal Services	4,357,056	4,357,056	
39	Other Operating Expense	365,579	365,579	
40	NORTH CENTRAL JUVENILE CORR			
41	Personal Services	12,867,579	12,867,579	
42	Other Operating Expense	752,485	752,485	
43	LAPORTE JUVENILE CORRECTION		4 221 1/5	
44 45	Personal Services	4,221,165	4,221,165	
45 46	Other Operating Expense PENDLETON JUVENILE CORRECTI	284,745 ONAL FACULITY	284,745	
46 47	PENDLETON JUVENILE CORRECTI Personal Services	0NAL FACILITY 18,282,033	18,282,033	
47 48	Other Operating Expense	939,152	18,282,035 939,152	
40 49	Other Operating Expense	737,132	737,132	
77				

FY 2021-2022	FY 2022-2023	Biennial
Appropriation	Appropriation	Appropriation

1	FOR THE DEPARTMENT OF ADMINIST		TI		
2 3	DEPARTMENT OF CORRECTION OF Personal Services	133,115	133,115		
3 4	Other Operating Expense	69,323	69,323		
5	Other Operating Expense	09,525	09,525		
5 6	B. LAW ENFORCEMENT				
7	D. LAW ENFORCEMENT				
8	FOR THE INDIANA STATE POLICE AN	D MOTOR CARRIE	R INSPECTION		
9	154,406,570 154				
10	Motor Carrier Regulation Fund (IC	· · ·			
11	8	5,041,673			
12	Augmentation allowed from the moto	· · ·	und.		
13					
14	The amounts specified from the General Fu	und and the Motor Ca	rrier Regulation Fund		
15	are for the following purposes:		8		
16					
17	Personal Services	140,740,927	140,740,927		
18	Other Operating Expense	18,707,316	18,707,316		
19					
20	The above appropriations include funds for	r the state police mino	rity recruiting		
21	program.				
22					
23	The above appropriations for the Indiana s	-	-		
24	include funds for the police security detail t	to be provided to the I	ndiana state		
25	fair board. However, amounts actually expended to provide security for the Indiana				
25		ended to provide secu			
26	state fair board as determined by the budge	ended to provide secu			
26 27		ended to provide secu			
26 27 28	state fair board as determined by the budg state fair board to the state general fund.	ended to provide secu et agency shall be rein			
26 27 28 29	state fair board as determined by the budg state fair board to the state general fund. ISP SALARY MATRIX ADJUSTMENT	ended to provide secu et agency shall be rein	nbursed by the Indiana		
26 27 28 29 30	state fair board as determined by the budg state fair board to the state general fund.	ended to provide secu et agency shall be rein			
26 27 28 29 30 31	state fair board as determined by the budg state fair board to the state general fund. ISP SALARY MATRIX ADJUSTMENT Personal Services	ended to provide secu et agency shall be rein F 0	bursed by the Indiana 4,025,000		
26 27 28 29 30 31 32	state fair board as determined by the budg state fair board to the state general fund. ISP SALARY MATRIX ADJUSTMENT	ended to provide secu et agency shall be rein F 0	abursed by the Indiana 4,025,000		
26 27 28 29 30 31 32 33	state fair board as determined by the budg state fair board to the state general fund. ISP SALARY MATRIX ADJUSTMENT Personal Services The above appropriations are for an adjust	ended to provide secu et agency shall be rein F 0	abursed by the Indiana 4,025,000		
26 27 28 29 30 31 32 33 34	state fair board as determined by the budg state fair board to the state general fund. ISP SALARY MATRIX ADJUSTMENT Personal Services The above appropriations are for an adjust ISP OPEB CONTRIBUTION	ended to provide secu et agency shall be rein C 0 tment to the ISP salary	hbursed by the Indiana 4,025,000 y matrix.		
26 27 28 29 30 31 32 33 34 35	state fair board as determined by the budge state fair board to the state general fund. ISP SALARY MATRIX ADJUSTMENT Personal Services The above appropriations are for an adjust ISP OPEB CONTRIBUTION Total Operating Expense	ended to provide secu et agency shall be rein F 0 tment to the ISP salary 5,964,305	abursed by the Indiana 4,025,000		
26 27 28 29 30 31 32 33 34 35 36	state fair board as determined by the budge state fair board to the state general fund. ISP SALARY MATRIX ADJUSTMENT Personal Services The above appropriations are for an adjust ISP OPEB CONTRIBUTION Total Operating Expense INDIANA INTELLIGENCE FUSION C	ended to provide secu et agency shall be rein C 0 tment to the ISP salary 5,964,305 CENTER	1.000 4,025,000 y matrix. 6,006,409		
26 27 28 29 30 31 32 33 34 35 36 37	state fair board as determined by the budge state fair board to the state general fund. ISP SALARY MATRIX ADJUSTMENT Personal Services The above appropriations are for an adjust ISP OPEB CONTRIBUTION Total Operating Expense INDIANA INTELLIGENCE FUSION C Total Operating Expense	ended to provide secu et agency shall be rein 0 tment to the ISP salary 5,964,305 CENTER 1,246,649	hbursed by the Indiana 4,025,000 y matrix.		
26 27 28 29 30 31 32 33 34 35 36 37 38	state fair board as determined by the budg state fair board to the state general fund. ISP SALARY MATRIX ADJUSTMENT Personal Services The above appropriations are for an adjust ISP OPEB CONTRIBUTION Total Operating Expense INDIANA INTELLIGENCE FUSION C Total Operating Expense FORENSIC AND HEALTH SCIENCES	ended to provide secu et agency shall be rein C 0 tment to the ISP salary 5,964,305 CENTER 1,246,649 5 LABORATORIES	1.000 4,025,000 y matrix. 6,006,409		
26 27 28 29 30 31 32 33 34 35 36 37 38 39	state fair board as determined by the budg state fair board to the state general fund. ISP SALARY MATRIX ADJUSTMENT Personal Services The above appropriations are for an adjust ISP OPEB CONTRIBUTION Total Operating Expense INDIANA INTELLIGENCE FUSION C Total Operating Expense FORENSIC AND HEALTH SCIENCES 12,522,368 12	ended to provide secur et agency shall be rein C 0 tment to the ISP salary 5,964,305 CENTER 1,246,649 S LABORATORIES ,522,368	4,025,000 y matrix. 6,006,409		
26 27 28 29 30 31 32 33 34 35 36 37 38 39 40	state fair board as determined by the budg state fair board to the state general fund. ISP SALARY MATRIX ADJUSTMENT Personal Services The above appropriations are for an adjust ISP OPEB CONTRIBUTION Total Operating Expense INDIANA INTELLIGENCE FUSION C Total Operating Expense FORENSIC AND HEALTH SCIENCES 12,522,368 12 Motor Carrier Regulation Fund (IC 3	ended to provide secur et agency shall be rein 7 0 tment to the ISP salary 5,964,305 CENTER 1,246,649 5 LABORATORIES ,522,368 8-2.1-23)	4,025,000 y matrix. 6,006,409		
26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41	state fair board as determined by the budge state fair board to the state general fund. ISP SALARY MATRIX ADJUSTMENT Personal Services The above appropriations are for an adjust ISP OPEB CONTRIBUTION Total Operating Expense INDIANA INTELLIGENCE FUSION C Total Operating Expense FORENSIC AND HEALTH SCIENCES 12,522,368 12 Motor Carrier Regulation Fund (IC 4 464,960	ended to provide secur et agency shall be rein 0 tment to the ISP salary 5,964,305 CENTER 1,246,649 S LABORATORIES ,522,368 8-2.1-23) 464,960	1,246,649		
26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42	state fair board as determined by the budg state fair board to the state general fund. ISP SALARY MATRIX ADJUSTMENT Personal Services The above appropriations are for an adjust ISP OPEB CONTRIBUTION Total Operating Expense INDIANA INTELLIGENCE FUSION C Total Operating Expense FORENSIC AND HEALTH SCIENCES 12,522,368 12 Motor Carrier Regulation Fund (IC 3	ended to provide secur et agency shall be rein 0 tment to the ISP salary 5,964,305 CENTER 1,246,649 S LABORATORIES ,522,368 8-2.1-23) 464,960	1,246,649		
26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43	state fair board as determined by the budge state fair board to the state general fund. ISP SALARY MATRIX ADJUSTMENT Personal Services The above appropriations are for an adjust ISP OPEB CONTRIBUTION Total Operating Expense INDIANA INTELLIGENCE FUSION C Total Operating Expense FORENSIC AND HEALTH SCIENCES 12,522,368 12 Motor Carrier Regulation Fund (IC 3 464,960 Augmentation allowed from the moto	ended to provide secur et agency shall be rein 0 tment to the ISP salary 5,964,305 CENTER 1,246,649 5 LABORATORIES ,522,368 8-2.1-23) 464,960 or carrier regulation fr	4,025,000 y matrix. 6,006,409 1,246,649 und.		
26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44	state fair board as determined by the budge state fair board to the state general fund. ISP SALARY MATRIX ADJUSTMENT Personal Services The above appropriations are for an adjust ISP OPEB CONTRIBUTION Total Operating Expense INDIANA INTELLIGENCE FUSION C Total Operating Expense FORENSIC AND HEALTH SCIENCES 12,522,368 12 Motor Carrier Regulation Fund (IC 4 464,960 Augmentation allowed from the moto	ended to provide secur et agency shall be rein 0 tment to the ISP salary 5,964,305 CENTER 1,246,649 5 LABORATORIES ,522,368 8-2.1-23) 464,960 or carrier regulation fr	4,025,000 y matrix. 6,006,409 1,246,649 und.		
26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45	state fair board as determined by the budge state fair board to the state general fund. ISP SALARY MATRIX ADJUSTMENT Personal Services The above appropriations are for an adjust ISP OPEB CONTRIBUTION Total Operating Expense INDIANA INTELLIGENCE FUSION C Total Operating Expense FORENSIC AND HEALTH SCIENCES 12,522,368 12 Motor Carrier Regulation Fund (IC 3 464,960 Augmentation allowed from the moto	ended to provide secur et agency shall be rein 0 tment to the ISP salary 5,964,305 CENTER 1,246,649 5 LABORATORIES ,522,368 8-2.1-23) 464,960 or carrier regulation fr	4,025,000 y matrix. 6,006,409 1,246,649 und.		
26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46	state fair board as determined by the budge state fair board to the state general fund. ISP SALARY MATRIX ADJUSTMENT Personal Services The above appropriations are for an adjust ISP OPEB CONTRIBUTION Total Operating Expense INDIANA INTELLIGENCE FUSION C Total Operating Expense FORENSIC AND HEALTH SCIENCES 12,522,368 12 Motor Carrier Regulation Fund (IC 4 464,960 Augmentation allowed from the moto The amounts specified from the Motor Car are for the following purposes:	ended to provide securet agency shall be rein 0 5,964,305 CENTER 1,246,649 5 LABORATORIES ,522,368 8-2.1-23) 464,960 or carrier regulation fund	4,025,000 y matrix. 6,006,409 1,246,649 und. and the General Fund		
26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45	state fair board as determined by the budge state fair board to the state general fund. ISP SALARY MATRIX ADJUSTMENT Personal Services The above appropriations are for an adjust ISP OPEB CONTRIBUTION Total Operating Expense INDIANA INTELLIGENCE FUSION C Total Operating Expense FORENSIC AND HEALTH SCIENCES 12,522,368 12 Motor Carrier Regulation Fund (IC 4 464,960 Augmentation allowed from the moto	ended to provide secur et agency shall be rein 0 tment to the ISP salary 5,964,305 CENTER 1,246,649 5 LABORATORIES ,522,368 8-2.1-23) 464,960 or carrier regulation fr	4,025,000 y matrix. 6,006,409 1,246,649 und.		

		FY 2021-2022 Appropriation	FY 2022-2023 Appropriation	Biennial Appropriation
1	ENFORCEMENT AID			
2	Total Operating Expense	59,791	59,791	
3		·	-	
4	The above appropriations for enforcement aid a		e	
5	of a confidential nature. They are to be expended		on of the superinte	endent
6 7	and to be accounted for solely on the superintend	dent's authority.		
8	RETIREMENT PENSION FUND			
9	Total Operating Expense	25,255,100	25,255,100	
10	Tour ober mund Tuberne			
11	The above appropriations shall be paid into the s	state police pension	n fund provided	
12	for in IC 10-12-2 in twelve (12) equal installment		y 30 and on	
13	or before the 30th of each succeeding month the	reafter.		
14			, .	
15 16	If the amount actually required under IC 10-12-2 then, with the approval of the governor and the l			ations,
10	augmented from the general fund.	ouuget agency, tho	se sums may be	
18	augmenteu if om the general fund.			
19	BENEFIT TRUST FUND			
20	Total Operating Expense	6,000,000	6,000,000	
21				
22	All benefits to members shall be paid by warrant			
23	by the auditor of state on the basis of claims filed			
24 25	of the state police pension and benefit funds crea	ited by IC 10-12-2.		
23 26	If the amount actually required under IC 10-12-	2 is greater than th	ne above annronria	ations
27	then, with the approval of the governor and the l			attons,
28	augmented from the general fund.			
29				
30	PRE-1987 RETIREMENT			
31	Total Operating Expense	5,450,000	5,450,000	
32 33	If the amount actually required under IC 10-12-	5 is greater than th	a abaya	
33 34	appropriations, then, with the approval of the go	0		
35	those sums may be augmented from the general		uget ugeney,	
36				
37	ACCIDENT REPORTING			
38	Accident Report Account (IC 9-26-9-3)			
39	Total Operating Expense	4,122	4,122	
40	Augmentation allowed.			
41 42	DRUG INTERDICTION Drug Interdiction Fund (IC 10-11-7)			
43	Total Operating Expense	202,249	202,249	
44	Augmentation allowed.	202,212		
45	DNA SAMPLE PROCESSING			
46	DNA Sample Processing (IC 10-13-6-9.5)			
47	Total Operating Expense	1,776,907	1,776,907	
48	Augmentation allowed.			
49				

FY 2021-2022	FY 2022-2023	Biennial
Appropriation	Appropriation	Appropriation

1	FOR THE INTEGRATED PUBLIC SAFE	TY COMMISSION		
2	Integrated Public Safety Communics		2	
3	Total Operating Expense	14,698,322	14,698,322	
4	Augmentation allowed.			
5				
6	FOR THE ADJUTANT GENERAL	1 202 000	4 202 000	
7	Personal Services	4,202,888	4,202,888	
8	Other Operating Expense	5,152,993	5,152,993	
9 10	CAMP ATTERBURY MUSCATATUC			
10 11	Total Operating Expense MUTC - MUSCATATUCK URBAN TH	503,273	503,273	
11 12			952 442	
12 13	Total Operating Expense HOOSIER YOUTH CHALLENGE AC	852,442	852,442	
13 14	Total Operating Expense	2,027,276	2,027,276	
14	GOVERNOR'S CIVIL AND MILITAR			
13 16	Total Operating Expense	65,031	65,031	
17	Total Operating Expense	03,031	03,031	
18	The above appropriations for the governor	r's civil and military co	ntingency fund are	
19	made under IC 10-16-11-1.	t s civil and initial y co	indigency fund are	
20	made under 10-10-11-1.			
20	FOR THE CRIMINAL JUSTICE INSTIT	UTE		
22	Total Operating Expense	1,577,171	1,577,171	
23	Indiana Safe Schools Fund (IC 5-2-1		-,-,-,-	
24	Total Operating Expense	25,000	25,000	
25	Augmentation allowed.			
26	Violent Crime Victims Compensatio	n Fund (IC 5-2-6.1-40)		
27	Total Operating Expense	10,000	10,000	
28	Augmentation allowed.	,	,	
29	Victim and Witness Assistance Fund	l (IC 5-2-6-14)		
30	Total Operating Expense	50,000	50,000	
31	Augmentation allowed.			
32	State Drug Free Communities Fund	(IC 5-2-10-2)		
33	Total Operating Expense	50,000	50,000	
34	Augmentation allowed.			
35				
36	DRUG ENFORCEMENT MATCH			
37	Total Operating Expense	250,000	250,000	
38				
39	To facilitate the duties of the Indiana crim			
40	IC 5-2-6-3, the above appropriation is not			
41	when used to support other state agencies	through the awarding of	of state match dollars.	
42				
43	VICTIM AND WITNESS ASSISTANC			
44 45	Victim and Witness Assistance Fund		201.022	
45 46	Total Operating Expense	381,833	381,833	
46 47	Augmentation allowed.	FACIDEC		
47 18	ALCOHOL AND DRUG COUNTERM			
48 49	Alcohol and Drug Countermeasures Total Operating Expense		335 000	
47	Total Operating Expense	335,000	335,000	

		FY 2021-2022 Appropriation	FY 2022-2023 Appropriation	Biennial Appropriation
1	Augmentation allowed.			
2	STATE DRUG FREE COMMUNITIES			
3	State Drug Free Communities Fund (IC 5-2	2-10-2)		
4	Total Operating Expense	323,125	323,125	
5	Augmentation allowed.			
6	INDIANA SAFE SCHOOLS			
7	Total Operating Expense	1,313,059	1,313,059	
8	Indiana Safe Schools Fund (IC 5-2-10.1-2)	200.000	200.000	
9 10	Total Operating Expense	300,000 Sebeels Fund	300,000	
10	Augmentation allowed from Indiana Safe S	schools rund.		
11	The above appropriations for the Indiana safe sc	hools program ar	o for the nurnose	
12	of providing grants to school corporations and cl			
14	programs, emergency preparedness programs, a			ninal
15	justice institute shall transfer \$750,000 each fisca			
16	education to provide training to school safety spe	•		
17				
18	INDIANA CRIME GUNS TASK FORCE			
19	Total Operating Expense	5,000,000	5,000,000	
20				
21	The above appropriations shall be deposited in th	ne Indiana crime g	guns task force	
22	fund (IC 36-8-25.5-8).			
23 24	LOCAL LAW ENFORCEMENT TRAINING	CDANTS		
25	Total Operating Expense	3,500,000	3,500,000	
26	Fotal Operating Expense	5,500,000	3,500,000	
27	The above appropriations are for the purpose of	providing grants	to city, town,	
28	and county law enforcement agencies to conduct			
29	the purchase of supplies and training materials. I	Law enforcement :	agencies may appl	y
30	for grants in accordance with policies and procee			
31	justice institute. A grant awarded by the crimina			nt
32	agency in a fiscal year may not exceed the amour			
33	received from fees collected pursuant to IC 35-47	7-2-3 in calendar y	ear 2020.	
34 35	OFFICE OF TRAFFIC SAFETY			
35 36	Total Operating Expense	507,633	507,633	
30 37	Total Operating Expense	507,055	507,055	
38	The above appropriation for the office of traffic	safety may be used	l to cover the	
39	state match requirement for this program accord			
40	plan approved by the governor and the budget as	0	8	
41				
42	SEXUAL ASSAULT VICTIMS' ASSISTANC			
43	Total Operating Expense	2,000,000	2,000,000	
44	VICTIMS OF VIOLENT CRIME ADMINIST			
45	Total Operating Expense	3,636,841	3,636,841	
46	Violent Crime Victims Compensation Fund		7 550 944	
47 48	Total Operating Expense Augmentation allowed from the violent cri	2,550,844	2,550,844	
48 49	Augmentation anowed from the violent Cri	me victims compe	nsauvii luiiü.	
77				

FY 2021-2022	FY 2022-2023	Biennial
Appropriation	Appropriation	Appropriation

1	If appropriations are insufficient to pay elig	jible claims, the budge	et agency may
2	augment from the general fund.		
3			
4	DOMESTIC VIOLENCE PREVENTION	N AND TREATMENT	Г
5	Total Operating Expense	5,000,000	5,000,000
6	Domestic Violence Prevention and Tr	eatment Fund (IC 5-2	-6.7-4)
7	Total Operating Expense	1,226,800	1,226,800
8	Augmentation allowed from domestic	violence prevention a	nd treatment fund.
9	0	I	
10	The above appropriations are for programs	for the prevention of	domestic violence.
11	The appropriations may not be used to cons	truct a shelter.	
12			
13	FOR THE DEPARTMENT OF TOXICOL	DGY	
14	Total Operating Expense	2,249,632	2,249,632
15) -)) - <u>)</u>
16	BREATH TEST TRAINING AND CERT	FIFICATION	
17	Breath Test Training and Certificatio		
18	Total Operating Expense	355,000	355,000
19	Augmentation allowed from the Breat	-	· · · · · · · · · · · · · · · · · · ·
20		in rest framing and	
21	FOR THE CORONERS TRAINING BOAR	מי	
22	Coroners Training and Continuing Ed		3-6.5-8)
23	Total Operating Expense	400,000	400,000
23	Augmentation allowed.	400,000	400,000
25	Augmentation anowed.		
26	The state department of health shall admini	ster the coroners train	ning board fund
27	The state department of neutri shan admini	ster the coroners trun	
28	FOR THE LAW ENFORCEMENT TRAIN	ING ACADEMY	
29		287,272	
30	Law Enforcement Academy Fund (IC	-	
31	2,584,810 2,	·	
32	Augmentation allowed from the Law		v Fund
33	Augmentation anowed it on the Law		y i unu.
33 34	The amounts specified from the General Fu	nd and the Law Enfor	cement Academy Fund
35	are for the following purposes:		comone recuciny i unu
36	are for the fond sing purposes.		
37	Total Operating Expense	4,872,082	4,910,032
38	Total Operating Expense	1,072,002	1,910,002
39	C. REGULATORY AND LICENSING		
40			
40 41	FOR THE BUREAU OF MOTOR VEHICI	FS	
42	Personal Services	15,780,460	15,780,460
43	Other Operating Expense	10,529,389	10,529,389
44	FINANCIAL RESPONSIBILITY COM	, ,	
45	Financial Responsibility Compliance		
45 46	Total Operating Expense	6,436,521	9-25-9-7) 6,608,981
40 47	Augmentation allowed.	0,730,321	0,000,201
47 48	MOTORCYCLE OPERATOR SAFETY		
48 49			
47	Motorcycle Operator Safety Educatio	n r'unu (IC 9-2/-/-/)	

		FY 2021-2022 Appropriation	FY 2022-2023 Appropriation	Biennial Appropriation
1 2 3	Total Operating Expense Augmentation allowed. LICENSE BRANCHES	1,430,622	1,411,122	
4	Bureau of Motor Vehicles Commission Fu	nd (IC 9-14-14-1)		
5		106,681,667	106,681,667	
6	Augmentation allowed.			
7				
8	FOR THE DEPARTMENT OF LABOR			
9	Personal Services	651,148	651,148	
10	Other Operating Expense	52,037	52,037	
11	BUREAU OF MINES AND SAFETY			
12	Total Operating Expense	156,517	156,517	
13	QUALITY, METRICS, AND STATISTICS (N	,	151 (02	
14	Total Operating Expense	151,682	151,682	
15 16	OCCUPATIONAL SAFETY AND HEALTH	2,269,118	2,269,118	
10	Total Operating Expense	2,209,110	2,209,110	
18	The above appropriations for occupational safet	v and health and N	M.L.S. research	
19	and statistics reflect only the general fund portio			
20	the Indiana occupational safety and health plan a			
21	of Labor. It is the intent of the general assembly			
22	of labor apply to the federal government for the			
23	costs.			
24				
25	EMPLOYMENT OF YOUTH			
26	Labor Education and Youth Employment	-	,	
27	Total Operating Expense	532,110	532,110	
28	Augmentation allowed.			
29 20	INSAFE			
30 21	Special Fund for Safety and Health Consul	,	-	
31 32	Total Operating Expense Augmentation allowed.	380,873	380,873	
32 33	Augmentation anowed.			
33 34	FOR THE DEPARTMENT OF INSURANCE			
35	Department of Insurance Fund (IC 27-1-3-	-28)		
36	Personal Services	6,191,755	6,191,755	
37	Other Operating Expense	1,199,878	1,199,878	
38	Augmentation allowed.			
39	BAIL BOND DIVISION			
40	Bail Bond Enforcement and Administratio	n Fund (IC 27-10-	-5-1)	
41	Total Operating Expense	66,465	66,465	
42	Augmentation allowed.			
43	PATIENT'S COMPENSATION AUTHORIT			
44	Patient's Compensation Fund (IC 34-18-6-	,		
45	Total Operating Expense	4,149,289	4,149,289	
46	Augmentation allowed.			
47	POLITICAL SUBDIVISION RISK MANAG		`	
48	Political Subdivision Risk Management Fu	•	· · · · · · · · · · · · · · · · · · ·	
49	Other Operating Expense	133,108	133,108	

		FY 2021-2022 Appropriation	FY 2022-2023 Appropriation	Biennial Appropriation
1	Augmentation allowed.			
2	MINE SUBSIDENCE INSURANCE			
3	Mine Subsidence Insurance Fund (IC 2	7-7-9-7)		
4	Total Operating Expense	2,400,000	2,400,000	
5	Augmentation allowed.			
6	TITLE INSURANCE ENFORCEMENT (
7	Title Insurance Enforcement Fund (IC	,		
8	Total Operating Expense	902,940	902,940	
9	Augmentation allowed.			
10				
11	FOR THE ALCOHOL AND TOBACCO CO			
12	Enforcement and Administration Fund			
13	Personal Services	10,854,298	10,854,298	
14	Other Operating Expense	1,645,458	1,645,458	
15 16	Augmentation allowed. YOUTH TOBACCO EDUCATION AND	FNIEODOEMENIT		
16 17	Richard D. Doyle Youth Tobacco Educ		t Fund (IC 716)	6
17 18	Total Operating Expense	72,849	72,849	0)
10 19	Augmentation allowed.	/2,049	12,049	
20	ATC SALARY MATRIX ADJUSTMENT			
20	Enforcement and Administration Fund			
22	Personal Services	0	245,000	
23		v	210,000	
24	The above appropriations are for an adjustm	ent to the ATC salary	matrix.	
25	11 1 J	J		
26	ATC OPEB CONTRIBUTION			
27	Enforcement and Administration Fund	(IC 7.1-4-10-1)		
28	Total Operating Expense	638,532	658,617	
29	Augmentation allowed.			
30				
31	FOR THE DEPARTMENT OF FINANCIAL			
32	Financial Institutions Fund (IC 28-11-2	<i>.</i>		
33	Personal Services	7,384,743	7,384,743	
34	Other Operating Expense	1,943,928	1,943,928	
35	Augmentation allowed.			
36		CENCU		
37	FOR THE PROFESSIONAL LICENSING A		4 01 (400	
38 20	Personal Services	4,216,420	4,216,420	
39	Other Operating Expense	306,062	306,062	
40 41	CONTROLLED SUBSTANCES DATA F Controlled Substances Data Fund (IC 2			
41 42	Total Operating Expense	.5-20-24-25) 1,459,572	1,459,572	
43	Augmentation allowed.	1,439,372	1,439,372	
44	PRENEED CONSUMER PROTECTION			
45	Preneed Consumer Protection Fund (10	30-2-13-28)		
46	Total Operating Expense	67,000	67,000	
47	Augmentation allowed.	0,,000		
48	BOARD OF FUNERAL AND CEMETER	Y SERVICE		
49	Funeral Service Education Fund (IC 25			
		,		

		FY 2021-2022 Appropriation	FY 2022-2023 Appropriation	Biennial Appropriation
1 2	Total Operating Expense Augmentation allowed.	250	250	
3	DENTAL PROFESSION INVESTIGATION			
4 5	Dental Compliance Fund (IC 25-14-1-3.7) Total Operating Expense	100,605	100,605	
6	Augmentation allowed.	100,000	100,000	
7	PHYSICIAN INVESTIGATION	0)		
8 9	Physician Compliance Fund (IC 25-22.5-2-3 Total Operating Expense	7,586	7,586	
10	Augmentation allowed.	7,500	7,500	
11	0			
12	FOR THE CIVIL RIGHTS COMMISSION			
13	Personal Services	1,539,033	1,539,033	
14	Other Operating Expense	276,044	276,044	
15 16	The above enquencies for the Indiana sixil rig	hta aammiaaian w	flaata anly tha	
10 17	The above appropriation for the Indiana civil rig general fund portion of the total program costs for			
18	and housing discrimination complaints. It is the i			
10	that the commission shall apply to the federal gov	Ų	•	
20	upon the processing of employment and housing			
21			•	
22	COMMISSION FOR WOMEN			
23	Total Operating Expense	98,115	98,115	
24 25	COMMISSION ON THE SOCIAL STATUS (
25 26	Total Operating Expense NATIVE AMERICAN INDIAN AFFAIRS CC	135,431	135,431	
26 27	Total Operating Expense	74,379	74,379	
28	COMMISSION ON HISPANIC/LATINO AFI		74,377	
29	Total Operating Expense	102,432	102,432	
30	DR. MARTIN LUTHER KING JR. HOLIDAY	,	· · · · · · · · · · · · · · · · · · ·	
31	Total Operating Expense	19,400	19,400	
32		_		
33	FOR THE UTILITY CONSUMER COUNSELO	R		
34 25	Public Utility Fund (IC 8-1-6-1) Personal Services	6 125 925	6 125 925	
35 36	Other Operating Expense	6,135,835 771,825	6,135,835 771,825	
30 37	Augmentation allowed.	771,025	//1,025	
38	EXPERT WITNESS FEES AND AUDIT			
39	Public Utility Fund (IC 8-1-6-1)			
40	Total Operating Expense	787,998	787,998	
41	Augmentation allowed.			
42				
43	FOR THE UTILITY REGULATORY COMMIS	SION		
44 45	Public Utility Fund (IC 8-1-6-1) Personal Services	6 720 751	6 720 751	
45 46	Other Operating Expense	6,739,751 2,172,236	6,739,751 2,172,236	
40 47	Augmentation allowed.	491/292JU	£91/292JU	
48	B			
49	FOR THE WORKER'S COMPENSATION BOA	RD		

		FY 2021-2022 Appropriation	FY 2022-2023 Appropriation	Biennial Appropriation
1	Total Operating Expense	1,835,964	1,835,964	TPP: op tenton
2	Workers' Compensation Supplemental			
$\frac{2}{3}$	Total Operating Expense	409,155	409,155	
4	Augmentation allowed from the worker	,	/	trative
5	fund.	I III		
6				
7	FOR THE STATE BOARD OF ANIMAL HE	ALTH		
8	Personal Services	4,626,244	4,626,244	
9	Other Operating Expense	518,500	518,500	
10	INDEMNITY FUND			
11	Total Operating Expense	42,500	42,500	
12	Augmentation allowed.			
13	MEAT & POULTRY			
14	Total Operating Expense	1,965,106	1,965,106	
15	CAPTIVE CERVIDAE PROGRAMS			
16	Captive Cervidae Programs Fund (IC 1:	<i>.</i>	40.000	
17 18	Total Operating Expense Augmentation allowed.	40,000	40,000	
10 19	Augmentation anowed.			
20	FOR THE DEPARTMENT OF HOMELAND	SECURITY		
20	Fire and Building Services Fund (IC 22-			
22	Personal Services	11,411,500	11,691,962	
23	Other Operating Expense	2,587,891	2,708,591	
24	Augmentation allowed.		_,,,,,,,,,,	
25	REGIONAL PUBLIC SAFETY TRAININ	G		
26	Regional Public Safety Training Fund (IC 10-15-3-12)		
27	Total Operating Expense	1,936,185	1,936,185	
28	Augmentation allowed.			
29	RADIOLOGICAL HEALTH			
30	Total Operating Expense	63,023	63,023	
31	INDIANA SECURED SCHOOL SAFETY			
32	Total Operating Expense	19,010,000	19,010,000	
33	The choice environment is shade frinds to me	arida ananta fan tha r	wardston of askesl	hazad
34 35	The above appropriations include funds to pro- mental health services and social emotional we			Dased
35 36	schools. From the above appropriations, the d			مام
37	each fiscal year to accredited nonpublic schoo			
38	of security equipment or other security upgra			ic and the second se
39	grants to nonpublic schools that demonstrate	-	-	
40	8		·····	
41	EMERGENCY MANAGEMENT CONTIN	IGENCY FUND		
42	Total Operating Expense	97,288	97,288	
43		,		
44	The above appropriations for the emergency i	management conting	ency fund are mad	le
45	under IC 10-14-3-28.			
46				
47	PUBLIC ASSISTANCE			
48	Total Operating Expense	1	1	
49	Augmentation allowed.			

FY 2021-2022	FY 2022-2023	Biennial
Appropriation	Appropriation	Appropriation

1	INDIANA EMERGENCY RESPONSE CO		40.550
2	Total Operating Expense	48,579	48,579
3	Local Emergency Planning and Right to		
4	Total Operating Expense	63,251	63,251
5	Augmentation allowed.		
6	STATE DISASTER RELIEF	~	
7	State Disaster Relief Fund (IC 10-14-4-5	· · · · · · · · · · · · · · · · · · ·	
8	Total Operating Expense	149,784	149,784
9	Augmentation allowed.		
10	FIRE PREVENTION AND PUBLIC SAFE		
11	Fire Prevention and Public Safety Fund		
12	Total Operating Expense	32,000	32,000
13	Augmentation allowed.		
14		• • •	1 6 1 4 6 1
15	Any remaining balance in the reduced ignition		
16	before its repeal shall be transferred to the fir	e prevention and pu	blic safety fund.
17	STATEWIDE FIRE AND BUILDING SAF		FUND
18			
19 20	Statewide Fire and Building Safety Educ		· · · · · · · · · · · · · · · · · · ·
20	Total Operating Expense	102,815	102,815
21 22	Augmentation allowed.		
22 23	SECTION 5 (EFFECTIVE III V 1 2021)		
23 24	SECTION 5. [EFFECTIVE JULY 1, 2021]		
24 25	CONSERVATION AND ENVIRONMENT		
23 26	CONSERVATION AND ENVIRONMENT		
20 27	A. NATURAL RESOURCES		
27	A. NATURAL RESOURCES		
28 29	FOR THE DEPARTMENT OF NATURAL R	FSOURCES - ADM	INISTRATION
2) 30	Personal Services	9,090,851	9,090,851
30 31	Other Operating Expense	1,926,025	1,926,025
32	DNR OPEB CONTRIBUTION	1,920,025	1,720,025
33	Total Operating Expense	2,399,766	2,454,372
33 34	ENTOMOLOGY AND PLANT PATHOLO		2,454,572
35	Total Operating Expense	794,022	794,022
36	Entomology and Plant Pathology Fund (///////////////////////////////////////
37	Total Operating Expense	302,415	302,415
38	DNR ENGINEERING DIVISION	502,115	502,115
39	Personal Services	1,749,853	1,749,853
40	Other Operating Expense	348,650	348,650
41	DIVISION OF HISTORIC PRESERVATION		
42	Total Operating Expense	916,191	916,191
43	WABASH RIVER HERITAGE CORRIDO	-	/ 10,1/1
44	Wabash River Heritage Corridor Fund		
45	Total Operating Expense	159,128	159,128
46	NATURE PRESERVES DIVISION	10/9120	10,110
47	Other Operating Expense	351,488	351,488
48	WATER DIVISION		
49	Personal Services	4,152,675	4,152,675
• •		.,,	.,,

		FY 2021-2022 Appropriation	FY 2022-2023 Appropriation	Biennial Appropriation
1	Other Operating Expense	500,001	500,001	
2 3 4 5	All revenues accruing from state and local units utilities and industrial concerns as a result of w and as a result of topographic and other mappi	ater resources stud ng projects, shall be	y projects, e deposited into	
6 7 8	the state general fund, in addition to the above resources studies. The above appropriations inc for the monitoring of water resources.			
9				
10	DEER RESEARCH AND MANAGEMENT	(142252)		
11 12	Deer Research and Management Fund (In	· · · · · ·	00 100	
12 13	Total Operating Expense Augmentation allowed.	90,180	90,180	
13 14	OIL AND GAS DIVISION			
14	Oil and Gas Fund (IC 6-8-1-27)			
16	Personal Services	1,054,473	1,054,473	
17	Other Operating Expense	302,192	302,192	
18	Augmentation allowed.	502,172	502,172	
19	STATE PARKS AND RESERVOIRS			
20	3,590,713 3,590	.713		
21	State Parks and Reservoirs Special Rever	-	·8-2)	
22	35,210,802 35,210		,	
23	Augmentation allowed from the State Par	rks and Reservoirs	Special Revenue F	und.
24				
25	The amounts specified from the General Fund a		and Reservoirs	
26	Special Revenue Fund are for the following pur	poses:		
27				
28	Personal Services	25,623,759	25,623,759	
29	Other Operating Expense	13,177,756	13,177,756	
30				
31	SNOWMOBILE FUND	$(T_{C}, 1, 4, 1, 2, 1, 2, 0)$		
32	Off-Road Vehicle and Snowmobile Fund	• • •	70 200	
33 34	Total Operating Expense	78,209	78,209	
34 35	Augmentation allowed. DNR LAW ENFORCEMENT DIVISION			
35 36	DINK LAW ENFORCEMENT DIVISION 13,108,321 13,108,321			
30 37	Fish and Wildlife Fund (IC 14-22-3-2)	,321		
38	10,831,730 10,831	730		
39	Augmentation allowed from the Fish and			
40				
41	The amounts specified from the General Fund a	and the Fish and W	ildlife Fund are fo	r
42	the following purposes:			
43				
44	Personal Services	20,671,551	20,671,551	
45	Other Operating Expense	3,268,500	3,268,500	
46				
47	DNR SALARY MATRIX ADJUSTMENT			
48	Personal Services	0	700,000	
49				

FY 2021-2022	FY 2022-2023	Biennial
Appropriation	Appropriation	Appropriation

2 SPORTSMEN'S BENEVOLENCE 4 Total Operating Expense 145,500 5 FISH AND WILDLIFE DIVISION 6 Fish and Wildlife Fund (IC 14-22-3-2) 7 Personal Services 5,239,323 8 Other Operating Expense 4,302,011 9 Augmentation allowed. 10 FORESTRY DIVISION 11 State Forestry Fund (IC 14-23-3-2) 12 State Forestry Fund (IC 14-23-3-2) 13 3,643,741 3,643,741 14 Augmentation allowed from the State Forestry Fund. 15 The amounts specified from the General Fund and the State Forestry Fund are for the following purposes: 16 The addition to any of the above appropriations for the department of natural resources, any federal funds received by the state of Indiana for support of approved outdoor recreation projects for planning, acquisition, and development under the provisions of the federal Land and Water Conservation Fund Act, PL.88-578, are appropriated for the uses and purposes for which the funds were paid to the state, and shall be distributed by the department of natural resources to state agencies and other governmental units in accordance with the provisions under which the funds were precived. 11 LAKE MICHIGAN COASTAL PROGRAM MATCH 12 Cigarette Tax Fund (IC 6-7-1-28.1) 13	1 2	The above appropriations are for an adjustm	ent to the DNR salary	y matrix.	
4 Total Operating Expense 145,500 145,500 5 FISH AND WILDLIFE DIVISION 5 6 Fish and Wildlife Fund (IC 14-22-3-2) 7 7 Personal Services 5,239,323 5,239,323 8 Other Operating Expense 4,302,011 4,302,011 9 Augmentation allowed. 10 FORESTRY DIVISION 11 5,831,218 5,831,218 5,831,218 12 State Forestry Fund (IC 14-23-3-2) 3,643,741 3,643,741 13 3,643,741 3,643,741 Augmentation allowed from the State Forestry Fund are for 16 The amounts specified from the General Fund and the State Forestry Fund are for 17 the following purposes: 18 18 9 Personal Services 7,184,827 7,184,827 19 Personal Services 7,184,827 7,184,827 2,290,132 2,290,132 2,290,132 2,290,132 10 recreation projects for planning, acquisition, and development under the provisions of the federal Land and Water Conservation Fund Act, PL.488-578, are appropriated for the uses and purposes for which the funds were paid to the state, and shall 10 10 11,313		SPORTSMEN'S RENEVOLENCE			
5 FISH AND WILDLIFE DIVISION 6 Fish and Wildlife Fund (IC 14-22-3-2) 7 Personal Services 5,239,323 5,239,323 8 Other Operating Expense 4,302,011 4,302,011 9 Augmentation allowed. 5,831,218 5,831,218 10 FORESTRY DIVISION 5,831,218 5,831,218 11 State Forestry Fund (IC 14-22-3-2) 3,643,741 12 State Forestry Fund (IC 14-23-3-2) 13 3,643,741 3,643,741 14 Augmentation allowed from the State Forestry Fund. 15 The amounts specified from the General Fund and the State Forestry Fund are for 14 Augmentain gexpense 2,290,132 2,290,132 17 Dersonal Services 7,184,827 7,184,827 18 Personal Services 7,184,827 7,184,827 20 Other Operating Expense 2,290,132 2,290,132 21 In addition to any of the above appropriations for the department of natural resources, any federal funds received by the state of Indiana for support of approved outdoor 22 recreation projects for planning, acquisition, and development under the provisions of the federal Land and Wat			145,500	145.500	
6 Fish and Wildlife Fund (IC 14-22-3-2) 7 Personal Services 5,239,323 5,239,323 8 Other Operating Expense 4,302,011 4,302,011 9 Augmentation allowed. 10 FORESTRY DIVISION 11 5,831,218 5,831,218 12 State Forestry Fund (IC 14-23-3-2) 3,643,741 3,643,741 14 Augmentation allowed from the State Forestry Fund. 10 15 The amounts specified from the General Fund and the State Forestry Fund are for the following purposes: 16 The amounts specified from the General Fund and the State Forestry Fund are for the following purposes: 17 Personal Services 7,184,827 7,184,827 10 Other Operating Expense 2,290,132 2,290,132 11 In addition to any of the above appropriations for the department of natural resources, any federal funds received by the state of Indiana for support of approved outdoor 11 recreation projects for planning, acquisition, and development under the provisions 12 In addition to any of the above appropriation Fund Act, P.L.88-578, are appropriated 13 for the uses and purposes for which the funds were paid to the state, and shall 14 be distri			110,000	110,000	
7 Personal Services 5,239,323 5,239,323 8 Other Operating Expense 4,302,011 4,302,011 9 Augmentation allowed. 10 FORESTRY DIVISION 11 5,831,218 5,831,218 12 State Forestry Fund (IC 14-23-3-2) 3,643,741 13 3,643,741 3,643,741 14 Augmentation allowed from the State Forestry Fund. 15 The amounts specified from the General Fund and the State Forestry Fund are for the following purposes: 16 The amounts specified from the General Fund and the State Forestry Fund are for the following purposes: 17 In addition to any of the above appropriations for the department of natural resources, any federal funds received by the state of Indiana for support of approved outdoor 16 recreation projects for planning, acquisition, and development under the provisions of the federal Land and Water Conservation Fund Act, P.L.88-578, are appropriated for the uses and purposes for which the funds were paid to the state, and shall be distributed by the department of natural resources to state agencies and other governmental units in accordance with the provisions under which the funds were received. 11 LAKE MICHIGAN COASTAL PROGRAM MATCH 12 Cigarette Tax Fund (IC 6-7-1-28.1) 13 Total Operating Expense 11					
8 Other Operating Expense 4,302,011 4,302,011 9 Augmentation allowed. 10 FORESTRY DIVISION 11 5,831,218 5,831,218 12 State Forestry Fund (IC 14-23-3-2) 3,643,741 13 3,643,741 3,643,741 14 Augmentation allowed from the State Forestry Fund. 15 The amounts specified from the General Fund and the State Forestry Fund are for the following purposes: 16 The amounts specified from the General Fund and the State Forestry Fund are for the following purposes: 18 Personal Services 7,184,827 7,184,827 19 Personal Services 7,184,827 7,184,827 20 Other Operating Expense 2,290,132 2,290,132 21 In addition to any of the above appropriations for the department of natural resources, any federal funds received by the state of Indiana for support of approved outdoor recreation projects for planning, acquisition, and development under the provisions of the federal Land and Water Conservation Fund Act, P.L.88-578, are appropriated for the uses and purposes for which the funds were paid to the state, and shall be distributed by the department of natural resources to state agencies and other governmental units in accordance with the provisions under which the funds were received. 11 LAKE M			5.239.323	5.239.323	
9 Augmentation allowed. 10 FORESTRY DIVISION 11 5,831,218 5,831,218 12 State Forestry Fund (IC 14-23-3-2) 13 3,643,741 3,643,741 14 Augmentation allowed from the State Forestry Fund. 15 16 The amounts specified from the General Fund and the State Forestry Fund are for the following purposes: 18 19 Personal Services 7,184,827 7,184,827 20 Other Operating Expense 2,290,132 2,290,132 21 In addition to any of the above appropriations for the department of natural resources, any federal funds received by the state of Indiana for support of approved outdoor recreation projects for planning, acquisition, and development under the provisions of the federal Land and Water Conservation Fund Act, P.L.88-578, are appropriated for the uses and purposes for which the funds were paid to the state, and shall be distributed by the department of natural resources to state agencies and other governmental units in accordance with the provisions under which the funds were received. 31 LAKE MICHIGAN COASTAL PROGRAM MATCH 32 Lake AND RIVER ENHANCEMENT 34 Augmentation allowed. 35 LAKE AND RIVER ENHANCEMENT 36 LAKE AND RIVER ENHANCEMENT					
10 FORESTRY DIVISION 11 5,831,218 5,831,218 12 State Forestry Fund (IC 14-23-3-2) 13 3,643,741 3,643,741 14 Augmentation allowed from the State Forestry Fund. 15 The amounts specified from the General Fund and the State Forestry Fund are for the following purposes: 16 The amounts specified from the General Fund and the State Forestry Fund are for the following purposes: 19 Personal Services 7,184,827 7,184,827 20 Other Operating Expense 2,290,132 2,290,132 21 In addition to any of the above appropriations for the department of natural resources, any federal funds received by the state of Indiana for support of approved outdoor recreation projects for planning, acquisition, and development under the provisions of the federal Land and Water Conservation Fund Act, P.L.88-578, are appropriated for the uses and purposes for which the funds were paid to the state, and shall 27 be distributed by the department of natural resources to state agencies and other governmental units in accordance with the provisions under which the funds were received. 30 Total Operating Expense 117,313 117,313 31 LAKE MICHIGAN COASTAL PROGRAM MATCH 2 Cigarett Tax Fund (IC 6-7-1-28.1) 33 Total Operating Expense <			.,	.,	
11 5,831,218 5,831,218 12 State Forestry Fund (IC 14-23-3-2) 13 3,643,741 3,643,741 14 Augmentation allowed from the State Forestry Fund. 15 The amounts specified from the General Fund and the State Forestry Fund are for 16 The amounts specified from the General Fund and the State Forestry Fund are for 17 the following purposes: 18 Personal Services 7,184,827 19 Personal Services 2,290,132 2,290,132 10 and dition to any of the above appropriations for the department of natural resources, any federal funds received by the state of Indiana for support of approved outdoor 21 In addition to any of the above appropriation, and development under the provisions 22 In addition to any of the above appropriation, and development under the provisions 30 of the federal Land and Water Conservation Fund Act, P.L.88-578, are appropriated 26 for the uses and purposes for which the funds were paid to the state, and shall 27 be distributed by the department of natural resources to state agencies and other 28 governmental units in accordance with the provisions under which the funds were 29 received. 20		0			
12 State Forestry Fund (IC 14-23-3-2) 13 3,643,741 3,643,741 14 Augmentation allowed from the State Forestry Fund. 15 The amounts specified from the General Fund and the State Forestry Fund are for the following purposes: 16 The amounts specified from the General Fund and the State Forestry Fund are for the following purposes: 18 Personal Services 7,184,827 7,184,827 20 Other Operating Expense 2,290,132 2,290,132 21 In addition to any of the above appropriations for the department of natural resources, any federal funds received by the state of Indiana for support of approved outdoor recreation projects for planning, acquisition, and development under the provisions of the federal Land and Water Conservation Fund Act, P.L.88-578, are appropriated 26 for the uses and purposes for which the funds were paid to the state, and shall 29 be distributed by the department of natural resources to state agencies and other 20 governmental units in accordance with the provisions under which the funds were 21 Cigarette Tax Fund (IC 6-7-1-28.1) 31 LAKE MICHIGAN COASTAL PROGRAM MATCH 22 Cigarette Tax Fund (IC 14-22-3.5-1) 33 Total Operating Expense 2,046,309 34 Augmentatio			31,218		
13 3,643,741 3,643,741 14 Augmentation allowed from the State Forestry Fund. 15 The amounts specified from the General Fund and the State Forestry Fund are for the following purposes: 16 The amounts specified from the General Fund and the State Forestry Fund are for the following purposes: 19 Personal Services 7,184,827 7,184,827 2,290,132 2,290,132 20 Other Operating Expense 2,290,132 2,290,132 2,290,132 21 In addition to any of the above appropriations for the department of natural resources, any federal funds received by the state of Indiana for support of approved outdoor recreation projects for planning, acquisition, and development under the provisions of the federal Land and Water Conservation Fund Act, P.L.88-578, are appropriated for the uses and purposes for which the funds were paid to the state, and shall 15 be distributed by the department of natural resources to state agencies and other governmental units in accordance with the provisions under which the funds were received. 30 LAKE MICHIGAN COASTAL PROGRAM MATCH 21 Cigarette Tax Fund (IC 6-7-1-28.1) 33 Total Operating Expense 117,313 117,313 34 Augmentation allowed. 3 35 LAKE MICHIGAN COASTAL PROGRAM MATCH 2,046,309 2,046,309			·) -		
14 Augmentation allowed from the State Forestry Fund. 15 The amounts specified from the General Fund and the State Forestry Fund are for 16 The amounts specified from the General Fund and the State Forestry Fund are for 17 the following purposes: 18 Personal Services 7,184,827 19 Personal Services 2,290,132 20 Other Operating Expense 2,290,132 21 In addition to any of the above appropriations for the department of natural resources, 23 any federal funds received by the state of Indiana for support of approved outdoor 24 recreation projects for planning, acquisition, and development under the provisions 25 of the federal Land and Water Conservation Fund Act, P.L.88-578, are appropriated 26 for the uses and purposes for which the funds were paid to the state, and shall 27 be distributed by the department of natural resources to state agencies and other 28 governmental units in accordance with the provisions under which the funds were 29 received. 20 Lake MICHIGAN COASTAL PROGRAM MATCH 21 Lake MICHIGAN COASTAL PROGRAM MATCH 22 Cigarette Tax Fund (IC 6-7-1-28.1) 31			43,741		
15 The amounts specified from the General Fund and the State Forestry Fund are for 16 The amounts specified from the General Fund and the State Forestry Fund are for 17 the following purposes: 18 Personal Services 7,184,827 19 Personal Services 7,184,827 20 Other Operating Expense 2,290,132 21 In addition to any of the above appropriations for the department of natural resources, 23 any federal funds received by the state of Indiana for support of approved outdoor 24 recreation projects for planning, acquisition, and development under the provisions 25 of the federal Land and Water Conservation Fund Act, P.L.88-578, are appropriated 26 for the uses and purposes for which the funds were paid to the state, and shall 27 be distributed by the department of natural resources to state agencies and other 28 governmental units in accordance with the provisions under which the funds were 29 received. 301 LAKE MICHIGAN COASTAL PROGRAM MATCH 31 LAKE MICHIGAN COASTAL PROGRAM MATCH 32 Gigarette Tax Fund (IC 6-7-1-28.1) 33 Total Operating Expense 117,313 117,313			2		
16 The amounts specified from the General Fund and the State Forestry Fund are for 17 the following purposes: 18 9 19 Personal Services 7,184,827 20 Other Operating Expense 2,290,132 2,290,132 21 In addition to any of the above appropriations for the department of natural resources, 23 any federal funds received by the state of Indiana for support of approved outdoor 24 recreation projects for planning, acquisition, and development under the provisions 25 of the federal Land and Water Conservation Fund Act, P.L.88-578, are appropriated 26 for the uses and purposes for which the funds were paid to the state, and shall 27 be distributed by the department of natural resources to state agencies and other 28 governmental units in accordance with the provisions under which the funds were 29 received. 117,313 117,313 31 LAKE MICHIGAN COASTAL PROGRAM MATCH 12 13 32 Cigarette Tax Fund (IC 6-7-1-28.1) 13 117,313 117,313 33 Total Operating Expense 2,046,309 2,046,309 2,046,309 34 Augmentation allowed.	15	8			
17 the following purposes: 18 19 Personal Services 7,184,827 7,184,827 20 Other Operating Expense 2,290,132 2,290,132 21 In addition to any of the above appropriations for the department of natural resources, any federal funds received by the state of Indiana for support of approved outdoor recreation projects for planning, acquisition, and development under the provisions of the federal Land and Water Conservation Fund Act, P.L.88-578, are appropriated for the uses and purposes for which the funds were paid to the state, and shall be distributed by the department of natural resources to state agencies and other governmental units in accordance with the provisions under which the funds were received. 30 ILAKE MICHIGAN COASTAL PROGRAM MATCH 31 LAKE MICHIGAN COASTAL PROGRAM MATCH 32 Cigarette Tax Fund (IC 6-7-1-28.1) 33 Total Operating Expense 34 Augmentation allowed. 35 LAKE AND RIVER ENHANCEMENT 36 Lake and River Enhancement Fund (IC 14-22-3.5-1) 37 Total Operating Expense 2,046,309 2,046,309 38 Augmentation allowed. 39 HERITAGE TRUST 40 Total Operating Expense 94,090 94,090 36 Augmentation allowed. <t< td=""><td></td><td>The amounts specified from the General Fund</td><td>d and the State Fores</td><td>try Fund are for</td></t<>		The amounts specified from the General Fund	d and the State Fores	try Fund are for	
18 Personal Services 7,184,827 7,184,827 19 Personal Services 2,290,132 2,290,132 20 Other Operating Expense 2,290,132 2,290,132 21 In addition to any of the above appropriations for the department of natural resources, any federal funds received by the state of Indiana for support of approved outdoor recreation projects for planning, acquisition, and development under the provisions of the federal Land and Water Conservation Fund Act, PL.88-578, are appropriated for the uses and purposes for which the funds were paid to the state, and shall be distributed by the department of natural resources to state agencies and other governmental units in accordance with the provisions under which the funds were received. 30 LAKE MICHIGAN COASTAL PROGRAM MATCH 31 LAKE MICHIGAN COASTAL PROGRAM MATCH 32 Cigarette Tax Fund (IC 6-7-1-28.1) 33 Total Operating Expense 34 Augmentation allowed. 35 LAKE AND RIVER ENHANCEMENT 36 Lake and River Enhancement Fund (IC 14-22-3.5-1) 37 Total Operating Expense 94,090 94,090 38 Augmentation allowed. 39 39 HERITAGE TRUST 811,750 811,750 40 Total Operating Expense 94,090 94,090		-		·	
20Other Operating Expense2,290,1322,290,13221222324242526272829292929202021212223242526272728292929292020202121222324252526272728292929202020212122212324252526272727272727282929292929202021212122232425252627272728292929292929292929292929<	18				
20Other Operating Expense2,290,1322,290,13221222324242526272829292929202021212223242526272728292929292020202121222122232425252627272829292929202020212121212223242525262727272728292929202021212122232425252626272727282929292929292920202021	19	Personal Services	7,184,827	7,184,827	
21In addition to any of the above appropriations for the department of natural resources,22In addition to any of the above appropriations for the department of natural resources,23any federal funds received by the state of Indiana for support of approved outdoor24recreation projects for planning, acquisition, and development under the provisions25of the federal Land and Water Conservation Fund Act, P.L.88-578, are appropriated26for the uses and purposes for which the funds were paid to the state, and shall27be distributed by the department of natural resources to state agencies and other28governmental units in accordance with the provisions under which the funds were29received.30LAKE MICHIGAN COASTAL PROGRAM MATCH31LAKE MICHIGAN COASTAL PROGRAM MATCH32Cigarette Tax Fund (IC 6-7-1-28.1)33Total Operating Expense34Augmentation allowed.35LAKE AND RIVER ENHANCEMENT36Lake and River Enhancement Fund (IC 14-22-3.5-1)37Total Operating Expense38Augmentation allowed.39HERITAGE TRUST40Total Operating Expense41Benjamin Harrison Conservation Trust Fund (IC 14-12-2-25)42Total Operating Expense43Augmentation allowed.44INSTITUTIONAL ROAD CONSTRUCTION45State Highway Fund (IC 8-23-9-54)46Total Operating Expense47Vate Spense		Other Operating Expense			
23any federal funds received by the state of Indiana for support of approved outdoor24recreation projects for planning, acquisition, and development under the provisions25of the federal Land and Water Conservation Fund Act, P.L.88-578, are appropriated26for the uses and purposes for which the funds were paid to the state, and shall27be distributed by the department of natural resources to state agencies and other28governmental units in accordance with the provisions under which the funds were29received.30IAKE MICHIGAN COASTAL PROGRAM MATCH31LAKE MICHIGAN COASTAL PROGRAM MATCH32Cigarette Tax Fund (IC 6-7-1-28.1)33Total Operating Expense34Augmentation allowed.35LAKE AND RIVER ENHANCEMENT36Lake and River Enhancement Fund (IC 14-22-3.5-1)37Total Operating Expense38Augmentation allowed.39HERITAGE TRUST40Total Operating Expense41Montal Operating Expense42State Highway Fund (IC 8-23-9-54)43Augmentation allowed.44INSTITUTIONAL ROAD CONSTRUCTION45State Highway Fund (IC 8-23-9-54)46Total Operating Expense47Value Sund (IC 8-23-9-54)			, ,		
23any federal funds received by the state of Indiana for support of approved outdoor24recreation projects for planning, acquisition, and development under the provisions25of the federal Land and Water Conservation Fund Act, P.L.88-578, are appropriated26for the uses and purposes for which the funds were paid to the state, and shall27be distributed by the department of natural resources to state agencies and other28governmental units in accordance with the provisions under which the funds were29received.30IAKE MICHIGAN COASTAL PROGRAM MATCH32Cigarette Tax Fund (IC 6-7-1-28.1)33Total Operating Expense34Augmentation allowed.35LAKE AND RIVER ENHANCEMENT36Lake and River Enhancement Fund (IC 14-22-3.5-1)37Total Operating Expense38Augmentation allowed.39HERITAGE TRUST40Total Operating Expense41Montal Expense42State Highway Fund (IC 8-23-9-54)43Augmentation allowed.	22	In addition to any of the above appropriation	s for the department	of natural resources,	
24recreation projects for planning, acquisition, and development under the provisions25of the federal Land and Water Conservation Fund Act, P.L.88-578, are appropriated26for the uses and purposes for which the funds were paid to the state, and shall27be distributed by the department of natural resources to state agencies and other28governmental units in accordance with the provisions under which the funds were29received.30IAKE MICHIGAN COASTAL PROGRAM MATCH31LAKE MICHIGAN COASTAL PROGRAM MATCH32Cigarette Tax Fund (IC 6-7-1-28.1)33Total Operating Expense34Augmentation allowed.35LAKE AND RIVER ENHANCEMENT36Lake and River Enhancement Fund (IC 14-22-3.5-1)37Total Operating Expense38Augmentation allowed.39HERITAGE TRUST40Total Operating Expense41Benjamin Harrison Conservation Trust Fund (IC 14-12-2-25)42Total Operating Expense43Augmentation allowed.44INSTITUTIONAL ROAD CONSTRUCTION45State Highway Fund (IC 8-23-9-54)46Total Operating Expense47Vate Gal Deparating Expense482,425,00047	23				
25of the federal Land and Water Conservation Fund Act, P.L.88-578, are appropriated26for the uses and purposes for which the funds were paid to the state, and shall27be distributed by the department of natural resources to state agencies and other28governmental units in accordance with the provisions under which the funds were29received.30IAKE MICHIGAN COASTAL PROGRAM MATCH31LAKE MICHIGAN COASTAL PROGRAM MATCH33Total Operating Expense34Augmentation allowed.35LAKE AND RIVER ENHANCEMENT36Lake and River Enhancement Fund (IC 14-22-3.5-1)37Total Operating Expense38Augmentation allowed.39HERITAGE TRUST40Total Operating Expense41Benjamin Harrison Conservation Trust Fund (IC 14-12-2-25)42Total Operating Expense43Augmentation allowed.44INSTITUTIONAL ROAD CONSTRUCTION45State Highway Fund (IC 8-23-9-54)46Total Operating Expense472,425,000	24				
27be distributed by the department of natural resources to state agencies and other governmental units in accordance with the provisions under which the funds were received.30ILAKE MICHIGAN COASTAL PROGRAM MATCH Cigarette Tax Fund (IC 6-7-1-28.1) Total Operating Expense117,31333Total Operating Expense117,31334Augmentation allowed.35LAKE AND RIVER ENHANCEMENT36Lake and River Enhancement Fund (IC 14-22-3.5-1)37Total Operating Expense38Augmentation allowed.39HERITAGE TRUST40Total Operating Expense41Benjamin Harrison Conservation Trust Fund (IC 14-12-2-25)42Total Operating Expense43Augmentation allowed.44INSTITUTIONAL ROAD CONSTRUCTION45State Highway Fund (IC 8-23-9-54)46Total Operating Expense472,425,000	25				
28governmental units in accordance with the provisions under which the funds were29received.3031LAKE MICHIGAN COASTAL PROGRAM MATCH32Cigarette Tax Fund (IC 6-7-1-28.1)33Total Operating Expense117,31334Augmentation allowed.35LAKE AND RIVER ENHANCEMENT36Lake and River Enhancement Fund (IC 14-22-3.5-1)37Total Operating Expense2,046,30938Augmentation allowed.39HERITAGE TRUST40Total Operating Expense94,09041Benjamin Harrison Conservation Trust Fund (IC 14-12-2-25)42Total Operating Expense811,75043Augmentation allowed.44INSTITUTIONAL ROAD CONSTRUCTION45State Highway Fund (IC 8-23-9-54)46Total Operating Expense2,425,00047Value Superse2,425,000	26	for the uses and purposes for which the funds	were paid to the stat	te, and shall	
 received. IAKE MICHIGAN COASTAL PROGRAM MATCH Cigarette Tax Fund (IC 6-7-1-28.1) Total Operating Expense 117,313 117,313 Augmentation allowed. LAKE AND RIVER ENHANCEMENT Lake and River Enhancement Fund (IC 14-22-3.5-1) Total Operating Expense 2,046,309 2,046,309 Augmentation allowed. HERITAGE TRUST Total Operating Expense 94,090 94,090 Benjamin Harrison Conservation Trust Fund (IC 14-12-2-25) Total Operating Expense 811,750 811,750 Augmentation allowed. Total Operating Expense 811,750 811,750 Augmentation allowed. Total Operating Expense 2,425,000 Total Operating Expense 2,425,000 	27	be distributed by the department of natural r	esources to state agei	ncies and other	
3031LAKE MICHIGAN COASTAL PROGRAM MATCH32Cigarette Tax Fund (IC 6-7-1-28.1)33Total Operating Expense117,31334Augmentation allowed.35LAKE AND RIVER ENHANCEMENT36Lake and River Enhancement Fund (IC 14-22-3.5-1)37Total Operating Expense2,046,30938Augmentation allowed.39HERITAGE TRUST40Total Operating Expense94,09041Benjamin Harrison Conservation Trust Fund (IC 14-12-2-25)42Total Operating Expense811,75043Augmentation allowed.44INSTITUTIONAL ROAD CONSTRUCTION45State Highway Fund (IC 8-23-9-54)46Total Operating Expense2,425,00047Value School Calue School Calu	28	• •			
31LAKE MICHIGAN COASTAL PROGRAM MATCH32Cigarette Tax Fund (IC 6-7-1-28.1)33Total Operating Expense117,31334Augmentation allowed.35LAKE AND RIVER ENHANCEMENT36Lake and River Enhancement Fund (IC 14-22-3.5-1)37Total Operating Expense2,046,30938Augmentation allowed.39HERITAGE TRUST40Total Operating Expense94,09041Benjamin Harrison Conservation Trust Fund (IC 14-12-2-25)42Total Operating Expense811,75043Augmentation allowed.44INSTITUTIONAL ROAD CONSTRUCTION45State Highway Fund (IC 8-23-9-54)46Total Operating Expense2,425,00047Value State St	29	received.			
32Cigarette Tax Fund (IC 6-7-1-28.1)33Total Operating Expense117,31334Augmentation allowed.35LAKE AND RIVER ENHANCEMENT36Lake and River Enhancement Fund (IC 14-22-3.5-1)37Total Operating Expense38Augmentation allowed.39HERITAGE TRUST40Total Operating Expense41Benjamin Harrison Conservation Trust Fund (IC 14-12-2-25)42Total Operating Expense43Augmentation allowed.44INSTITUTIONAL ROAD CONSTRUCTION45State Highway Fund (IC 8-23-9-54)46Total Operating Expense47Z,425,000	30				
33Total Operating Expense117,313117,31334Augmentation allowed.35LAKE AND RIVER ENHANCEMENT36Lake and River Enhancement Fund (IC 14-22-3.5-1)37Total Operating Expense2,046,30938Augmentation allowed.39HERITAGE TRUST40Total Operating Expense94,09041Benjamin Harrison Conservation Trust Fund (IC 14-12-2-25)42Total Operating Expense811,75043Augmentation allowed.44INSTITUTIONAL ROAD CONSTRUCTION45State Highway Fund (IC 8-23-9-54)46Total Operating Expense2,425,00047Value State	31	LAKE MICHIGAN COASTAL PROGRA	M MATCH		
34Augmentation allowed.35LAKE AND RIVER ENHANCEMENT36Lake and River Enhancement Fund (IC 14-22-3.5-1)37Total Operating Expense38Augmentation allowed.39HERITAGE TRUST40Total Operating Expense41Benjamin Harrison Conservation Trust Fund (IC 14-12-2-25)42Total Operating Expense43Augmentation allowed.44INSTITUTIONAL ROAD CONSTRUCTION45State Highway Fund (IC 8-23-9-54)46Total Operating Expense472,425,000	32	Cigarette Tax Fund (IC 6-7-1-28.1)			
35LAKE AND RIVER ENHANCEMENT36Lake and River Enhancement Fund (IC 14-22-3.5-1)37Total Operating Expense38Augmentation allowed.39HERITAGE TRUST40Total Operating Expense41Benjamin Harrison Conservation Trust Fund (IC 14-12-2-25)42Total Operating Expense43Augmentation allowed.44INSTITUTIONAL ROAD CONSTRUCTION45State Highway Fund (IC 8-23-9-54)46Total Operating Expense472,425,000	33	Total Operating Expense	117,313	117,313	
36Lake and River Enhancement Fund (IC 14-22-3.5-1)37Total Operating Expense2,046,30938Augmentation allowed.39HERITAGE TRUST40Total Operating Expense94,09041Benjamin Harrison Conservation Trust Fund (IC 14-12-2-25)42Total Operating Expense811,75043Augmentation allowed.44INSTITUTIONAL ROAD CONSTRUCTION45State Highway Fund (IC 8-23-9-54)46Total Operating Expense2,425,00047	34	Augmentation allowed.			
37Total Operating Expense2,046,3092,046,30938Augmentation allowed.39HERITAGE TRUST40Total Operating Expense94,09094,09041Benjamin Harrison Conservation Trust Fund (IC 14-12-2-25)42Total Operating Expense811,750811,75043Augmentation allowed.44INSTITUTIONAL ROAD CONSTRUCTION45State Highway Fund (IC 8-23-9-54)46Total Operating Expense2,425,00047	35	LAKE AND RIVER ENHANCEMENT			
38Augmentation allowed.39HERITAGE TRUST40Total Operating Expense41Benjamin Harrison Conservation Trust Fund (IC 14-12-2-25)42Total Operating Expense43Augmentation allowed.44INSTITUTIONAL ROAD CONSTRUCTION45State Highway Fund (IC 8-23-9-54)46Total Operating Expense472,425,000	36	Lake and River Enhancement Fund (IC	2 14-22-3.5-1)		
39HERITAGE TRUST40Total Operating Expense94,09041Benjamin Harrison Conservation Trust Fund (IC 14-12-2-25)42Total Operating Expense811,75043Augmentation allowed.44INSTITUTIONAL ROAD CONSTRUCTION45State Highway Fund (IC 8-23-9-54)46Total Operating Expense2,425,00047	37	Total Operating Expense	2,046,309	2,046,309	
40Total Operating Expense94,09094,09041Benjamin Harrison Conservation Trust Fund (IC 14-12-2-25)42Total Operating Expense811,75043Augmentation allowed.44INSTITUTIONAL ROAD CONSTRUCTION45State Highway Fund (IC 8-23-9-54)46Total Operating Expense2,425,00047	38	Augmentation allowed.			
41Benjamin Harrison Conservation Trust Fund (IC 14-12-2-25)42Total Operating Expense811,75043Augmentation allowed.44INSTITUTIONAL ROAD CONSTRUCTION45State Highway Fund (IC 8-23-9-54)46Total Operating Expense2,425,00047	39	HERITAGE TRUST			
42Total Operating Expense811,750811,75043Augmentation allowed.444INSTITUTIONAL ROAD CONSTRUCTION45State Highway Fund (IC 8-23-9-54)46Total Operating Expense2,425,0004747	40	Total Operating Expense	94,090	94,090	
 43 Augmentation allowed. 44 INSTITUTIONAL ROAD CONSTRUCTION 45 State Highway Fund (IC 8-23-9-54) 46 Total Operating Expense 2,425,000 2,425,000 47 	41	Benjamin Harrison Conservation Trust	t Fund (IC 14-12-2-25	5)	
 44 INSTITUTIONAL ROAD CONSTRUCTION 45 State Highway Fund (IC 8-23-9-54) 46 Total Operating Expense 2,425,000 2,425,000 47 	42				
45 State Highway Fund (IC 8-23-9-54) 46 Total Operating Expense 2,425,000 47 2,425,000	43	Augmentation allowed.			
46 Total Operating Expense 2,425,000 2,425,000 47 2 2 2 2 2 2 2 2 2 2 2 2 2 3	44	INSTITUTIONAL ROAD CONSTRUCTI	ON		
46 Total Operating Expense 2,425,000 2,425,000 47 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 3 2 3 2 3	45	State Highway Fund (IC 8-23-9-54)			
	46	Total Operating Expense	2,425,000	2,425,000	
48 The above appropriations for institutional road construction may be used for	47				
40 wood and builded construction value of an and other value of immunument projects	48				

49 road and bridge construction, relocation, and other related improvement projects

FY 2021-2022	FY 2022-2023	Biennial
Appropriation	Appropriation	Appropriation

1 2	at state owned properties managed by the	department of natural 1	esources.
3	B. OTHER NATURAL RESOURCES		
4 5 6 7	FOR THE INDIANA STATE MUSEUM A Total Operating Expense	AND HISTORIC SITES 7,928,155	CORPORATION 7,928,155
8 9 10 11	In lieu of billing the University of Southern include \$25,000 each fiscal year for the pur in New Harmony.		
11 12	FOR THE WAR MEMORIALS COMMIS	SSION	
13	Personal Services	935,203	935,203
14	Other Operating Expense	453,615	453,615
15			
16	All revenues received as rent for space in t		
17	Street and 700 North Pennsylvania Street,	<i>v</i> 1	
18	costs of operation and maintenance of the	space rented, shall be de	eposited into
19 20	the general fund.		
20	FOR THE WHITE RIVER STATE PARK	DEVELODMENT CO	MARCION
21 22	Total Operating Expense	DEVELOPMENT CO 848,506	848,506
22	Total Operating Expense	040,500	040,300
23 24	FOR THE MAUMEE RIVER BASIN CO	MMISSION	
25	Total Operating Expense	101,850	101,850
26		101,000	101,000
27	FOR THE ST. JOSEPH RIVER BASIN C	OMMISSION	
28	Total Operating Expense	104,974	104,974
29			
30	FOR THE KANKAKEE RIVER BASIN C		
31	Total Operating Expense	71,614	71,614
32		_	
33	C. ENVIRONMENTAL MANAGEMENT		
34 35	FOR THE DEPARTMENT OF ENVIRON		TENT
35 36	OPERATING	NIVIEN I AL IVIANAGEIV	IEIN I
30 37	Personal Services	8,379,269	8,379,269
38	Other Operating Expense	4,851,426	4,851,426
39	OFFICE OF ENVIRONMENTAL RES		1,001,120
40	Personal Services	2,109,416	2,109,416
41	Other Operating Expense	280,000	280,000
42	POLLUTION PREVENTION AND TE	CHNICAL ASSISTAN	CE
43	Personal Services	599,439	599,439
44	Other Operating Expense	70,000	70,000
45	STATE SOLID WASTE GRANTS MA		
46	State Solid Waste Management Fund		A (10 0 10
47	Total Operating Expense	3,649,940	3,649,940
48	Augmentation allowed.		r
49	RECYCLING PROMOTION AND ASS	DIDIANCE PRUGRAM	L

	EV 2021 2022	EV 2022 2022	$D^{*} \rightarrow I$
	FY 2021-2022		Biennial
	Appropriation	Appropriation	Appropriation
Indiana Recycling Promotion and Assis	stance Fund (IC 4-23-	5.5-14)	
Total Operating Expense	2,225,116	2,225,116	
Augmentation allowed.	, ,	, ,	
VOLUNTARY CLEAN-UP PROGRAM			
Voluntary Remediation Fund (IC 13-25	5-5-21)		
Personal Services	1,076,668	1,076,668	
Other Operating Expense	90,000	90,000	
Augmentation allowed.	,	,	
TITLE V AIR PERMIT PROGRAM			
Title V Operating Permit Program Tru	st Fund (IC 13-17-8-1	l)	
Personal Services	10,842,859	10,842,859	
Other Operating Expense	725,000	725,000	
Augmentation allowed.		-	
WATER MANAGEMENT PERMITTING	J		
Environmental Management Permit O	peration Fund (IC 13-	-15-11-1)	
Personal Services	6,030,674	6,030,674	
Other Operating Expense	1,769,000	1,769,000	
Augmentation allowed.			
SOLID WASTE MANAGEMENT PERM	ITTING		
Environmental Management Permit O	peration Fund (IC 13-	-15-11-1)	
Personal Services	3,315,656	3,315,656	
Other Operating Expense	963,000	963,000	
Augmentation allowed.			
CFO/CAFO INSPECTIONS			
Total Operating Expense	812,248	812,248	
HAZARDOUS WASTE MANAGEMENT	PERMITTING		
Eurineen andel Management Dennit Or		1 . 11 1)	

25	Total Operating Expense	812,248	812,248
26	HAZARDOUS WASTE MANAGEMENT P	ERMITTING	
27	Environmental Management Permit Oper	ration Fund (IC 13	3-15-11-1)
28	Personal Services	882,577	882,577
29	Other Operating Expense	339,000	339,000
30	Augmentation allowed.		
31	Environmental Management Special Fund	d (IC 13-14-12)	
32	Total Operating Expense	1,500,000	1,500,000
33	ELECTRONIC WASTE		
34	Electronic Waste Fund (IC 13-20.5-2-3)		
35	Total Operating Expense	213,685	213,685
36	Augmentation allowed.		
37	AUTO EMISSIONS TESTING PROGRAM		
38	Total Operating Expense	5,087,133	5,087,133
39			
40	The above appropriations for auto emissions tes	sting are the maxin	mum amounts available
41	for this purpose. If it becomes necessary to conc	duct additional tes	ts in other locations,

42 the above appropriations shall be provated among all locations.

43
44 HAZARDOUS WASTE SITES - STATE CLEAN-UP
45 Hazardous Substances Response Trust Fund (IC 13-25-4-1)
46 Total Operating Expense 3,486,973 3,486,973
47 Augmentation allowed.
48 HAZARDOUS WASTE - NATURAL RESOURCE DAMAGES
49 Hazardous Substances Response Trust Fund (IC 13-25-4-1)

AM100169/DI 120

		FY 2021-2022 Appropriation	FY 2022-2023 Appropriation	Biennial Appropriation
1 2	Total Operating Expense Augmentation allowed.	237,215	237,215	
$\frac{2}{3}$	SUPERFUND MATCH			
4	Hazardous Substances Response Trust Fu	nd (IC 13-25-4-1)		
5	Total Operating Expense	1,500,000	1,500,000	
6	Augmentation allowed.			
7	ASBESTOS TRUST - OPERATING			
8	Asbestos Trust Fund (IC 13-17-6-3)			
9	Total Operating Expense	567,086	567,086	
10	Augmentation allowed.			
11	UNDERGROUND PETROLEUM STORAGE			
12	Underground Petroleum Storage Tank Exe		-	7-1)
13	Personal Services	3,399,496	3,399,496	
14 15	Other Operating Expense	33,861,114	33,861,114	
15 16	Augmentation allowed. WASTE TIRE MANAGEMENT			
10 17	Waste Tire Management Fund (IC 13-20-1	3_8)		
17	Total Operating Expense	1,508,758	1,508,758	
19	Augmentation allowed.	1,500,750	1,500,750	
20	VOLUNTARY COMPLIANCE			
21	Environmental Management Special Fund	(IC 13-14-12-1)		
22	Total Operating Expense	529,126	529,126	
23	Augmentation allowed.	,	,	
24	PETROLEUM TRUST - OPERATING			
25	Underground Petroleum Storage Tank Tru	ist Fund (IC 13-23	6-6-1)	
26	Total Operating Expense	1,110,000	1,110,000	
27	Augmentation allowed.			
28				
29	Notwithstanding any other law, with the approva			
30	agency, the above appropriations for hazardous	e		
31	wetlands protection, groundwater program, und	5		
32	air management operating, asbestos trust operat			
33	safe drinking water program, and any other app			1
34 35	performance partnership grant may be used to f performance partnership grant between the Unit			
35 36	Agency and the department of environmental ma		mental Frotection	
30 37	Agency and the department of environmental ma	inagement.		
38	FOR THE OFFICE OF ENVIRONMENTAL AI	DIDICATION		
39	Personal Services	319,652	319,652	
40	Other Operating Expense	20,007	20,007	
41	outer operating inpense	20,007	_0,007	
42	SECTION 6. [EFFECTIVE JULY 1, 2021]			
43				
44	ECONOMIC DEVELOPMENT			
45				
46	A. AGRICULTURE			
47				
48	FOR THE DEPARTMENT OF AGRICULTURI			
49	Personal Services	1,302,532	1,302,532	

		FY 2021-2022 Appropriation	FY 2022-2023 Appropriation	Biennial Appropriation
1 2	Other Operating Expense	575,989	575,989	
- 3 4 5	The above appropriations include \$5,000 each the recipients of the Hoosier Homestead award		ase plaques for	
6 7 8	DISTRIBUTIONS TO FOOD BANKS Total Operating Expense CLEAN WATER INDIANA	300,000	300,000	
9 10	Total Operating Expense Cigarette Tax Fund (IC 6-7-1-28.1)	824,500	824,500	
11 12 13	Total Operating Expense SOIL CONSERVATION DIVISION Cigarette Tax Fund (IC 6-7-1-28.1)	2,519,014	2,519,014	
13 14 15	Total Operating Expense Augmentation allowed.	1,205,700	1,205,700	
16	GRAIN BUYERS AND WAREHOUSE LIC			
17	Grain Buyers and Warehouse Licensing	•	•	5.3)
18	Total Operating Expense	598,090	598,090	
19 20	Augmentation allowed.			
20 21	B. COMMERCE			
21	B. COMINIERCE			
22	FOR THE LIEUTENANT GOVERNOR			
23 24	INDIANA DESTINATION DEVELOPMEN	NT CORP		
25	Total Operating Expense	5,697,925	5,697,925	
26	Total Operating Expense	5,057,525	5,057,525	
2 7	The above appropriation includes \$500,000 an	nually to assist the d	enartment of	
28	natural resources with marketing efforts.		• P ••••••••••••	
29				
30	Of the above appropriations, the office of tour	ism development sha	all distribute	
31	\$550,000 each year to the Indiana sports corpo	-		eur
32	sporting events in Indiana cities. Funds may be	e released, and in an	amount lesser	
33	per year, only after the actual allocation amou	nt has been reviewed	l by the budget	
34	committee.			
35				
36	The office may retain any advertising revenue	0	v	
37	received is in addition to the above appropriat	ions and is appropria	ated for the	
38	purposes of the office.			
39				
40	The above appropriations include \$75,000 each			
41	Air Museum and \$50,000 for the Studebaker M			
42	requires a \$50,000 match. Funds for the Grisso			luseum
43	may be released, and in an amount lesser per y	•		
44 45	amount has been reviewed by the budget comm			
45 46	to \$500,000 each year may be used to pay costs	associated with hos	ting the national	
46 47	convention for FFA.			
47 49		AFEAIDS		
48 49	OFFICE OF COMMUNITY AND RURAL Total Operating Expense	AFFAIRS 1,245,820	1,245,820	
47	Total Operating Expense	1,243,040	1,243,020	

		FY 2021-2022 Appropriation	FY 2022-2023 Appropriation	Biennial Appropriation
1	HISTORIC PRESERVATION GRANTS			
2	Total Operating Expense	661,777	661,777	
3	LINCOLN PRODUCTION	,		
4	Total Operating Expense	164,493	164,493	
5	INDIANA GROWN			
6	Total Operating Expense	206,230	206,230	
7	RURAL ECONOMIC DEVELOPMENT			
8	Total Operating Expense	496,712	496,712	
9	FOOD EMPOWERMENT PILOT PROJECT		0	
10 11	Total Operating Expense	600,000	0	
11	The above appropriations may be used to acquire	aquinmont and t	a pravida far trair	ina
12	connected with running a retail grocery store in l			ing
13	resources for food is limited in a consolidated city			
15	provide to an entity that is receiving donor suppo	0		
16	that is succificent to build the grocery store. The			
17	which educates the grocery store patrons on the			
18	food.	•	·	
19				
20	FOR THE OFFICE OF ENERGY DEVELOPME	ENT		
21	Total Operating Expense	199,843	199,843	
22				
23	FOR THE INDIANA ECONOMIC DEVELOPM		TION	
24	ADMINISTRATIVE AND FINANCIAL SERV			
25	Total Operating Expense	7,694,904	7,694,904	
26	Skills Enhancement Fund (IC 5-28-7-5)	100.071	100.071	
27	Total Operating Expense	180,061	180,061	
28 29	Industrial Development Grant Fund (IC 5-2 Total Operating Expense	28-25-4) 50,570	50,570	
29 30	INDIANA 21ST CENTURY RESEARCH ANI			
30 31	Total Operating Expense	32,750,000	32,750,000	
31 32	SKILLS ENHANCEMENT FUND	52,750,000	52,750,000	
33	Total Operating Expense	11,500,000	11,500,000	
34	OFFICE OF SMALL BUSINESS AND ENTR			
35	Total Operating Expense	1,183,000	1,183,000	
36	INDIANA OFFICE OF DEFENSE DEVELOP			
37	Total Operating Expense	523,627	523,627	
38	CAREER CONNECTIONS AND TALENT			
39	Personal Services	595,197	595,197	
40	Other Operating Expense	79,235	79,235	
41	BUSINESS PROMOTION AND INNOVATIO			
42	Total Operating Expense	17,000,000	17,000,000	
43			_	
44	The above appropriations may be used by the Ind			
45	to promote business investment and encourage en			
46 47	corporation may use the above appropriations to		-	eurship

47 education through strategic partnerships with higher education institutions and

48 communities, provide innovation vouchers to small Hoosier businesses, establish

49 a pilot project for income sharing agreements, support efforts to attract amateur

FY 2021-2022	FY 2022-2023	Biennial
Appropriation	Appropriation	Appropriation

			• • · · ·
1	sporting events, including contributions to bid		
2	sports industry in Indiana, and support activit	ies that promote in	ternational trade.
3			
4	INDUSTRIAL DEVELOPMENT GRANT	PROGRAM	
5	Total Operating Expense	4,850,000	4,850,000
6	ECONOMIC DEVELOPMENT FUND		
7	Total Operating Expense	947,344	947,344
8			
9	FOR THE HOUSING AND COMMUNITY D	EVELOPMENT A	UTHORITY
10	HOUSING FIRST PROGRAM		
11	Total Operating Expense	890,027	890,027
12	INDIANA INDIVIDUAL DEVELOPMENT	2	,
13	Total Operating Expense	609,945	609,945
14			
15	The housing and community development auth	ority shall collect :	and report to the
16	family and social services administration (FSS		
17	the data collection and reporting requirements	, i	
18	the data concerton and reporting requirements	3 III + 3 CFK I alt 20	13.
19	The division of family resources shall apply all	qualifying around	itures for individual
20			
	development account deposits toward Indiana'		
21	Temporary Assistance for Needy Families (TA	INF) program (45 (.FR 200 et seq.).
22		7	
23	FOR THE INDIANA FINANCE AUTHORITY		
27			
24	ENVIRONMENTAL REMEDIATION REV		
25	Underground Petroleum Storage Tank F	Excess Liability Tru	ıst Fund (IC 13-23-7-1)
25 26			
25 26 27	Underground Petroleum Storage Tank E Total Operating Expense	Excess Liability Tru	ıst Fund (IC 13-23-7-1)
25 26 27 28	Underground Petroleum Storage Tank F	Excess Liability Tru	ıst Fund (IC 13-23-7-1)
25 26 27 28 29	Underground Petroleum Storage Tank E Total Operating Expense C. EMPLOYMENT SERVICES	Excess Liability Tru 2,500,000	ist Fund (IC 13-23-7-1) 2,500,000
25 26 27 28 29 30	Underground Petroleum Storage Tank E Total Operating Expense C. EMPLOYMENT SERVICES FOR THE DEPARTMENT OF WORKFORC	Excess Liability Tru 2,500,000	ist Fund (IC 13-23-7-1) 2,500,000
25 26 27 28 29 30 31	Underground Petroleum Storage Tank E Total Operating Expense C. EMPLOYMENT SERVICES	Excess Liability Tru 2,500,000	ist Fund (IC 13-23-7-1) 2,500,000
25 26 27 28 29 30	Underground Petroleum Storage Tank E Total Operating Expense C. EMPLOYMENT SERVICES FOR THE DEPARTMENT OF WORKFORC	Excess Liability Tru 2,500,000	ist Fund (IC 13-23-7-1) 2,500,000
25 26 27 28 29 30 31	Underground Petroleum Storage Tank E Total Operating Expense C. EMPLOYMENT SERVICES FOR THE DEPARTMENT OF WORKFORC ADMINISTRATION	Excess Liability Tru 2,500,000 E DEVELOPMEN	ist Fund (IC 13-23-7-1) 2,500,000 T
25 26 27 28 29 30 31 32	Underground Petroleum Storage Tank E Total Operating Expense C. EMPLOYMENT SERVICES FOR THE DEPARTMENT OF WORKFORC ADMINISTRATION Total Operating Expense	Excess Liability Tru 2,500,000 E DEVELOPMEN	ist Fund (IC 13-23-7-1) 2,500,000 T
25 26 27 28 29 30 31 32 33	Underground Petroleum Storage Tank E Total Operating Expense C. EMPLOYMENT SERVICES FOR THE DEPARTMENT OF WORKFORC ADMINISTRATION Total Operating Expense WORK INDIANA PROGRAM	Excess Liability Tru 2,500,000 E DEVELOPMEN 1,138,715 150,000	1st Fund (IC 13-23-7-1) 2,500,000 T 1,138,715
25 26 27 28 29 30 31 32 33 34	Underground Petroleum Storage Tank E Total Operating Expense C. EMPLOYMENT SERVICES FOR THE DEPARTMENT OF WORKFORC ADMINISTRATION Total Operating Expense WORK INDIANA PROGRAM Total Operating Expense PROPRIETARY EDUCATIONAL INSTIT	Excess Liability Tru 2,500,000 E DEVELOPMEN 1,138,715 150,000 UTIONS	1st Fund (IC 13-23-7-1) 2,500,000 T 1,138,715 150,000
25 26 27 28 29 30 31 32 33 34 35 36	Underground Petroleum Storage Tank E Total Operating Expense C. EMPLOYMENT SERVICES FOR THE DEPARTMENT OF WORKFORC ADMINISTRATION Total Operating Expense WORK INDIANA PROGRAM Total Operating Expense PROPRIETARY EDUCATIONAL INSTIT Total Operating Expense	Excess Liability Tru 2,500,000 E DEVELOPMEN 1,138,715 150,000 UTIONS 53,243	Ist Fund (IC 13-23-7-1) 2,500,000 T 1,138,715 150,000 53,243
25 26 27 28 29 30 31 32 33 34 35 36 37	Underground Petroleum Storage Tank E Total Operating Expense C. EMPLOYMENT SERVICES FOR THE DEPARTMENT OF WORKFORC ADMINISTRATION Total Operating Expense WORK INDIANA PROGRAM Total Operating Expense PROPRIETARY EDUCATIONAL INSTIT Total Operating Expense NEXT LEVEL JOBS EMPLOYER TRAIN	Excess Liability Tru 2,500,000 E DEVELOPMEN 1,138,715 150,000 UTIONS 53,243 ING GRANT PRO	Ist Fund (IC 13-23-7-1) 2,500,000 T 1,138,715 150,000 53,243 OGRAM
25 26 27 28 29 30 31 32 33 34 35 36 37 38	Underground Petroleum Storage Tank E Total Operating Expense C. EMPLOYMENT SERVICES FOR THE DEPARTMENT OF WORKFORC ADMINISTRATION Total Operating Expense WORK INDIANA PROGRAM Total Operating Expense PROPRIETARY EDUCATIONAL INSTIT Total Operating Expense NEXT LEVEL JOBS EMPLOYER TRAIN Total Operating Expense	Excess Liability Tru 2,500,000 E DEVELOPMEN 1,138,715 150,000 UTIONS 53,243 ING GRANT PRO 17,064,066	Ist Fund (IC 13-23-7-1) 2,500,000 T 1,138,715 150,000 53,243 OGRAM 17,064,066
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39	Underground Petroleum Storage Tank E Total Operating Expense C. EMPLOYMENT SERVICES FOR THE DEPARTMENT OF WORKFORC ADMINISTRATION Total Operating Expense WORK INDIANA PROGRAM Total Operating Expense PROPRIETARY EDUCATIONAL INSTIT Total Operating Expense NEXT LEVEL JOBS EMPLOYER TRAIN Total Operating Expense INDIANA CONSTRUCTION ROUNDTAB	Excess Liability Tru 2,500,000 E DEVELOPMEN 1,138,715 150,000 UTIONS 53,243 ING GRANT PRO 17,064,066 SLE FOUNDATION	Ist Fund (IC 13-23-7-1) 2,500,000 T 1,138,715 150,000 53,243 OGRAM 17,064,066 N
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40	Underground Petroleum Storage Tank E Total Operating Expense C. EMPLOYMENT SERVICES FOR THE DEPARTMENT OF WORKFORC ADMINISTRATION Total Operating Expense WORK INDIANA PROGRAM Total Operating Expense PROPRIETARY EDUCATIONAL INSTIT Total Operating Expense NEXT LEVEL JOBS EMPLOYER TRAIN Total Operating Expense INDIANA CONSTRUCTION ROUNDTAB Total Operating Expense	Excess Liability Tru 2,500,000 E DEVELOPMEN 1,138,715 150,000 UTIONS 53,243 ING GRANT PRO 17,064,066	Ist Fund (IC 13-23-7-1) 2,500,000 T 1,138,715 150,000 53,243 OGRAM 17,064,066
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41	Underground Petroleum Storage Tank E Total Operating Expense C. EMPLOYMENT SERVICES FOR THE DEPARTMENT OF WORKFORC ADMINISTRATION Total Operating Expense WORK INDIANA PROGRAM Total Operating Expense PROPRIETARY EDUCATIONAL INSTIT Total Operating Expense NEXT LEVEL JOBS EMPLOYER TRAIN Total Operating Expense INDIANA CONSTRUCTION ROUNDTAB Total Operating Expense WORKFORCE READY GRANTS	Excess Liability Tru 2,500,000 E DEVELOPMEN 1,138,715 150,000 UTIONS 53,243 ING GRANT PRO 17,064,066 SLE FOUNDATION 850,000	Ist Fund (IC 13-23-7-1) 2,500,000 T 1,138,715 150,000 53,243 OGRAM 17,064,066 N 850,000
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42	Underground Petroleum Storage Tank E Total Operating Expense C. EMPLOYMENT SERVICES FOR THE DEPARTMENT OF WORKFORC ADMINISTRATION Total Operating Expense WORK INDIANA PROGRAM Total Operating Expense PROPRIETARY EDUCATIONAL INSTIT Total Operating Expense NEXT LEVEL JOBS EMPLOYER TRAIN Total Operating Expense INDIANA CONSTRUCTION ROUNDTAB Total Operating Expense WORKFORCE READY GRANTS Total Operating Expense	Excess Liability Tru 2,500,000 E DEVELOPMEN 1,138,715 150,000 UTIONS 53,243 ING GRANT PRO 17,064,066 SLE FOUNDATION	Ist Fund (IC 13-23-7-1) 2,500,000 T 1,138,715 150,000 53,243 OGRAM 17,064,066 N
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43	Underground Petroleum Storage Tank E Total Operating Expense C. EMPLOYMENT SERVICES FOR THE DEPARTMENT OF WORKFORC ADMINISTRATION Total Operating Expense WORK INDIANA PROGRAM Total Operating Expense PROPRIETARY EDUCATIONAL INSTIT Total Operating Expense NEXT LEVEL JOBS EMPLOYER TRAIN Total Operating Expense INDIANA CONSTRUCTION ROUNDTAB Total Operating Expense WORKFORCE READY GRANTS Total Operating Expense DROPOUT PREVENTION	Excess Liability Tru 2,500,000 E DEVELOPMEN 1,138,715 150,000 UTIONS 53,243 ING GRANT PRO 17,064,066 ELE FOUNDATION 850,000 3,000,000	Ist Fund (IC 13-23-7-1) 2,500,000 T T 1,138,715 150,000 53,243 OGRAM 17,064,066 N 850,000 3,000,000
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44	Underground Petroleum Storage Tank E Total Operating Expense C. EMPLOYMENT SERVICES FOR THE DEPARTMENT OF WORKFORC ADMINISTRATION Total Operating Expense WORK INDIANA PROGRAM Total Operating Expense PROPRIETARY EDUCATIONAL INSTIT Total Operating Expense NEXT LEVEL JOBS EMPLOYER TRAIN Total Operating Expense INDIANA CONSTRUCTION ROUNDTAB Total Operating Expense WORKFORCE READY GRANTS Total Operating Expense DROPOUT PREVENTION Total Operating Expense	Excess Liability Tru 2,500,000 E DEVELOPMEN 1,138,715 150,000 UTIONS 53,243 ING GRANT PRO 17,064,066 SLE FOUNDATION 850,000	Ist Fund (IC 13-23-7-1) 2,500,000 T 1,138,715 150,000 53,243 OGRAM 17,064,066 N 850,000
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45	Underground Petroleum Storage Tank E Total Operating Expense C. EMPLOYMENT SERVICES FOR THE DEPARTMENT OF WORKFORC ADMINISTRATION Total Operating Expense WORK INDIANA PROGRAM Total Operating Expense PROPRIETARY EDUCATIONAL INSTIT Total Operating Expense NEXT LEVEL JOBS EMPLOYER TRAIN Total Operating Expense INDIANA CONSTRUCTION ROUNDTAB Total Operating Expense WORKFORCE READY GRANTS Total Operating Expense DROPOUT PREVENTION Total Operating Expense ADULT EDUCATION DISTRIBUTION	Excess Liability Tru 2,500,000 E DEVELOPMEN 1,138,715 150,000 UTIONS 53,243 ING GRANT PRO 17,064,066 ELE FOUNDATION 850,000 3,000,000 6,800,000	Ist Fund (IC 13-23-7-1) 2,500,000 T 1,138,715 150,000 53,243 OGRAM 17,064,066 N 850,000 3,000,000 6,800,000
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44	Underground Petroleum Storage Tank E Total Operating Expense C. EMPLOYMENT SERVICES FOR THE DEPARTMENT OF WORKFORC ADMINISTRATION Total Operating Expense WORK INDIANA PROGRAM Total Operating Expense PROPRIETARY EDUCATIONAL INSTIT Total Operating Expense NEXT LEVEL JOBS EMPLOYER TRAIN Total Operating Expense INDIANA CONSTRUCTION ROUNDTAB Total Operating Expense WORKFORCE READY GRANTS Total Operating Expense DROPOUT PREVENTION Total Operating Expense	Excess Liability Tru 2,500,000 E DEVELOPMEN 1,138,715 150,000 UTIONS 53,243 ING GRANT PRO 17,064,066 ELE FOUNDATION 850,000 3,000,000	Ist Fund (IC 13-23-7-1) 2,500,000 T T 1,138,715 150,000 53,243 OGRAM 17,064,066 N 850,000 3,000,000

48 It is the intent of the 2021 general assembly that the above appropriations for

49 adult education shall be the total allowable state expenditure for such program.

FY 2021-2022	FY 2022-2023	Biennial
Appropriation	Appropriation	Appropriation

1	If disbursements are anticipated to exceed the	total appropriation	for a state fiscal
2	year, the department of workforce developme	ent shall reduce the di	istributions
3	proportionately.		
4			
5	SERVE INDIANA ADMINISTRATION		
6	Total Operating Expense	239,560	239,560
7			
8	FOR THE WORKFORCE CABINET	5 00 000	5 00 000
9 10	Total Operating Expense WORKFORCE DIPLOMA REIMBURSE	500,000 MENT DDOCDAM	500,000
10	Total Operating Expense	1,000,000	1,000,000
11	PERKINS STATE MATCH	1,000,000	1,000,000
12	Total Operating Expense	494,000	494,000
13 14	OFFICE OF WORK-BASED LEARNING	,	
15	Total Operating Expense	510,000	510,000
16	Total Operating Expense	510,000	510,000
17	D. OTHER ECONOMIC DEVELOPMENT		
18			
19	FOR THE INDIANA STATE FAIR BOARD		
20	Total Operating Expense	2,128,859	2,128,859
21			
22	SECTION 7. [EFFECTIVE JULY 1, 2021]		
23			
24	TRANSPORTATION		
25			
26	FOR THE DEPARTMENT OF TRANSPORT		
27	RAILROAD GRADE CROSSING IMPRO		
28	Motor Vehicle Highway Account (IC 8-		
29 20	Total Operating Expense	750,000	750,000
30	PUBLIC MASS TRANSPORTATION	45 000 000	45 000 000
31 32	Other Operating Expense	45,000,000	45,000,000
32 33	The above appropriations for public mass tra	nonartation are to be	used solely for
33 34	the promotion and development of public trans		useu solely lol
35	the promotion and development of public if an	isportation.	
36	The department of transportation may distrib	oute public mass tran	sportation funds
37	to an eligible grantee that provides public trai		
38	to an engrate grantee time hit of the have the		
39	The state funds can be used to match federal f	funds available under	the Federal
40	Transit Act (49 U.S.C. 5301 et seq.) or local fu	inds from a requestin	ig grantee.
41		•	00
42	Before funds may be disbursed to a grantee, t	he grantee must subr	nit its request
43	for financial assistance to the department of t	ransportation for ap	proval. Allocations
44	must be approved by the governor and the bu		
45	reimbursement basis. Only applications for ca		•
46	be approved. Only those grantees that have m		irements under
47	IC 8-23-3 are eligible for assistance under this	s appropriation.	
48			
49	AIRPORT DEVELOPMENT		

		FY 2021-2022 Appropriation	FY 2022-2023 Appropriation	Biennial Appropriation
1	Airport Development Grant Fund (IC 8			
2	Other Operating Expense	3,600,000	3,600,000	
3	Augmentation allowed.	5,000,000	5,000,000	
4	HIGHWAY OPERATING			
5	State Highway Fund (IC 8-23-9-54)			
6	Personal Services	281,673,026	281,673,026	
7	Other Operating Expense	74,645,808	76,511,954	
8	Augmentation allowed.	, ,	, ,	
9	8			
10	HIGHWAY VEHICLE AND ROAD MAI	NTENANCE EQUIP	MENT	
11	State Highway Fund (IC 8-23-9-54)			
12	Other Operating Expense	30,307,124	30,783,714	
13	Augmentation allowed.			
14				
15	The above appropriations for highway operated	ing and highway veh	icle and road	
16	maintenance equipment may be used for the o	cost of providing tran	sportation	
17	for the governor.			
18				
19	HIGHWAY MAINTENANCE WORK PR	OGRAM		
20	State Highway Fund (IC 8-23-9-54)			
21	Other Operating Expense	121,904,082	124,646,972	
22	Augmentation allowed.			
23	The characteristics for the highway me		ware ware he wood i	6
24 25	The above appropriations for the highway ma	-	gram may be used	lor:
25 26	(1) materials for patching roadways and shou(2) repairing and painting bridges;	luers;		
20 27	(2) repairing and painting bridges; (3) installing signs and signals and painting ro	adways for traffic of	ntrol.	
28	(4) mowing, herbicide application, and brush		JIII 01,	
20 29	(4) moving, nerotetic appreation, and of usin (5) drainage control;	control,		
30	(6) maintenance of rest areas, public roads on	nronerties of the de	nartment	
31	of natural resources, and driveways on the pr			
32	(7) materials for snow and ice removal;			
33	(8) utility costs for roadway lighting; and			
34	(9) other special maintenance and support act	tivities consistent wit	h the	
35	highway maintenance work program.			
36				
37	HIGHWAY CAPITAL IMPROVEMENTS	8		
38	State Highway Fund (IC 8-23-9-54)			
39	Right-of-Way Expense	50,000,000	50,000,000	
40	Formal Contracts Expense	718,224,085	805,032,075	
41	Consulting Services Expense	100,000,000	100,000,000	
42	Institutional Road Construction	5,000,000	5,000,000	
43	Augmentation allowed for the highway	capital improvement	s program.	
44				
45	The above appropriations for the capital imp	rovements program i	may be used for:	
46	(1) bridge rehabilitation and replacement;			
47	(2) road construction, reconstruction, or repla	-		
48	(3) construction, reconstruction, or replacement		tersections,	
49	grade separations, rest parks, and weigh stati	ons;		

FY 2021-2022	FY 2022-2023	Biennial
Appropriation	Appropriation	Appropriation

1	(4) relocation and modernization of existing roads;
2	(5) resurfacing;
3	(6) erosion and slide control;
4	(7) construction and improvement of railroad grade crossings, including
5	the use of the appropriations to match federal funds for projects;
6	(8) small structure replacements;
7	(9) safety and spot improvements; and
8	(10) right-of-way, relocation, and engineering and consulting expenses
9	associated with any of the above types of projects.
10	
11	Subject to approval by the Budget Director, the above appropriation for institutional
12	road construction may be used for road, bridge, and parking lot construction,
13	maintenance, and improvement projects at any state-owned property.
14	
15	No appropriation from the state highway fund may be used to fund any toll road or
16	toll bridge project except as specifically provided for under IC 8-15-2-20.
17	
18	NEXT LEVEL CONNECTIONS
19 20	Next Level Connections Fund (IC 8-14-14.3)
20 21	Total Operating Expense214,000,000205,000,000Augmentation allowed
21 22	Augmentation allowed TOLL ROAD COUNTIES STATE HIGHWAY PROGRAM
22	Toll Road Lease Amendment Proceeds Fund (IC 8-14-14.2)
23 24	
24 25	Total Operating Expense238,000,000196,000,000Augmentation allowed
25 26	HIGHWAY PLANNING AND RESEARCH PROGRAM
20 27	State Highway Fund (IC 8-23-9-54)
28	Total Operating Expense 3,780,000 3,780,000
28 29	Augmentation allowed
29 30	STATE HIGHWAY ROAD CONSTRUCTION AND IMPROVEMENT PROGRAM
30 31	State Highway Road Construction and Improvement Fund (IC 8-14-10-5)
32	Lease Rental Payments Expense 70,000,000 70,000,000
33	Augmentation allowed.
33 34	Augmentation anowed.
35	The above appropriations for the state highway road construction and improvement
36	program shall be first used for payment of rentals and leases relating to projects
37	under IC 8-14.5. If any funds remain, the funds may be used for the following purposes:
38	(1) road and bridge construction, reconstruction, or replacement;
39	(2) construction, reconstruction, or replacement of travel lanes, intersections,
40	and grade separations;
41	(3) relocation and modernization of existing roads; and
42	(4) right-of-way, relocation, and engineering and consulting expenses associated
43	with any of the above types of projects.
44	
45	CROSSROADS 2000 PROGRAM
46	Crossroads 2000 Fund (IC 8-14-10-9)
47	Lease Rental Payment Expense 38,400,000 38,400,000
48	Augmentation allowed.
49	State Highway Fund (IC 8-23-9-54)

		FY 2021-2022 Appropriation	FY 2022-2023 Appropriation	Biennial Appropriation
1 2 3	Lease Rental Payment Expense Augmentation allowed.	4,657,882	5,070,335	
5 4	The above appropriations for the crossroads 200)A nrogram shall h	a first used for	
5	payment of rentals and leases relating to project			
6	remain, the funds may be used for the following		J-7. II any funds	
7	(1) road and bridge construction, reconstruction			
8	(2) construction, reconstruction, or replacement		tersections, and	
9	grade separations;			
10	(3) relocation and modernization of existing road	ds; and		
11	(4) right-of-way, relocation, and engineering and		ses associated	
12	with any of the above types of projects.			
13				
14	JOINT MAJOR MOVES CONSTRUCTION			
15	Major Moves Construction Fund (IC 8-14	-		
16	1	151,862,686	0	
17	Augmentation allowed.			
18	FEDERAL APPORTIONMENT	101000000	4 004 <i>444</i> 44 8	
19 20	Formal Contracts Expense1	,184,000,000	1,091,666,667	
20	The department may establish an eccount to be	lmown og the llog	al government	
21 22	The department may establish an account to be revolving account". The account is to be used to			
22	construction program. All contracts issued and a			
23 24	projects under this program shall be entered int		ior reueral-local	
25	projects under this program shan be entered int	o tins account.		
26	If the federal apportionments for the fiscal years	s covered by this a	ct exceed the	
27	above estimated appropriations for the departm			
28	excess federal apportionment is hereby appropri			
29	the approval of the governor and the budget age	ncy.	-	
30				
31	The department shall bill, in a timely manner, th	0		
32	department payments that are eligible for total of	or partial reimbur	sement.	
33				
34	The department may let contracts and enter into			
35	preliminary engineering during each year of the		0	
36 37	not more than one-third $(1/3)$ of the amount of st			111
37 38	to be available for appropriation in the following consulting engineers for the capital improvemen		contracts and	
38 39	consulting engineers for the capital improvement	its program.		
40	Under IC 8-23-5-7(a), the department, with the a	annroval of the gov	vernor, mav	
40	construct and maintain roadside parks and high		•	v
42	state highway now existing, or hereafter constru			J
43	forest preserve, state game preserve, or the grou			
44	is appropriated to the department of transportat			
45	out the provisions of this paragraph. Under IC 8			
46	shall be made from the motor vehicle highway a	ccount before dist	ribution to local	
47	units of government.			
48 49	LOCAL TECHNICAL ASSISTANCE AND F	RESEARCH		

Motor Vehicle Highway Account (IC 8-14-1) 250,000 The above appropriation is for developing and maintaining a centralized electronic statewide asset management data base that may be used to aggregrate data on local road conditions. The data base shall be developed in cooperation with the department and the office of management and budget per IC 8-14-3-3. Under IC 8-14-1-3(6), there is appropriated to the department of transportation (2) the research and bighway extension program conducted for local government under IC 8-17-7-4. IC 8-17-7-4. IT the dopartment shall develop an annual program of work for research and extension in cooperation with those units being served, listing the types of research and teducational programs to be undertaken. The commissioner of the department of transportation may make a grant under this appropriation to the institution or agency selected to conduct the annual work program. Under IC 8-14-1-3(0, appropriations for the program of technical assistance and for the program of research and extension shall be taken from the local share of the motor vehicle highway account. Under IC 8-14-1-3(7), there is hereby appropriated such sums as are necessary to maintain a sufficient working balance in accounts established to match foderal and local money for highway pricest. These funds are appropriated from the following sources in the programity from the distressed road fund under IC 8-14-8-2. OHIO RIVER BRIDGE State Highway Fund (IC 8-23-9-54) Total Operating Expense 500,000 500,000 State Highway Fund (IC 8-23-9-54) Total Operating Expense 500,000 500,000 </th <th></th> <th></th> <th>FY 2021-2022 Appropriation</th> <th>FY 2022-2023 Appropriation</th> <th>Biennial Appropriation</th>			FY 2021-2022 Appropriation	FY 2022-2023 Appropriation	Biennial Appropriation
2 Total Operating Expense 250,000 250,000 3 The above appropriation is for developing and maintaining a centralized electronic 5 statewide asset management data base that may be used to aggregrate data on local 6 road conditions. The data base shall be developed in cooperation with the department 7 and the office of management and budget per IC 8-14-3-3. 9 Under IC 8-14-1-3(6), there is appropriated to the department of transportation 10 an amount sufficient for: 11 (1) the program of technical assistance under IC 8-23-2-5(a)(6); and 12 (2) the research and highway extension program conducted for local government under 11 The department shall develop an annual program of work for research and extension 16 n cooperation with these units being served, listing the types of research and 17 teducational programs to be undertaken. The commissioner of the department of 18 transportation may make a grant under this appropriation to the institution or agency 9 selected to conduct the annual work program. Under IC 8-14-1-3(6), appropriations 10 for the program of technical assistance and for the program of research and 11 technical assistance and for the program of research and 12	1	Motor Vehicle Highway Account (IC 8-14	-1)		
4 The above appropriation is for developing and maintaining a centralized electronic 5 statewide asset management data base that may be used to aggregrate data on local 6 road conditions. The data base shall be developed in cooperation with the department 7 and the office of management and budget per IC 8-14-3-3. 8 Under IC 8-14-1-3(6), there is appropriated to the department of transportation 10 an amount sufficient for: 11 (1) the program of technical assistance under IC 8-23-2-5(a)(6); and 12 (2) the research and highway extension program conducted for local government under 11 The department shall develop an annual program of work for research and extension 11 in cooperation with those units being served, listing the types of research and 12 educational programs to be undertaken. The commissioner of the department of 13 transportation may make a grant under this appropriation to the institution or agency 14 select to conduct the annual work program. Under IC 8-14-1-3(6), pappropriations 16 transportation may make a grant under this appropriated such sums as are necessary to 18 transportation assiftance and for the program of research and extension 19 select to conduct the annual balance in accounts established to match federal and <	2			250,000	
5 statewide asset management data base that may be used to aggregrate data on local 6 road conditions. The data base shall be developed in cooperation with the department 7 and the office of management and budget per IC 8-14-3-3. 8 under IC 8-14-1-3(6), there is appropriated to the department of transportation 10 an amount sufficient for: 11 (1) the program of technical assistance under IC 8-23-2-5(a)(6); and 12 (2) the research and highway extension program conducted for local government under 13 IC 8-17-7-4. 14 The department shall develop an annual program of work for research and extension 16 ein cooperation with those units being served, listing the types of research and extension 16 ein cooparams to be undertaken. The commissioner of the department of 17 transportation may make a grant under this appropriation to the institution or agency 18 transportation may make a grant under the program of research and extension 19 selected to conduct the annual work program. Under IC 8-14-1-3(6), appropriations 10 the program of technical assistance and for the program of research and extension 11 shall be taken from the local share of the motor vehicle highway account. 12 under IC 8-14-1-3(7), there is		The above appropriation is for developing and	maintaining a contr	alized electronic	
6 road conditions. The data base shall be developed in cooperation with the department 7 and the office of management and budget per IC 8-14-3-3. 9 Under IC 8-14-1-3(6), there is appropriated to the department of transportation 10 an amount sufficient for: 11 (1) the program of technical assistance under IC 8-23-2-5(a)(6); and 12 (2) the research and highway extension program conducted for local government under 11 The department shall develop an annual program of work for research and extension 11 ni cooperation with those units being served, listing the types of research and 14 The department shall develop an annual program of work for research and extension 11 in cooperation with those units being served, listing the types of research and 14 the apartment of 15 the department of 16 transportation may make a gran under this appropriation to the institution or agency 15 selected to conduct the annual work program. Under IC 8-14-1-3(6), appropriations 16 there orgaram of technical assistance and for the program of research and extension 17 state fighway projects. These funds are appropriated such sums as are necessary to 18 under IC 8-14-1-3(7), there is hereby approprinated such sums or the follo			0		
9 Under IC 8-14-1-3(6), there is appropriated to the department of transportation an amount sufficient for: 11 (1) the program of technical assistance under IC 8-23-2-5(a)(6); and 12 (2) the research and highway extension program conducted for local government under IC 8-17-7.4. 14 The department shall develop an annual program of work for research and extension in cooperation with those units being served, listing the types of research and educational programs to be undertaken. The commissioner of the department of transportation may make a grant under this appropriation to the institution or agency selected to conduct the annual work program. Under IC 8-14-1-3(6), appropriations for the program of technical assistance and for the program of research and extension shall be taken from the local share of the motor vehicle highway account. 23 Under IC 8-14-1-3(7), there is hereby appropriated such sums as are necessary to maintain a sufficient working balance in accounts established to match federal and local money for highway projects. These funds are appropriated from the following sources in the proportion specified: (1) one-half (1/2) from the thirty-eight percent (38%) set aside of the motor vehicle highway account under IC 8-14-1-3(7); and (2) for counties and for those cities and towns with a population greater than five thousand (5,000), one-half (1/2) from the distressed road fund under IC 8-14-8-2. 34 FAMILY AND SOCIAL SERVICES, HEALTH, AND VETERANS' AFFAIRS 35 FOR THE FAMILY AND SOCIAL SERVICES ADMINISTRATION 36 FAMILY AND SOCIAL SERVICES ADMINISTRATION - CENTRAL OFFICE Total Operating Expense 13,602,650 </th <th></th> <th></th> <th></th> <th></th> <th>t</th>					t
9 Under IC 8-14-1-3(6), there is appropriated to the department of transportation 10 an amount sufficient for: 11 (1) the program of technical assistance under IC 8-23-2-5(a)(6); and 12 (2) the research and highway extension program conducted for local government under 13 IC 8-17-74. 14 The department shall develop an annual program of work for research and 16 in cooperation with those units being served, listing the types of research and 16 educational programs to be undertaken. The commissioner of the department of 17 transportation may make a grant under this appropriation to the institution or agency 18 transportation may make a grant under this appropriation to the institution or agency 19 selected to conduct the annual work program. Under IC 8-14-13(6), appropriations 10 for the program of technical assistance and for the program of research and extension 11 shall be taken from the local share of the motor vehicle highway account. 12 Under IC 8-14-13(7), there is hereby appropriated such sums as are necessary to 10 maintain a sufficient working balance in accounts established to match federal and 10 local money for highway projects. These funds are appropriated from the following sources in the proportion	7	•	-	•	
an amount sufficient for: 11 11 (1) the program of technical assistance under IC 8-23-2-5(a)(6); and 12 (1) the research and highway extension program conducted for local government under 13 IC 8-17-7-4. 14 The department shall develop an annual program of work for research and extension 16 in cooperation with those units being served, listing the types of research and 17 educational programs to be undertaken. The commissioner of the department of 18 thransportation may make a grant under this appropriation to the institution or agency 19 selected to conduct the annual work program. Under IC 8-14-1-3(6), appropriations 10 for the program of technical assistance and for the program of research and extension 11 shall be taken from the local share of the motor vehicle highway account. 23 Under IC 8-14-1-3(7), there is hereby appropriated such sums as are necessary to 111 maintain a sufficient working balance in accounts established to match federal and 10 local money for highway projects. These funds are appropriated from the following 20 sources in the proportion specified: (1) one-half (1/2) from the thirty-eight percent (38%) set aside of the motor vehicle 24 thousand (5,000), one-half (1/2) from the distressed				, , .	
11 (1) the program of technical assistance under IC 8-23-2-5(a)(6); and 12 (2) the research and highway extension program conducted for local government under 13 IC 8-17-7-4. 14 14 15 The department shall develop an annual program of work for research and extension 16 in cooperation with those units being served, listing the types of research and 16 educational programs to be undertaken. The commissioner of the department of 17 transportation may make a grant under this appropriation to the institution or agency 18 selected to conduct the annual work program. Under IC 8-14-1-3(6), appropriations 10 for the program of technical assistance and for the program of research and extension 11 shall be taken from the local share of the motor vehicle highway account. 22 Under IC 8-14-1-3(7), there is hereby appropriated such sums as are necessary to 11 maintain a sufficient working balance in accounts established to match federal and 12 local money for highway projects. These funds are appropriated from the following 23 sources in the proportion specified: 24 (1) one-half (1/2) from the distressed road fund under IC 8-14-8-2. 24 highway account under IC 8-23-9-54) 35			he department of the	ransportation	
12 (2) the research and highway extension program conducted for local government under IC 8-17-7.4. 13 The department shall develop an annual program of work for research and in cooperation with those units being served, listing the types of research and educational programs to be undertaken. The commissioner of the department of transportation may make a grant under this appropriation to the institution or agency selected to conduct the annual work program. Under IC 8-14-1-3(6), appropriations 13 for the program of technical assistance and for the program of research and extension shall be taken from the local share of the motor vehicle highway account. 14 under IC 8-14-1-3(7), there is hereby appropriated such sums as are necessary to maintain a sufficient working balance in accounts established to match federal and local money for highway projects. These funds are appropriated from the following sources in the proportion specified: 17 (1) one-half (1/2) from the thirty-eight percent (38%) set aside of the motor vehicle highway account under IC 8-14-1-3(7); and 19 (2) for counties and for those cities and towns with a population greater than five thousand (5,000), one-half (1/2) from the distressed road fund under IC 8-14-8-2. 13 OHIO RIVER BRIDGE 3 State Highway Fund (IC 8-23-9-54) Total Operating Expense 3 State Highway Fund (IC 8-23-9-54) Total Operating Expense 4 A. FAMILY AND SOCIAL SERVICES, HEALTH, AND VETERANS' AFFAIRS 4 FOR THE FAMILY AND SOCIAL SERVICES ADMINISTRATION			7 8-23-2-5(a)(6): an	d	
13 IC 8-17-7-4. 14 14 15 The department shall develop an annual program of work for research and educational programs to be undertaken. The commissioner of the department of transportation may make a grant under this appropriation to the institution or agency selected to conduct the annual work program. Under IC 8-14-1-3(6), appropriations for the program of technical assistance and for the program of research and extension shall be taken from the local share of the motor vehicle highway account. 23 Under IC 8-14-1-3(7), there is hereby appropriated such sums as are necessary to maintain a sufficient working balance in accounts established to match federal and local money for highway projects. These funds are appropriated from the following sources in the proportion specified: (1) one-half (1/2) from the thirty-eight percent (38%) set aside of the motor vehicle highway account under IC 8-14-1-3(7); and (2) for counties and for those cities and towns with a population greater than five thousand (5,000), one-half (1/2) from the distressed road fund under IC 8-14-8-2. OHIO RIVER BRIDGE SECTION 8. [EFFECTIVE JULY 1, 2021] FAMILY AND SOCIAL SERVICES, HEALTH, AND VETERANS' AFFAIRS A. FAMILY AND SOCIAL SERVICES ADMINISTRATION - CENTRAL OFFICE Total Operating Expense 13,602,650 13,602,650 SOCIAL SERVICES DATA WAREHOUSE Total Operating Expense 38,273 38,273 					ler
15 The department shall develop an annual program of work for research and extension 16 in cooperation with those units being served, listing the types of research and 17 educational programs to be undertaken. The commissioner of the department of 18 transportation may make a grant under this appropriation to the institution or agency 19 selected to conduct the annual work program. Under IC 8-14-1-3(6), appropriations 20 for the program of technical assistance and for the program of research and extension 21 under IC 8-14-1-3(7), there is hereby appropriated such sums as are necessary to 22 maintain a sufficient working balance in accounts established to match federal and 23 local money for highway projects. These funds are appropriated from the following 24 non-half (1/2) from the thirty-eight percent (38%) set aside of the motor vehicle 25 highway account under IC 8-14-1-3(7); and 26 (2) for counties and for those cities and towns with a population greater than five 36 state Highway Fund (IC 8-23-9-54) 37 State Highway Fund (IC 8-23-9-54) 38 State Highway Fund (IC 8-23-9-54) 39 A. FAMILY AND SOCIAL SERVICES, HEALTH, AND VETERANS' AFFAIRS 39 A. FAMILY AND SOCIAL SERVICES, ADMINISTRATION				8	
16 in cooperation with those units being served, listing the types of research and 17 educational programs to be undertaken. The commissioner of the department of 18 transportation may make a grant under this appropriation to the institution or agency 19 selected to conduct the annual work program. Under IC 8-14-1-3(6), appropriations 20 for the program of technical assistance and for the program of research and extension 21 selected to conduct the annual work program. Under IC 8-14-1-3(6), appropriations 22 Under IC 8-14-1-3(7), there is hereby appropriated such sums as are necessary to 23 under IC 8-14-1-3(7), there is hereby appropriated such sums as are necessary to 24 maintain a sufficient working balance in accounts established to match federal and 25 local money for highway projects. These funds are appropriated from the following 26 sources in the proportion specified: 27 (1) one-half (1/2) from the thirty-eight percent (38%) set aside of the motor vehicle highway account under IC 8-14-1-3(7); and (2) for counties and for those cities and towns with a population greater than five 28 thousand (5,000), one-half (1/2) from the distressed road fund under IC 8-14-8-2. 31 OHIO RIVER BRIDGE 32 OHIO RIVER BRIDGE <td< th=""><th></th><th></th><th></th><th></th><th></th></td<>					
17 educational programs to be undertaken. The commissioner of the department of 18 transportation may make a grant under this appropriation to the institution or agency 19 selected to conduct the annual work program. Under IC 8-14-1-3(6), appropriations 10 for the program of technical assistance and for the program of research and extension 11 shall be taken from the local share of the motor vehicle highway account. 22 under IC 8-14-1-3(7), there is hereby appropriated such sums as are necessary to 23 Under IC 8-14-1-3(7), there is hereby appropriated such sums as are necessary to 24 maintain a sufficient working balance in accounts established to match federal and 25 local money for highway projects. These funds are appropriated from the following 26 sources in the proportion specified: 27 (1) one-half (1/2) from the thirty-eight percent (38%) set aside of the motor vehicle 28 highway account under IC 8-14-1-3(7); and 29 (2) for counties and for those cities and towns with a population greater than five 30 state Highway Fund (IC 8-23-9-54) 31 State Highway Fund (IC 8-23-9-54) 32 OHIO RIVER BRIDGE 33 State Highway Fund (IC 8-23-9-54) 34 Total Operat					l
18 transportation may make a grant under this appropriation to the institution or agency 19 selected to conduct the annual work program. Under IC 8-14-1-3(6), appropriations 20 for the program of technical assistance and for the program of research and extension 21 shall be taken from the local share of the motor vehicle highway account. 22 Under IC 8-14-1-3(7), there is hereby appropriated such sums as are necessary to 23 Under IC 8-14-1-3(7), there is hereby appropriated such sums as are necessary to 24 maintain a sufficient working balance in accounts established to match federal and 25 local money for highway projects. These funds are appropriated from the following 26 sources in the proportion specified: 21 (1) one-half (1/2) from the thirty-eight percent (38%) set aside of the motor vehicle 29 (2) for counties and for those cities and towns with a population greater than five 20 thousand (5,000), one-half (1/2) from the distressed road fund under IC 8-14-8-2. 21 OHIO RIVER BRIDGE 23 State Highway Fund (IC 8-23-9-54) 34 Total Operating Expense 500,000 35 SecTION 8. [EFFECTIVE JULY 1, 2021] 36 FAMILY AND SOCIAL SERVICES, HEALTH, AND VETERANS' AFFAIRS					
19 selected to conduct the annual work program. Under IC 8-14-1-3(6), appropriations 20 for the program of technical assistance and for the program of research and extension 21 shall be taken from the local share of the motor vehicle highway account. 22 Under IC 8-14-1-3(7), there is hereby appropriated such sums as are necessary to 23 Under IC 8-14-1-3(7), there is hereby appropriated such sums as are necessary to 24 maintain a sufficient working balance in accounts established to match federal and 25 local money for highway projects. These funds are appropriated from the following 26 sources in the proportion specified: 27 (1) one-half (1/2) from the thirty-eight percent (38%) set aside of the motor vehicle 28 highway account under IC 8-14-1-3(7); and 29 (2) for counties and for those cities and towns with a population greater than five 30 thousand (5,000), one-half (1/2) from the distressed road fund under IC 8-14-8-2. 31 OHIO RIVER BRIDGE 32 OHIO RIVER BRIDGE 33 State Highway Fund (IC 8-23-9-54) 34 Total Operating Expense 360,000 500,000 36 SECTION 8. [EFFECTIVE JULY 1, 2021] 37 FAMILY AND SOCIAL					N.
20 for the program of technical assistance and for the program of research and extension 21 shall be taken from the local share of the motor vehicle highway account. 22				0	- J
2223Under IC 8-14-1-3(7), there is hereby appropriated such sums as are necessary to23Under IC 8-14-1-3(7), there is hereby appropriated such sums as are necessary to24maintain a sufficient working balance in accounts established to match federal and25local money for highway projects. These funds are appropriated from the following26sources in the proportion specified:27(1) one-half (1/2) from the thirty-eight percent (38%) set aside of the motor vehicle28highway account under IC 8-14-1-3(7); and29(2) for counties and for those cities and towns with a population greater than five30thousand (5,000), one-half (1/2) from the distressed road fund under IC 8-14-8-2.31OHIO RIVER BRIDGE33State Highway Fund (IC 8-23-9-54)34Total Operating Expense35Sectrion 8. [EFFECTIVE JULY 1, 2021]36SECTION 8. [EFFECTIVE JULY 1, 2021]37FAMILY AND SOCIAL SERVICES, HEALTH, AND VETERANS' AFFAIRS39A. FAMILY AND SOCIAL SERVICES ADMINISTRATION - CENTRAL OFFICE41FAMILY AND SOCIAL SERVICES ADMINISTRATION - CENTRAL OFFICE42FOR THE FAMILY AND SOCIAL SERVICES ADMINISTRATION - CENTRAL OFFICE44FAMILY AND SOCIAL SERVICES ADMINISTRATION - CENTRAL OFFICE45Total Operating Expense13,602,65046SOCIAL SERVICES DATA WAREHOUSE47Total Operating Expense38,27348211 SERVICES					n
 Under IC 8-14-1-3(7), there is hereby appropriated such sums as are necessary to maintain a sufficient working balance in accounts established to match federal and local money for highway projects. These funds are appropriated from the following sources in the proportion specified: (1) one-half (1/2) from the thirty-eight percent (38%) set aside of the motor vehicle highway account under IC 8-14-1-3(7); and (2) for counties and for those cities and towns with a population greater than five thousand (5,000), one-half (1/2) from the distressed road fund under IC 8-14-8-2. OHIO RIVER BRIDGE State Highway Fund (IC 8-23-9-54) Total Operating Expense 500,000 500,000 FOR THE FAMILY AND SOCIAL SERVICES A. FAMILY AND SOCIAL SERVICES ADMINISTRATION FAMILY AND SOCIAL SERVICES ADMINISTRATION - CENTRAL OFFICE Total Operating Expense 13,602,650 		shall be taken from the local share of the motor	vehicle highway ac	count.	
24 maintain a sufficient working balance in accounts established to match federal and 25 local money for highway projects. These funds are appropriated from the following 26 sources in the proportion specified: 27 (1) one-half (1/2) from the thirty-eight percent (38%) set aside of the motor vehicle 28 highway account under IC 8-14-1-3(7); and 29 (2) for counties and for those cities and towns with a population greater than five 30 thousand (5,000), one-half (1/2) from the distressed road fund under IC 8-14-8-2. 31 State Highway Fund (IC 8-23-9-54) 32 OHIO RIVER BRIDGE 33 State Highway Fund (IC 8-23-9-54) 34 Total Operating Expense 500,000 35 SECTION 8. [EFFECTIVE JULY 1, 2021] 37 FAMILY AND SOCIAL SERVICES, HEALTH, AND VETERANS' AFFAIRS 39 A. FAMILY AND SOCIAL SERVICES ADMINISTRATION 41 FAMILY AND SOCIAL SERVICES ADMINISTRATION - CENTRAL OFFICE 42 FOR THE FAMILY AND SOCIAL SERVICES ADMINISTRATION - CENTRAL OFFICE 43 Total Operating Expense 13,602,650 44 FAMILY AND SOCIAL SERVICES ADMINISTRATION - CENTRAL OFFICE 45 Total Operating Expense 38,273 <th></th> <th></th> <th></th> <th></th> <th></th>					
 local money for highway projects. These funds are appropriated from the following sources in the proportion specified: (1) one-half (1/2) from the thirty-eight percent (38%) set aside of the motor vehicle highway account under IC 8-14-1-3(7); and (2) for counties and for those cities and towns with a population greater than five thousand (5,000), one-half (1/2) from the distressed road fund under IC 8-14-8-2. OHIO RIVER BRIDGE State Highway Fund (IC 8-23-9-54) Total Operating Expense 500,000 500,000 SECTION 8. [EFFECTIVE JULY 1, 2021] FAMILY AND SOCIAL SERVICES, HEALTH, AND VETERANS' AFFAIRS A. FAMILY AND SOCIAL SERVICES FOR THE FAMILY AND SOCIAL SERVICES ADMINISTRATION FAMILY AND SOCIAL SERVICES ADMINISTRATION - CENTRAL OFFICE Total Operating Expense 13,602,650 SOCIAL SERVICES DATA WAREHOUSE Total Operating Expense 38,273 38,273 211 SERVICES 					
26 sources in the proportion specified: 27 (1) one-half (1/2) from the thirty-eight percent (38%) set aside of the motor vehicle 28 highway account under IC 8-14-1-3(7); and 29 (2) for counties and for those cities and towns with a population greater than five 30 thousand (5,000), one-half (1/2) from the distressed road fund under IC 8-14-8-2. 31 32 32 OHIO RIVER BRIDGE 33 State Highway Fund (IC 8-23-9-54) 34 Total Operating Expense 500,000 500,000 35 SECTION 8. [EFFECTIVE JULY 1, 2021] 37 FAMILY AND SOCIAL SERVICES, HEALTH, AND VETERANS' AFFAIRS 40 A. FAMILY AND SOCIAL SERVICES 41 FOR THE FAMILY AND SOCIAL SERVICES ADMINISTRATION 42 FOR THE FAMILY AND SOCIAL SERVICES ADMINISTRATION - CENTRAL OFFICE 43 Total Operating Expense 13,602,650 44 FAMILY AND SOCIAL SERVICES ADMINISTRATION - CENTRAL OFFICE 45 Total Operating Expense 13,62,650 46 SOCIAL SERVICES DATA WAREHOUSE 38,273 38,273 48 211 SERVICES 38,273 38,273 38,273					
 (1) one-half (1/2) from the thirty-eight percent (38%) set aside of the motor vehicle highway account under IC 8-14-1-3(7); and (2) for counties and for those cities and towns with a population greater than five thousand (5,000), one-half (1/2) from the distressed road fund under IC 8-14-8-2. OHIO RIVER BRIDGE State Highway Fund (IC 8-23-9-54) Total Operating Expense 500,000 500,000 500,000 SECTION 8. [EFFECTIVE JULY 1, 2021] FAMILY AND SOCIAL SERVICES, HEALTH, AND VETERANS' AFFAIRS A. FAMILY AND SOCIAL SERVICES FOR THE FAMILY AND SOCIAL SERVICES ADMINISTRATION FAMILY AND SOCIAL SERVICES ADMINISTRATION FAMILY AND SOCIAL SERVICES ADMINISTRATION - CENTRAL OFFICE Total Operating Expense 13,602,650 13,602,650 46 SOCIAL SERVICES DATA WAREHOUSE Total Operating Expense 38,273 38,273 211 SERVICES 			are appropriated in	om the following	
 (2) for counties and for those cities and towns with a population greater than five thousand (5,000), one-half (1/2) from the distressed road fund under IC 8-14-8-2. OHIO RIVER BRIDGE State Highway Fund (IC 8-23-9-54) Total Operating Expense 500,000 SECTION 8. [EFFECTIVE JULY 1, 2021] FAMILY AND SOCIAL SERVICES, HEALTH, AND VETERANS' AFFAIRS A. FAMILY AND SOCIAL SERVICES FOR THE FAMILY AND SOCIAL SERVICES FOR THE FAMILY AND SOCIAL SERVICES ADMINISTRATION FAMILY AND SOCIAL SERVICES ADMINISTRATION - CENTRAL OFFICE Total Operating Expense 13,602,650 13,602,650 40 SOCIAL SERVICES DATA WAREHOUSE Total Operating Expense 38,273 38,273 38,273 			(38%) set aside of t	he motor vehicle	
30thousand (5,000), one-half (1/2) from the distressed road fund under IC 8-14-8-2.313132OHIO RIVER BRIDGE33State Highway Fund (IC 8-23-9-54)34Total Operating Expense35500,00036SECTION 8. [EFFECTIVE JULY 1, 2021]3738FAMILY AND SOCIAL SERVICES, HEALTH, AND VETERANS' AFFAIRS3940A. FAMILY AND SOCIAL SERVICES4142FOR THE FAMILY AND SOCIAL SERVICES ADMINISTRATION4344FAMILY AND SOCIAL SERVICES ADMINISTRATION - CENTRAL OFFICE45Total Operating Expense46SOCIAL SERVICES DATA WAREHOUSE47Total Operating Expense48211 SERVICES					
31 OHIO RIVER BRIDGE 33 State Highway Fund (IC 8-23-9-54) 34 Total Operating Expense 500,000 35 SECTION 8. [EFFECTIVE JULY 1, 2021] 37 FAMILY AND SOCIAL SERVICES, HEALTH, AND VETERANS' AFFAIRS 39 A. FAMILY AND SOCIAL SERVICES, HEALTH, AND VETERANS' AFFAIRS 40 A. FAMILY AND SOCIAL SERVICES 41 FOR THE FAMILY AND SOCIAL SERVICES ADMINISTRATION 42 FOR THE FAMILY AND SOCIAL SERVICES ADMINISTRATION - CENTRAL OFFICE 43 Total Operating Expense 44 FAMILY AND SOCIAL SERVICES ADMINISTRATION - CENTRAL OFFICE 45 Total Operating Expense 46 SOCIAL SERVICES DATA WAREHOUSE 47 Total Operating Expense 38,273 48 211 SERVICES					
32OHIO RIVER BRIDGE33State Highway Fund (IC 8-23-9-54)34Total Operating Expense500,00035500,00036SECTION 8. [EFFECTIVE JULY 1, 2021]37538FAMILY AND SOCIAL SERVICES, HEALTH, AND VETERANS' AFFAIRS39-40A. FAMILY AND SOCIAL SERVICES41-42FOR THE FAMILY AND SOCIAL SERVICES ADMINISTRATION43-44FAMILY AND SOCIAL SERVICES ADMINISTRATION - CENTRAL OFFICE45Total Operating Expense46SOCIAL SERVICES DATA WAREHOUSE47Total Operating Expense48211 SERVICES		thousand (5,000), one-half (1/2) from the distres	sed road fund unde	er IC 8-14-8-2.	
33State Highway Fund (IC 8-23-9-54)34Total Operating Expense500,00035536SECTION 8. [EFFECTIVE JULY 1, 2021]37538FAMILY AND SOCIAL SERVICES, HEALTH, AND VETERANS' AFFAIRS394040A. FAMILY AND SOCIAL SERVICES414242FOR THE FAMILY AND SOCIAL SERVICES ADMINISTRATION434444FAMILY AND SOCIAL SERVICES ADMINISTRATION - CENTRAL OFFICE45Total Operating Expense46SOCIAL SERVICES DATA WAREHOUSE47Total Operating Expense48211 SERVICES		OHIO RIVER BRIDGE			
34Total Operating Expense500,000500,00035363738FAMILY AND SOCIAL SERVICES, HEALTH, AND VETERANS' AFFAIRS39404. FAMILY AND SOCIAL SERVICES4142FOR THE FAMILY AND SOCIAL SERVICES ADMINISTRATION4344FAMILY AND SOCIAL SERVICES ADMINISTRATION - CENTRAL OFFICE454650CIAL SERVICES DATA WAREHOUSE4748211 SERVICES					
 36 SECTION 8. [EFFECTIVE JULY 1, 2021] 37 38 FAMILY AND SOCIAL SERVICES, HEALTH, AND VETERANS' AFFAIRS 39 40 A. FAMILY AND SOCIAL SERVICES 41 42 FOR THE FAMILY AND SOCIAL SERVICES ADMINISTRATION 43 44 FAMILY AND SOCIAL SERVICES ADMINISTRATION - CENTRAL OFFICE 45 Total Operating Expense 13,602,650 13,602,650 46 SOCIAL SERVICES DATA WAREHOUSE 47 Total Operating Expense 38,273 38,273 48 211 SERVICES 			500,000	500,000	
 37 38 FAMILY AND SOCIAL SERVICES, HEALTH, AND VETERANS' AFFAIRS 39 40 A. FAMILY AND SOCIAL SERVICES 41 42 FOR THE FAMILY AND SOCIAL SERVICES ADMINISTRATION 43 44 FAMILY AND SOCIAL SERVICES ADMINISTRATION - CENTRAL OFFICE 45 Total Operating Expense 13,602,650 13,602,650 46 SOCIAL SERVICES DATA WAREHOUSE 47 Total Operating Expense 38,273 38,273 48 211 SERVICES 					
 FAMILY AND SOCIAL SERVICES, HEALTH, AND VETERANS' AFFAIRS A. FAMILY AND SOCIAL SERVICES FOR THE FAMILY AND SOCIAL SERVICES ADMINISTRATION FAMILY AND SOCIAL SERVICES ADMINISTRATION - CENTRAL OFFICE Total Operating Expense 13,602,650 13,602,650 SOCIAL SERVICES DATA WAREHOUSE Total Operating Expense 38,273 211 SERVICES 		SECTION 8. [EFFECTIVE JULY 1, 2021]			
 39 40 A. FAMILY AND SOCIAL SERVICES 41 42 FOR THE FAMILY AND SOCIAL SERVICES ADMINISTRATION 43 44 FAMILY AND SOCIAL SERVICES ADMINISTRATION - CENTRAL OFFICE 45 Total Operating Expense 13,602,650 13,602,650 46 SOCIAL SERVICES DATA WAREHOUSE 47 Total Operating Expense 38,273 38,273 48 211 SERVICES 		FAMILY AND SOCIAL SEDVICES HEAT TH		S! AFFAIDS	
40A. FAMILY AND SOCIAL SERVICES414242434344444546504650474821150482115049414142434444454647484142434444454647485048504050505050505051515253545455555657 <th></th> <th>FAMILT AND SOCIAL SERVICES, HEALTH</th> <th>I, AND VEIERAN</th> <th>S AFFAIRS</th> <th></th>		FAMILT AND SOCIAL SERVICES, HEALTH	I, AND VEIERAN	S AFFAIRS	
 42 FOR THE FAMILY AND SOCIAL SERVICES ADMINISTRATION 43 44 FAMILY AND SOCIAL SERVICES ADMINISTRATION - CENTRAL OFFICE 45 Total Operating Expense 13,602,650 13,602,650 46 SOCIAL SERVICES DATA WAREHOUSE 47 Total Operating Expense 38,273 38,273 48 211 SERVICES 		A. FAMILY AND SOCIAL SERVICES			
4344FAMILY AND SOCIAL SERVICES ADMINISTRATION - CENTRAL OFFICE45Total Operating Expense46SOCIAL SERVICES DATA WAREHOUSE47Total Operating Expense48211 SERVICES					
 FAMILY AND SOCIAL SERVICES ADMINISTRATION - CENTRAL OFFICE Total Operating Expense 13,602,650 13,602,650 SOCIAL SERVICES DATA WAREHOUSE Total Operating Expense 38,273 38,273 SERVICES 		FOR THE FAMILY AND SOCIAL SERVICES	S ADMINISTRATI	ON	
45Total Operating Expense13,602,65013,602,65046SOCIAL SERVICES DATA WAREHOUSE4747Total Operating Expense38,27348211 SERVICES					
46SOCIAL SERVICES DATA WAREHOUSE47Total Operating Expense48211 SERVICES					
47 Total Operating Expense 38,273 38,273 48 211 SERVICES 38,273 38,273				13,002,030	
48 211 SERVICES				38,273	
49 Total Operating Expense 1,263,519 1,263,519		211 SERVICES		-	
	49	Total Operating Expense	1,263,519	1,263,519	

FY 2021-2022	FY 2022-2023	Biennial
Appropriation	Appropriation	Appropriation

1	INDIANA PRESCRIPTION DRUG PR	ROGRAM	
2	Tobacco Master Settlement Agreem	ent Fund (IC 4-12-1-1	4.3)
3	Total Operating Expense	443,315	443,315
4	CHILDREN'S HEALTH INSURANCE	E PROGRAM ASSIST	ANCE
5	Total Operating Expense	53,670,000	52,170,000
6	CHILDREN'S HEALTH INSURANCE	E PROGRAM ADMIN	ISTRATION
7	Total Operating Expense	1,403,000	1,403,000
8	OMPP STATE PROGRAMS		
9	Total Operating Expense	713,924	713,924
10	MEDICAID ADMINISTRATION		
11	Total Operating Expense	36,451,919	36,451,919
12	MEDICAID ASSISTANCE		
13	Total Operating Expense	2,651,200,000	2,827,000,000
14			

In addition to the above appropriations for state fiscal year 2022 and state fiscal
year 2023, the office of Medicaid policy and planning shall carry forward one hundred
million dollars (\$100,000,000) in state fiscal year 2022 and fifty million dollars
(\$50,000,000) in state fiscal year 2023 of unexpended Medicaid appropriations remaining
in the Medicaid account from prior state fiscal years.

21 The above appropriations for Medicaid assistance and for Medicaid administration 22 are for the purpose of enabling the office of Medicaid policy and planning to carry 23 out all services as provided in IC 12-8-6.5. Of the above appropriations, \$2,000,000 24 in FY 2022 and \$2,000,000 in FY 2023 shall be utilized to obtain additional federal 25 funds for Aged & Disabled Waiver assisted living providers. In FY 2022, payment to Aged & Disabled Waiver assisted living providers shall be increased utilizing 26 27 \$2,000,000 plus the applicable matching federal funds available in the fiscal year. 28 In FY 2023, payment to Aged & Disabled Waiver assisted living providers shall be 29 increased utilizing \$2,000,000 plus the applicable matching federal funds available 30 in the fiscal year. The payment increases for Aged & Disabled Waiver assisted living providers shall go into effect on July 1, 2021 and July 1, 2022. Of the above appropriations, 31 32 \$2,000,000 in FY 2022 and \$2,000,000 in FY 2023 shall be utilized to obtain additional 33 federal funds for Medicaid home health services. In FY 2022, payments for Medicaid 34 home health services shall be increased utilizing \$2,000,000 plus the applicable 35 matching federal funds available in the fiscal year. In FY 2023, payments for Medicaid 36 home health services shall be increased utilizing \$2,000,000 plus the applicable 37 matching federal funds available in the fiscal year. The payment increases for Medicaid home health services shall go into effect on July 1, 2021 and July 1, 2022. In addition 38 39 to the above appropriations, all money received from the federal government and 40 paid into the state treasury as a grant or allowance is appropriated and shall be 41 expended by the office of Medicaid policy and planning for the respective purposes for which the money was allocated and paid to the state. Subject to the provisions 42 43 of IC 12-8-1.5-11, if the sums herein appropriated for Medicaid assistance and for 44 Medicaid administration are insufficient to enable the office of Medicaid policy 45 and planning to meet its obligations, then there is appropriated from the general 46 fund such further sums as may be necessary for that purpose, subject to the approval 47 of the governor and the budget agency.

48

20

49 HEALTHY INDIANA PLAN

		FY 2021-2022 Appropriation	FY 2022-2023 Appropriation	Biennial Appropriation
1	Healthy Indiana Plan Trust Fund (IC 12-	15 44 2 17)		
2	Total Operating Expense	103,034,565	99,134,565	
3	Augmentation allowed.	, ,	, ,	
4	MARION COUNTY HEALTH AND HOSP			
5	Total Operating Expense	32,300,000	32,300,000	
6 7	MENTAL HEALTH ADMINISTRATION Total Operating Expense	2,480,903	2,480,903	
8	Total Operating Expense	2,400,903	2,400,903	
9	Two hundred seventy-five thousand dollars (\$2	275,000) of the above	e appropriation	
10	shall be distributed annually to neighborhood l			
11	programs.			
12				
13	MENTAL HEALTH AND ADDICTION FO			GRANT
14 15	Total Operating Expense	22,500,000	22,500,000	
16	The Family and Social Services Administration	n shall report to the	State Budget Com	mittee
17	prior to November 1, 2021, on the mental healt			
18	services grant program including the amounts			
19	of recipients receiving services, and the impact	s of the program in	reducing incarcera	ation
20	and recidivism.			
21	CHILD BEVCHLATDIC SEDVICES			
22 23	CHILD PSYCHIATRIC SERVICES	13,458,508	13,458,508	
23 24	Total Operating Expense	13,430,300	13,430,300	
25	The above appropriation includes \$4,500,000 in	n both FY 2022 and	FY 2023 for the	
26	Family and Social Services Administration to c			nally
27	diverse social services providers to implement	an evidence-based p	rogram that partn	ers
28	with school corporations, charter schools, and			le
29	social work services and evidence-based preven			
30 21	caregivers, teachers, and the community to pre			y
31 32	behaviors, and maximize student success. In m 2023, the Family and Social Services Administr			
33	social services providers to secure matching fu	-		
34	more than sixty-five percent (65%) of the total			ted
35	social services providers to have experience in			
36	independent evaluation of those services.			
37				
38	CHILD ASSESSMENT NEEDS SURVEY	219 525	210 525	
39 40	Total Operating Expense SERIOUSLY EMOTIONALLY DISTURBI	218,525	218,525	
40 41	Total Operating Expense	14,571,352	14,571,352	
42	SERIOUSLY MENTALLY ILL	14,571,552	14,571,552	
43	Total Operating Expense	88,279,650	88,279,650	
44	Mental Health Centers Fund (IC 6-7-1-3			
45	Total Operating Expense	2,454,890	2,454,890	
46	Augmentation allowed.			
47	COMMUNITY MENTAL HEALTH CENT		、 、	
48	Tobacco Master Settlement Agreement F		~	
49	Total Operating Expense	7,200,000	7,200,000	

FY 2021-2022	FY 2022-2023	Biennial
Appropriation	Appropriation	Appropriation

1 2 The above appropriation from the Tobacco Master Settlement Agreement Fund is 3 in addition to other funds. The above appropriations for comprehensive community 4 mental health services include the intragovernmental transfers necessary to provide 5 the nonfederal share of reimbursement under the Medicaid rehabilitation option. 6 7 The comprehensive community mental health centers shall submit their proposed annual budgets (including income and operating statements) to the budget agency 8 9 on or before August 1 of each year. All federal funds shall be used to augment the 10 above appropriations rather than supplant any portion of the appropriation. The 11 office of the secretary, with the approval of the budget agency, shall determine 12 an equitable allocation of the appropriation among the mental health centers. 13 14 **GAMBLERS' ASSISTANCE** 15 Addiction Services Fund (IC 12-23-2) 16 **Total Operating Expense** 3,047,034 3,047,034 17 Augmentation allowed. 18 SUBSTANCE ABUSE TREATMENT 19 Addiction Services Fund (IC 12-23-2) 20 **Total Operating Expense** 1,257,131 1,257,131 21 **QUALITY ASSURANCE/RESEARCH** 22 **Total Operating Expense** 304,711 304,711 23 PREVENTION 24 Addiction Services Fund (IC 12-23-2) 25 **Total Operating Expense** 1,572,675 1,572,675 26 Augmentation allowed. 27 **METHADONE DIVERSION CONTROL AND OVERSIGHT (MDCO) PROGRAM** 28 **Opioid Treatment Program Fund (IC 12-23-18-4)** 29 363,995 **Total Operating Expense** 363,995 30 Augmentation allowed. 31 DMHA YOUTH TOBACCO REDUCTION SUPPORT PROGRAM 32 **Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)** 33 **Total Operating Expense** 250,000 250,000 34 Augmentation allowed. 35 **EVANSVILLE PSYCHIATRIC CHILDREN'S CENTER** 36 1,539,869 **Total Operating Expense** 1,539,869 37 Mental Health Fund (IC 12-24-14-4) 38 **Total Operating Expense** 2,209,422 2,209,422 39 Augmentation allowed. **40 EVANSVILLE STATE HOSPITAL** 22,896,280 22,896,280 41 **Total Operating Expense** 42 Mental Health Fund (IC 12-24-14-4) 43 **Total Operating Expense** 4,340,134

4,340,134 44 Augmentation allowed. 45 LARUE CARTER MEMORIAL HOSPITAL 46 **Total Operating Expense** 414,749 414,749 47 LOGANSPORT STATE HOSPITAL 31,201,089 **48 Total Operating Expense** 31,201,089 49 Mental Health Fund (IC 12-24-14-4)

		FY 2021-2022 Appropriation	FY 2022-2023 Appropriation	Biennial Appropriation
1	Total Operating Expense	1,410,464	1,410,464	
2	Augmentation allowed.	1,110,101	1,110,101	
3	MADISON STATE HOSPITAL			
4	Total Operating Expense	25,147,845	25,147,845	
5	Mental Health Fund (IC 12-24-14-4)	2 706 667	2 706 667	
6 7	Total Operating Expense Augmentation allowed.	2,796,667	2,796,667	
8	RICHMOND STATE HOSPITAL			
9	Total Operating Expense	32,969,553	32,969,553	
10	Mental Health Fund (IC 12-24-14-4)			
11	Total Operating Expense	2,062,201	2,062,201	
12	Augmentation allowed.			
13 14	NEURO DIAGNOSTIC INSTITUTE	20 619 960	20 001 556	
14 15	Total Operating Expense Mental Health Fund (IC 12-24-14-4)	30,618,869	30,001,556	
15 16	Total Operating Expense	4,671,125	5,288,438	
17	Augmentation allowed.	1,0 / 1,120	3,200,150	
18	8			
19	PATIENT PAYROLL			
20	Total Operating Expense	148,533	148,533	
21				
22	The federal share of revenue accruing to the s			
23 24	IC 12-15, based on the applicable Federal Me shall be deposited in the mental health fund es			
24 25	remainder shall be deposited in the general fu			
26	remainaer shan be acposited in the general in			
27	DIVISION OF FAMILY RESOURCES AI	MINISTRATION		
28	Total Operating Expense	1,994,565	1,994,565	
29	EBT ADMINISTRATION			
30	Total Operating Expense	114,079	114,079	
31	DFR - COUNTY ADMINISTRATION	05 115 204	94 215 294	
32 33	Total Operating Expense INDIANA ELIGIBILITY SYSTEM	85,115,284	84,315,284	
33 34	Total Operating Expense	8,377,529	8,377,529	
35	SNAP/IMPACT ADMINISTRATION	0,011,022	0,011,022	
36	Total Operating Expense	9,555,726	9,555,726	
37	TEMPORARY ASSISTANCE TO NEEDY	FAMILIES – STAT	E APPROPRIATI	ON
38	Total Operating Expense	17,886,301	17,886,301	
39	BURIAL EXPENSES			
40	Tobacco Master Settlement Agreement	· ·	,	
41 42	Total Operating Expense DIVISION OF AGING ADMINISTRATIC	5,816,761	5,816,761	
42 43	Total Operating Expense	751,057	751,057	
44	DIVISION OF AGING SERVICES	/51,057	/51,057	
45	Total Operating Expense	563,561	563,561	
46	ROOM AND BOARD ASSISTANCE (R-C			
47	Total Operating Expense	6,483,801	6,483,801	
48	C.H.O.I.C.E. IN-HOME SERVICES			
49	Total Operating Expense	43,914,740	44,240,193	
77	Total Operating Expense	73,717,790	тт, 4 т0,1 <i>73</i>	

	FY 202	21-2022	FY 2022-2023	Biennial
	Approp	oriation	Appropriation	Appropriation
1				
2	The above appropriations for C.H.O.I.C.E. In-Home Serv	vices inclu	ıde intragovernme	ntal
3	transfers to provide the nonfederal share of the Medicaid			
4		-Bea -		
5	The intragovernmental transfers for use in the Medicaid	aged and	disabled waiver	
6	may not exceed \$18,000,000 annually.	0		
7				
8	The division of aging shall conduct an annual evaluation			
9	of providing home and community-based services. Before			
10	division shall submit a report to the budget committee, th			
11	legislative council (in an electronic format under IC 5-14-	· ·	-	
12	of the division's evaluation and such other information pe			
13	be requested by the budget committee, the budget agency	, or the le	egislative council,	
14 15	including the following:	• • • •	6 h	
15 16	(1) the number and demographic characteristics of the re community-based services during the preceding fiscal yes			
10	count of individuals who received no services other than			
18	(as defined in 455 IAC 2-4-10) during the preceding fiscal		agement services	
19	(2) the total cost and per recipient cost of providing home		munity-based	
20	services during the preceding fiscal year.			
21	8 1 8 V			
22	The division shall obtain from providers of services data	on their c	costs and	
23	expenditures regarding implementation of the program a	nd repor	t the findings to	
24	the budget committee, the budget agency, and the legislat		-	
25	to the legislative council must be in an electronic format u	under IC	5-14-6.	
26				
27	STATE SUPPLEMENT TO SSBG - AGING	207	(07.20)	
28 29	Total Operating Expense 687, OLDER HOOSIERS ACT	390	687,396	
29 30	Total Operating Expense 1,573,	446	1,573,446	
30 31	ADULT PROTECTIVE SERVICES	110	1,575,740	
32	Tobacco Master Settlement Agreement Fund (IC 4-	-12-1-14.3	3)	
33	Total Operating Expense 5,220,		5,220,823	
34	Augmentation allowed.		, ,	
35				
36	The above appropriations may be used for emergency ad	-		
37	placement. Funds shall be used to the extent that such ser			
38	to an individual through a policy of accident and sickness			
39	maintenance organization contract, the Medicaid program	m, the fec	leral Medicare	
40 41	program, or any other federal program.			
41 42	ADULT GUARDIANSHIP SERVICES			
43	Total Operating Expense 405,	565	405,565	
44	DIVISION OF DISABILITY AND REHABILITATIV			RATION
45		775	61,775	
46	BUREAU OF REHABILITATIVE SERVICES		,	
47	-VOCATIONAL REHABILITATION			
48	Total Operating Expense 16,093,	405	16,093,405	
49	INDEPENDENT LIVING			

FY 2021-2022

FY 2022-2023

Biennial

		FY 2021-2022 Appropriation	FY 2022-2023 Appropriation	Biennial Appropriation
1 2	Total Operating Expense	871,926	871,926	
2 3 4 5	The above appropriations include funding to be independent living for independent living servi		centers for	
5 6 7	REHABILITATIVE SERVICES - DEAF A Total Operating Expense	ND HARD OF HEA 236,402	RING SERVICES 236,402	
8 9	BLIND VENDING - STATE APPROPRIAT Total Operating Expense	FION 64,295	64,295	
10	QUALITY IMPROVEMENT SERVICES	1.0/2.075	1 0/2 075	
11 12	Total Operating Expense BUREAU OF DEVELOPMENTAL DISAB	1,063,857 II ITIES SERVICES	1,063,857 S - DAV SERVICE	'S
12	Tobacco Master Settlement Agreement F			
14	Other Operating Expense	3,418,884	3,418,884	
15	FIRST STEPS			
16	Total Operating Expense	18,000,000	18,000,000	
17	BUREAU OF DEVELOPMENTAL DISAB			ND EVALUATION
18	Total Operating Expense	20,000	20,000	
19 20	BUREAU OF DEVELOPMENTAL DISAB	1L111ES SERVICE 4,945,448		
20 21	Total Operating Expense	4,945,440	4,945,448	
21	In the development of new community resident	tial settings for pers	ons with developm	ental
23	disabilities, the division of disability and rehability			•••••
24	the appropriate placement of such persons who			ly
25	residing in intermediate care or skilled nursing			
26	by law, such persons who reside with aged pare	ents or guardians or	families in crisis.	
27				
28 29	SCHOOL AGE CHILD CARE PROJECT H	SUND 812,413	012 412	
29 30	Total Operating Expense	812,415	812,413	
30 31	The above appropriations are made under IC 6	5-7-1-30.2(c) and no	t in addition to the	
32	transfer required by IC 6-7-1-30.2(c).) / 1 0012(0) unu no		
33				
34	EARLY CHILDHOOD LEARNING			
35	Total Operating Expense	28,860,246	28,860,246	
36	PRE-K EDUCATION PILOT			
37	Total Operating Expense	22,005,069	22,005,069	
38 39	Of the above appropriations, \$1,000,000 shall b	a usad aaah fisaal y	oar far raimbursar	nont
40	of technology based in-home early education se			nent
40 41	or teenhology based in-nome early education se	T vices under ic 12-	17.2-7.3.	
42	FOR THE DEPARTMENT OF CHILD SERV	ICES		
43	CHILD SERVICES ADMINISTRATION			
44	Total Operating Expense	239,841,467	239,841,467	
45				
46	With the above appropriations, the departmen			
47	to All Pro Dad chapters located in Indiana in a		-	
48 49	year of the biennium for the purpose of buildin their children.	g relationships betw	veen lathers and	
47				

FY 2021-2022	FY 2022-2023	Biennial
Appropriation	Appropriation	Appropriation

1				
2	With the above appropriations, the departme	ant of child sarvicas	chall award grants	
$\frac{2}{3}$	to Boys and Girls Clubs Indiana Alliance in a			
4	year of the biennium for the purpose of prov			
5	and Girls clubs for the promotion of the social			
6	and Girls clubs for the promotion of the soci	ar wentare or youth		
7	With the above appropriations, the departme	ent of child services	shall award grants	
8	to Real Alternatives of Indiana in an amount			
9	biennium for the purpose of providing life-af			
10	services throughout Indiana.	81 8 4		
11	5			
12	DHHS CHILD WELFARE PROGRAM			
13	Total Operating Expense	46,554,199	46,554,199	
14	CHILD WELFARE SERVICES STATE	GRANTS		
15	Total Operating Expense	11,416,415	11,416,415	
16	TITLE IV-D CHILD SUPPORT			
17	Total Operating Expense	13,379,008	13,379,008	
18				
19	The above appropriations for the departmen			
20	Social Security Act are made under, and not	in addition to, IC 31	1-25-4-28.	
21				
22	FAMILY AND CHILDREN FUND			
23	Total Operating Expense	507,376,260	507,376,260	
24	Augmentation allowed.			
25	XX //41 41 1 4 4 4 1 1 4			
26	With the above appropriations, the department			
27	(1) Operate an early intervention, home-base			
28 29	(2) Enter into a memorandum of understand Commission to recruit, train, and reimburse			
29 30	at risk youth and families.	public defenders for	r the support of	
30 31	at fisk youth and fammes.			
32	With the above appropriations, the departme	ant of child sarvicas	shall allocate \$25 000 000	
33	each year for the purpose of providing rate i			
33 34	department of child services shall report to t			
35	2021 to verify the percentage increase that he			
36	under this allocation.			
37				
38	YOUTH SERVICE BUREAU			
39	Total Operating Expense	1,008,947	1,008,947	
40	PROJECT SAFEPLACE	, ,	, ,	
41	Total Operating Expense	112,000	112,000	
	HEALTHY FAMILIES INDIANA	,		
42		2 002 1 45	2 002 145	
42 43	Total Operating Expense	3,093,145	3,093,145	
	Total Operating Expense ADOPTION SERVICES	3,093,145	3,093,145	
43 44 45	ADOPTION SERVICES Total Operating Expense	3,093,145 26,362,735	3,093,145 26,362,735	
43 44 45 46	ADOPTION SERVICES Total Operating Expense TITLE IV-E ADOPTION SERVICES	26,362,735	26,362,735	
43 44 45 46 47	ADOPTION SERVICES Total Operating Expense			
43 44 45 46	ADOPTION SERVICES Total Operating Expense TITLE IV-E ADOPTION SERVICES	26,362,735 31,489,886	26,362,735	

		FY 2021-2022 Appropriation	FY 2022-2023 Appropriation	Biennial Appropriation
1	DEPARTMENT OF CHILD SERVICES OM	IRUDSMAN BURF	AU	
2	Total Operating Expense	362,000	362,000	
3 4	B. PUBLIC HEALTH			
5				
6	FOR THE STATE DEPARTMENT OF HEALT			
7	Tobacco Master Settlement Agreement Fu	· · · · · · · · · · · · · · · · · · ·		
8	Personal Services	18,627,727	18,627,727	
9	Other Operating Expense	4,484,468	4,484,468	
10	Augmentation allowed.			
11 12	All reasints to the state denortment of health fu	m Kaanaaa ay naym	t food aball	
12	All receipts to the state department of health from be deposited in the state general fund.	om licenses or perm	it lees shall	
13 14	be deposited in the state general fund.			
14	AREA HEALTH EDUCATION CENTERS			
13 16	Tobacco Master Settlement Agreement Fi	und (IC 4-17-1-14 3)		
17	Total Operating Expense	2,630,676	2,630,676	
18	MINORITY HEALTH INITIATIVE	2,030,070	2,030,070	
19	Tobacco Master Settlement Agreement Fi	und (IC 4-12-1-14.3)		
20	Total Operating Expense	3,000,000	3,000,000	
21		-,,	-,,	
22	The above appropriations shall be allocated to t	he Indiana Minority	y Health Coalitior	1
23	to work with the state department on the imple		·	
24				
25	MOBILE INTEGRATED HEALTH CARE			
26	Total Operating Expense	100,000	0	
27				
28	The above appropriations shall be deposited in	the mobile health in	tegration healthc	are
29	grant fund (IC 16-31-15-5).			
30				
31	INDIANA MINORITY HEALTH COALITI		0	
32	Total Operating Expense	100,000	0	
33		h . T., P.,		_
34 35	The above appropriations shall be provided to t			1
35 36	Inc. to address COVID-19 disparities in accessin conditions of minority communities.	ng nearth care and c	infonic nearth	
30 37	conditions of minority communities.			
38	SICKLE CELL			
39	Tobacco Master Settlement Agreement Fi	und (IC 4-12-1-14 3)		
40	Total Operating Expense	750,000	750,000	
40 41	MEDICARE-MEDICAID CERTIFICATION	,	750,000	
42	Total Operating Expense	5,079,399	5,079,399	
43	Total Operating Expense	0,079,099	0,017,077	
44	Augmentation allowed in amounts not to exceed	l revenue from healt	th facilities	
45	license fees or from health care providers (as de			
46	increases or those adopted by the Executive Boa		· ·	
47	of Health under IC 16-19-3.		-	
48				
49	INFECTIOUS DISEASE			

		FY 2021-2022 Appropriation	FY 2022-2023 Appropriation	Biennial Appropriation	
1	Total Operating Expense	1,390,325	1,390,325		
2	NUTRITION ASSISTANCE	1,0 > 0,0 = 0			
3	Total Operating Expense	280,806	280,806		
4	HIV/AIDS SERVICES				
5	Total Operating Expense	2,925,101	2,925,101		
6	CANCER PREVENTION				
7	Tobacco Master Settlement Agreement	•	·		
8	Total Operating Expense	664,122	664,122		
9 10	MATERNAL & CHILD HEALTH INITIA		220 (20		
10 11	Total Operating Expense TUBERCULOSIS TREATMENT	239,639	239,639		
11	Tobacco Master Settlement Agreement 1	Fund (IC 4 12 1 14 2)		
12	Total Operating Expense	100,000	, 100,000		
13 14	STATE CHRONIC DISEASES	100,000	100,000		
15	Tobacco Master Settlement Agreement 1	Fund (IC 4-12-1-14.3)		
16	Total Operating Expense	862,488	862,488		
17					
18	At least \$82,560 of the above appropriations sl	hall be distributed as	grants to commu	nity	
19	groups and organizations as provided in IC 16	-46-7-8. The state de	partment of healt	h	
20	may consider grants to the Kidney Foundation	1 up to \$50,000.			
21					
22	OB NAVIGATOR PROGRAM				
23	Tobacco Master Settlement Agreement		-		
24	Total Operating Expense	3,300,000	3,300,000		
25 26	The dependence of health shall develop metric	a fan tha OD Nariaat			
26 27	The department of health shall develop metric				
27	present the metrics to the Interim Study Committee on Public Health, Behavioral Health, and Human Services by November 1, 2021. The department of health shall by				
20 29	November 1, 2022 and each year thereafter present a report to the Interim Study				
30	Committee on Public Health, Behavioral Health			e	
31	metrics.		•••• progress on	-	
32					
33	ADOPTION HISTORY				
34	Adoption History Fund (IC 31-19-18-6)				
35	Total Operating Expense	195,163	195,163		
36	Augmentation allowed.				
37	CHILDREN WITH SPECIAL HEALTH C				
38	Tobacco Master Settlement Agreement				
39	Total Operating Expense	14,950,000	14,950,000		
40	Augmentation allowed.				
41 42	NEWBORN SCREENING PROGRAM	(1)			
42 43	Newborn Screening Fund (IC 16-41-17-1 Total Operating Expense	2,677,762	2,677,762		
43 44	Augmentation allowed.	2,077,702	2,077,702		
4 4	CENTER FOR DEAF AND HARD OF HE	ARING EDUCATIO	N		
46	Total Operating Expense	2,452,677	2,452,677		
47	RADON GAS TRUST FUND	_,, ~, ~, ~, ~, ~, ~, ~, ~, ~, ~, ~, ~, ~,	_, , ~ , ~ , ~ , ~ , ~ , ~ , ~ , ~ ,		
48	Radon Gas Trust Fund (IC 16-41-38-8)				
49	Total Operating Expense	10,670	10,670		

FY 2021-2022	FY 2022-2023	Biennial
Appropriation	Appropriation	Appropriation

1	Augmentation allowed.	
2	SAFETY PIN PROGRAM	
3 4	Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)	5 500 000
4 5	Total Operating Expense 5,500,000 BIRTH PROBLEMS REGISTRY	5,500,000
6 7	Birth Problems Registry Fund (IC 16-38-4-17)	72 517
7	Total Operating Expense73,517Augmentation allowed.	73,517
8 9	MOTOR FUEL INSPECTION PROGRAM	
9 10	Motor Fuel Inspection Fund (IC 16-44-3-10)	
11	Total Operating Expense 239,125	239,125
12	Augmentation allowed.	237,123
12	DONATED DENTAL SERVICES	
13	Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)	
15	Total Operating Expense 34,335	34,335
16	Total Operating Expense 54,555	54,555
17	The above appropriations shall be used by the Indiana foundation fo	r dentistry to
18	provide dental services to individuals who are handicapped.	r achtholy to
19		
20	OFFICE OF WOMEN'S HEALTH	
21	Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)	
22	Total Operating Expense 96,970	96,970
23	SPINAL CORD AND BRAIN INJURY	,
24	Spinal Cord and Brain Injury Fund (IC 16-41-42.2-3)	
25	Total Operating Expense 1,600,000	1,600,000
26	Augmentation allowed.	
27	IMMUNIZATIONS AND HEALTH INITIATIVES	
28	Healthy Indiana Plan Trust Fund (IC 12-15-44.2-17)	
29	Total Operating Expense 10,665,435	10,665,435
30	WEIGHTS AND MEASURES FUND	
31	Weights and Measures Fund (IC 16-19-5-4)	
32	Total Operating Expense 7,106	7,106
33	Augmentation allowed.	
34	MINORITY EPIDEMIOLOGY	
35	Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)	
36	Total Operating Expense750,000	750,000
37	COMMUNITY HEALTH CENTERS	
38	Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)	4 4 4 5 2 0 0 0
39	Total Operating Expense 14,453,000	14,453,000
40	PRENATAL SUBSTANCE USE & PREVENTION	
41	Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)	110.075
42	Total Operating Expense 119,965	119,965
43 44	OPIOID OVERDOSE INTERVENTION Tobacco Mostor Sottlement Agreement Fund (IC 4.12.1.14.2)	
44 45	Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)Total Operating Expense250,000	250,000
45 46	Total Operating Expense 250,000 NURSE FAMILY PARTNERSHIP	230,000
40 47	Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)	
47 48	Total Operating Expense 5,000,000	5,000,000
40 49	HEARING AND BLIND SERVICES	5,000,000
77	HEARING AND DERIVED	

		FY 2021-2022 Appropriation	FY 2022-2023 Appropriation	Biennial Appropriation
1	Tobacco Master Settlement A	Agreement Fund (IC 4-12-1-14.3)		
2	Total Operating Expense	500,000	500,000	
3	Of the above appropriations for he	aving and blind corrigon \$275.00	A shall be annual	I
4 5	Of the above appropriations for he deposited in the Hearing Aid Fund		o shall de annual	ly
6				
7	LOCAL HEALTH MAINTENA	NCE FUND		
8		Agreement Fund (IC 4-12-1-14.3)		
9	Total Operating Expense	3,915,209	3,915,209	
10 11	Augmentation allowed.			
11 12	The amount appropriated from the	tabacco mostor sottlomont agros	mont fund is in	
12	lieu of the appropriation provided			
14	Of the above appropriations for the			
15	shall be used to provide additional			
16	IC 16-46-10 to reflect population in	creases in various counties. Mon	ey appropriated	
17	to the local health maintenance fun			
18	each year to each local board of he	alth whose application for fundin	g is approved by	
19 20	the state department of health:			
20 21	COUNTY DODULATION	AMOUNT OF GRANT		
21 22	COUNTY POPULATION over 499,999	AMOUNT OF GRANT 94,112		
22	100,000 - 499,999	72,672		
23 24	50,000 - 99,999	48,859		
25	under 50,000	33,139		
26	,	,		
27	LOCAL HEALTH DEPARTME			
28		Agreement Fund (IC 4-12-1-14.3)		
29	Total Operating Expense	3,000,000	3,000,000	
30 31	The above appropriations for the l	aal baalth danautmant assount a	no statutomy dist	ibutions
31	The above appropriations for the lo under IC 4-12-7.	ocai neatti department account a	re statutory distr	Toutions
32				
34	TOBACCO USE PREVENTION	NAND CESSATION PROGRAM	1	
35	Tobacco Master Settlement A	Agreement Fund (IC 4-12-1-14.3)		
36	Total Operating Expense	7,500,000	7,500,000	
37				
38	A minimum of 90% of the above ap			
39	to local agencies and other entities	with programs designed to reduc	e smoking.	
40 41	FOR THE INDIANA SCHOOL FO	D THE BLIND AND VISUALL	V IMPAIDED	
41	Personal Services	9,521,121	9,521,121	
43	Other Operating Expense	1,876,205	1,876,205	
44	other operating and one	1,07,0,200	1,0,0,200	
45	FOR THE INDIANA SCHOOL FO	DR THE DEAF		
46	Personal Services	14,394,996	14,394,996	
47	Other Operating Expense	2,238,712	2,238,712	
48 49	C. VETERANS' AFFAIRS			
49	C. VETERANS' AFFAIRS			

		FY 2021-2022 Appropriation	FY 2022-2023 Appropriation	Biennial Appropriation
1 2	FOR THE INDIANA DEPARTMENT OF VET	'EDANG' AFEAIDS		
2 3	Personal Services	1,452,580	1,452,580	
3 4	Other Operating Expense	785,536	785,536	
5	Other Operating Expense	705,550	705,550	
6	The above appropriations for personal services	include funding for	· a women's	
7	veteran services officer and \$300,000 each year	0		
8	officers.			
9				
10	VETERAN SERVICE ORGANIZATIONS			
11	Total Operating Expense	910,000	910,000	
12				
13	The above appropriations shall be used to assist			
14	benefits. Of the above appropriations, the follow	wing amounts shall	be allocated	
15	each fiscal year to the following organizations:			
16 17	American Lorian, \$202,000			
17 18	American Legion: \$202,000 Disabled Veterans: \$202,000			
10 19	Veterans of Foreign Wars: \$202,000			
20	AMVETS: \$202,000			
20 21	Vietnam Veterans: \$102,000			
22				
23	The allocations shall be administered by the Ind	liana Department o	f Veterans' Affair	S.
24	·	1		
25	OPERATION OF VETERANS' CEMETER	Y		
26	Total Operating Expense	350,000	350,000	
27	INDIANA VETERANS' HOME			
28	Veterans' Home Comfort and Welfare Fu			
29	Total Operating Expense	10,000,000	10,000,000	
30	IVH Medicaid Reimbursement Fund	14 500 000	14 500 000	
31 32	Total Operating Expense Augmentation allowed from the Comfort	14,500,000 and Welfare Fund	14,500,000 and the IVII Mod	aaid
32 33	Reimbursement Fund.	and wenare rund	and the tv n Meur	calu
33 34	Kennbul sement Fund.			
35	SECTION 9. [EFFECTIVE JULY 1, 2021]			
36				
37	EDUCATION			
38				
39	A. HIGHER EDUCATION			
40				
41	FOR INDIANA UNIVERSITY			
42	BLOOMINGTON CAMPUS			
43	Total Operating Expense	201,961,310	204,487,954	
44	Fee Replacement	20,864,079	20,740,449	
45		MDUCEC		
46 47	FOR INDIANA UNIVERSITY REGIONAL CA	AMPUSES		
47 48	EAST Total Operating Expanse	14 047 215	14 507 270	
48 49	Total Operating Expense KOKOMO	14,047,315	14,507,370	
77				

		FY 2021-2022 Appropriation	FY 2022-2023 Appropriation	Biennial Appropriation
		Арргортиноп	Арргоргиион	Appropriation
1 2	Total Operating Expense NORTHWEST	16,059,485	16,403,426	
3	Total Operating Expense	18,870,523	19,325,962	
4	Fee Replacement	4,181,247	4,190,132	
5	SOUTH BEND			
6	Total Operating Expense	24,873,721	25,316,984	
7	Fee Replacement	1,445,375	1,451,375	
8	SOUTHEAST			
9	Total Operating Expense	20,890,749	21,252,471	
10	Fee Replacement	1,689,180	1,702,750	
11	FORT WAYNE HEALTH SCIENCES I		4 071 250	
12 13	Total Operating Expense	4,971,250	4,971,250	
13 14	TOTAL APPROPRIATION - INDIANA	INIVEDSITV DECIC	NAL CAMPUSES	2
15	107,028,845 109		MAL CAM USE	9
16	107,020,045 107	,121,720		
17	FOR INDIANA UNIVERSITY - PURDUE	UNIVERSITY		
18	AT INDIANAPOLIS (IUPUI)			
19	I. U. SCHOOLS OF MEDICINE AND D	DENTISTRY		
20	Total Operating Expense	105,712,799	107,827,053	
21	Fee Replacement	7,006,738	6,982,835	
22				
23	FOR INDIANA UNIVERSITY SCHOOL (
24	INDIANA UNIVERSITY SCHOOL OF			
25 26	Total Operating Expense	2,212,633	2,256,886	
26 27	INDIANA UNIVERSITY SCHOOL OF			
27 28	Total Operating Expense INDIANA UNIVERSITY SCHOOL OF	2,068,129 MEDICINE - NOPTHY	2,109,492 WEST - CARV	
20 29	Total Operating Expense	2,766,537	2,821,868	
<u>2</u>) 30	INDIANA UNIVERSITY SCHOOL OF			
31	Total Operating Expense	2,513,302	2,563,568	
32	INDIANA UNIVERSITY SCHOOL OF			
33	Total Operating Expense	2,300,988	2,347,008	
34	INDIANA UNIVERSITY SCHOOL OF		BEND	
35	Total Operating Expense	2,163,502	2,206,772	
36	INDIANA UNIVERSITY SCHOOL OF			
37	Total Operating Expense	2,500,983	2,551,003	
38			• • •	
39	The Indiana University School of Medicine			
40	commission for higher education before Ma			
41 42	containing data on the number of medical s physician residencies in Indiana from the s			e
42	physician residencies in indiana nom the s	chool's most recent grad	iuating class.	
44	FOR INDIANA UNIVERSITY - PURDUE	UNIVERSITY AT IND	IANAPOLIS (IIIP	AT D
45	GENERAL ACADEMIC DIVISIONS			~-,
46	Total Operating Expense	111,103,662	115,592,109	
47	Fee Replacement	6,910,541	6,926,049	
48	-	. ,		
49	TOTAL APPROPRIATIONS - IUPUI			

FY 2021-2022	FY 2022-2023	Biennial
Appropriation	Appropriation	Appropriation

1	247,259,814	254,184,643	
2			
3	Transfers of allocations between campu		
4	the campuses of Indiana University can		
5	of the commission for higher education		
6	shall maintain current operations at all	l statewide medical education	n sites.
7			
8	DUAL CREDIT		
9	Total Operating Expense	4,235,715	4,253,715
10	CLINICAL AND TRANSLATIONA		
11	Total Operating Expense	2,500,000	2,500,000
12	GLOBAL NETWORK OPERATIO		
13	Total Operating Expense	721,861	721,861
14	SPINAL CORD AND HEAD INJUE		553 430
15	Total Operating Expense	553,429	553,429
16	INSTITUTE FOR THE STUDY OF		
17	Total Operating Expense	2,105,824	2,105,824
18	CEOLOCICAL SUDVEY		
19 20	GEOLOGICAL SURVEY	2 792 792	2 792 792
20 21	Total Operating Expense I-LIGHT NETWORK OPERATION	2,783,782	2,783,782
21 22			1 500 670
	Total Operating Expense GIGAPOP PROJECT	1,508,628	1,508,628
23 24		(72 5(2	(7) 5()
24 25	Total Operating Expense	672,562	672,562
25 26	FOR PURDUE UNIVERSITY		
20 27	WEST LAFAYETTE		
28	Total Operating Expense	222,755,871	226,415,336
20 29	Fee Replacement	32,152,425	29,002,950
30	NORTHWEST	5291529725	27,002,750
30 31	Total Operating Expense	46,730,203	47,787,742
32	Fee Replacement	3,892,013	3,891,013
33	FORT WAYNE	3,072,015	5,071,015
33 34	Total Operating Expense	43,460,880	44,427,594
35	Fee Replacement	3,039,750	3,036,000
36	COLLEGE OF VETERINARY ME		5,050,000
37	Total Operating Expense	18,056,523	18,417,653
38	Fotur Operating Expense	10,000,020	10,117,000
39	Transfers of allocations between camp	uses to correct for errors in a	llocation
40	among the campuses of Purdue University		
41	approval of the commission for higher		
42	-FF		
43	DUAL CREDIT		
44	Total Operating Expense	916,605	916,605
45	- F		
46	ANIMAL DISEASE DIAGNOSTIC	LABORATORY SYSTEM	
47	Total Operating Expense	3,711,561	3,711,561
48		· · ·	
49	The above appropriations shall be used	l to fund the animal disease d	liagnostic

FY 2021-2022	FY 2022-2023	Biennial
Appropriation	Appropriation	Appropriation

Southern Indiana Purdue Agricultural Cen	ter (SIPAC) in Dubois	County. The above
appropriations are in addition to any user of	charges that may be es	tablished and
collected under IC 21-46-3-5. Notwithstand	ling IC 21-46-3-4, the t	rustees of
Purdue University may approve reasonable	e charges for testing fo	r pseudorabies.
	8 8	•
STATEWIDE TECHNOLOGY		
Total Operating Expense	6.695.258	6,695,258
		-))
		7,487,816
	, ,	
		8,492,325
		0,7/2,525
		577 559
		522,558
Total Operating Expense	4,430,212	4,430,212
		73,699,636
▲	11,044,480	11,051,288
	199,620	199,620
	2	204,000
PRINCIPAL LEADERSHIP ACADEM	Y	
Total Operating Expense	600,000	600,000
DEGREE LINK		
Total Operating Expense	446,438	446,438
FOR UNIVERSITY OF SOUTHERN IND	IANA	
Total Operating Expense	48,210,149	49,629,488
		12,317,288
▲	1.90779102	12,017,200
	555.480	555,480
	555,100	555,100
	486 878	486,878
Total Operating Expense	-00,070	-00,070
EOD DALL STATE UNIVEDSITY		
	124 400 072	125 940 262
		135,849,263
	24,/39,019	24,741,019
	33 0.01 <i>E</i>	33 0 01 F
Total Operating Expense	238,815	238,815
ENTREPRENEURIAL COLLEGE		
Total Operating Expense	2,500,000	2,500,000
ACADEMY FOR SCIENCE, MATHEM	IATICS, AND HUMA	NITIES
	 bangs disease testing service at West Lafay Southern Indiana Purdue Agricultural Cer appropriations are in addition to any user collected under IC 21-46-3-5. Notwithstand Purdue University may approve reasonable STATEWIDE TECHNOLOGY Total Operating Expense COUNTY AGRICULTURAL EXTENS Total Operating Expense AGRICULTURAL RESEARCH AND H Total Operating Expense CENTER FOR PARALYSIS RESEARC Total Operating Expense IN TECH ASST. AND ADV. MFG. COI Total Operating Expense FOR INDIANA STATE UNIVERSITY Total Operating Expense PROGRAM Total Operating Expense PRINCIPAL LEADERSHIP ACADEM Total Operating Expense DEGREE LINK Total Operating Expense FOR UNIVERSITY OF SOUTHERN IND Total Operating Expense FE Replacement DUAL CREDIT Total Operating Expense FOR BALL STATE UNIVERSITY Total Operating Expense FE Replacement DUAL CREDIT Total Operating Expense FE Replacement DUAL CREDIT Total Operating Expense FE Replacement DUAL CREDIT Total Operating Expense FE Replacement DUAL CREDIT Total Operating Expense FE REPLACEMENT Total Operating Expense FE REPLACEMENT TOTAL OPERATING Expense FOR BALL STATE UNIVERSITY TOTAL OPERATING Expense FOR BALL STATE UNIVERSITY TOTAL OPERATING Expense FE REPLACEMENT FOR BALL STATE UNIVERSITY	Total Operating Expense6,695,258COUNTY AGRICULTURAL EXTENSION EDUCATORSTotal Operating Expense7,487,816AGRICULTURAL RESEARCH AND EXTENSION - CROSSTotal Operating Expense8,492,325CENTER FOR PARALYSIS RESEARCHTotal Operating Expense522,558IN TECH ASST. AND ADV. MFG. COMPETITIVENESS PRTotal Operating Expense4,430,212FOR INDIANA STATE UNIVERSITYTotal Operating Expense72,063,968Fee Replacement11,044,480DUAL CREDITTotal Operating Expense10000PRINCIPAL LEADERSHIP ACADEMYTotal Operating Expense204,000PRINCIPAL LEADERSHIP ACADEMYTotal Operating Expense600,000DEGREE LINKTotal Operating Expense446,438FOR UNIVERSITY OF SOUTHERN INDIANATotal Operating Expense446,438FOR UNIVERSITY OF SOUTHERN INDIANATotal Operating Expense486,878FOR BALL STATE UNIVERSITYTotal Operating Expense486,873Fee Replacement24,739,019DUAL CREDITTotal Operating Expense134,408,873Fee Replacement24,739,019DUAL CREDITTotal Operating Expense134,408,873Fee Replacement24,739,019DUAL CREDITTotal Operating Expense134,408,873Fee Replacement24,739,019 <t< td=""></t<>

49 FOR VINCENNES UNIVERSITY

		FY 2021-2022 Appropriation	FY 2022-2023 Appropriation	Biennial Appropriation	
1				nppropriation	
1 2	Total Operating Expense Fee Replacement	43,561,521 6,204,550	44,398,883 5,507,270		
3	DUAL CREDIT	0,204,550	5,507,270		
4	Total Operating Expense	4,315,365	4,315,365		
5	CAREER AND TECHNICAL EARLY C				
6	Total Operating Expense	3,000,000	3,000,000		
7 8	Additional Early College sites may be estab	lishad unan annraval h	v the Commission	for	
9	Higher Education and review by the budget		y the Commission	101	
10					
11	FOR IVY TECH COMMUNITY COLLEG	E			
12	Total Operating Expense	229,890,923	234,416,671		
13	Fee Replacement	28,938,873	28,484,398		
14	DUAL CREDIT		15 052 520		
15 16	Total Operating Expense STATEWIDE NURSING	17,073,720	17,073,720		
10 17	Total Operating Expense	85,411	85,411		
18	TESTING CENTERS	05,411	03,411		
19	Total Operating Expense	710,810	710,810		
20	INDIANA RURAL EDUCATION INITI)		
21	Total Operating Expense	1,057,738	1,057,738		
22					
23	The sums herein appropriated to Indiana U				
24 25	University, University of Southern Indiana, Ball State University, Vincennes University,				
25 26	and Ivy Tech Community College are in addition to all income of said institutions,				
20 27	respectively, from all permanent fees and endowments and from all land grants, fees, earnings, and receipts, including gifts, grants, bequests, and devises, and receipts				
28	from any miscellaneous sales from whatever source derived.				
29					
30	All such income and all such fees, earnings,	and receipts on hand J	une 30, 2021,		
31	and all such income and fees, earnings, and receipts accruing thereafter are hereby				
32	appropriated to the boards of trustees or di				
33	and may be expended for any necessary exp				
34 35	university hospitals, schools of medicine, nu and agricultural extension and experimenta			,	
35 36	earnings, and receipts may be used for land		· · ·		
37	governor and the budget agency.	and structures only its	approved by the		
38	governor and the budget agency.				
39	The above appropriations to Indiana Unive	rsity, Purdue Universit	y, Indiana State		
40	University, University of Southern Indiana,				
41	and Ivy Tech Community College include the employers' share of Social Security payments				
42	for university employees under the public employees' retirement fund, or institutions				
43	covered by the Indiana state teachers' retire				
44 45	include funding for the employers' share of fund and to the Indiana state teachers' retir			nent	
45 46	by the retirement funds for both fiscal years				
47	by these retirement plans.	s is the montation of			
48	· · · · · · · · · · · · · · · · · · ·				
49	The treasurers of Indiana University, Purde	ue University, Indiana S	State University,		

1 University of Southern Indiana, Ball State University, Vincennes University, and 2 Ivy Tech Community College shall, at the end of each three (3) month period, 3 prepare and file with the auditor of state a financial statement that shall show 4 in total all revenues received from any source, together with a consolidated 5 statement of disbursements for the same period. The budget director shall 6 establish the requirements for the form and substance of the reports. 7 8 The reports of the treasurer also shall contain in such form and in such detail as the governor and the budget agency may specify, complete information concerning 9 receipts from all sources, together with any contracts, agreements, or arrangements 10 11 with any federal agency, private foundation, corporation, or other entity from which 12 such receipts accrue. 13 14 All such treasurers' reports are matters of public record and shall include without 15 limitation a record of the purposes of any and all gifts and trusts with the sole 16 exception of the names of those donors who request to remain anonymous. 17 18 Notwithstanding IC 4-10-11, the auditor of state shall draw warrants to the treasurers 19 of Indiana University, Purdue University, Indiana State University, University of 20 Southern Indiana, Ball State University, Vincennes University, and Ivy Tech Community 21 College on the basis of vouchers stating the total amount claimed against each fund or 22 account, or both, but not to exceed the legally made appropriations. 23 24 For universities and colleges supported in whole or in part by state funds, grant 25 applications and lists of applications need only be submitted upon request to the 26 budget agency for review and approval or disapproval and, unless disapproved by 27 the budget agency, federal grant funds may be requested and spent without approval 28 by the budget agency. 29 30 For all university special appropriations, an itemized list of intended expenditures, 31 in such form as the governor and the budget agency may specify, shall be submitted 32 to support the allotment request. All budget requests for university special appropriations 33 shall be furnished in a like manner and as a part of the operating budgets of the state 34 universities. 35 36 The trustees of Indiana University, the trustees of Purdue University, the trustees 37 of Indiana State University, the trustees of University of Southern Indiana, the 38 trustees of Ball State University, the trustees of Vincennes University, and the 39 trustees of Ivy Tech Community College are hereby authorized to accept federal grants, 40 subject to IC 4-12-1. 41 42 Fee replacement funds are to be distributed as requested by each institution, on 43 payment due dates, subject to available appropriations. 44 FOR THE MEDICAL EDUCATION BOARD 45 46 FAMILY PRACTICE RESIDENCY FUND 47 Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3) **48 Total Operating Expense** 1,852,698 1,852,698 49

FY 2021-2022	FY 2022-2023	Biennial
Appropriation	Appropriation	Appropriation

			•	
1	Of the above appropriations, \$1,000,000 each year shall be			
2	for the purpose of improving family practice residency programs serving medically			
3	underserved areas.			
4				
5	FOR THE GRADUATE MEDICAL EDUCATION BOARI)		
6	MEDICAL RESIDENCY EDUCATION GRANTS			
7	Tobacco Master Settlement Agreement Fund (IC 4-12	,		
8	Total Operating Expense4,000,00	0	4,000,000	
9				
10	The above appropriations for medical residency education	grants ar	e to be distribut	ed
11	in accordance with IC 21-13-6.5.			
12				
13	FOR THE COMMISSION FOR HIGHER EDUCATION			
14	Total Operating Expense 2,764,05	9	2,764,059	
15	FREEDOM OF CHOICE GRANTS			
16	Total Operating Expense 66,225,90	2	66,225,902	
17	HIGHER EDUCATION AWARD PROGRAM			
18	Total Operating Expense 101,425,08	1	101,425,081	
19			, ,	
20	For the higher education awards and freedom of choice gra	nts made	e for the	
21	biennium, the following guidelines shall be used, notwithsta			ative
22	rule or practice:			
23	(1) The commission shall maintain the proportionality of av	vard may	and the second	ic.
24	private, and proprietary institutions when setting forth and			
25	(2) Minimum Award: No award shall be less than \$600.	Junto un		•
26	(3) The commission shall reduce award amounts as necessa	rv to stav	within the ann	ronrigtion
27		1 <i>j</i> to stuj	when the upp	opination
28	TUITION AND FEE EXEMPTION FOR CHILDREN C)F VETE	RANS AND	
29	PUBLIC SAFETY OFFICERS			
30	Total Operating Expense31,773,69	6	31,773,696	
31	MIDWEST HIGHER EDUCATION COMPACT	Ū	01,770,050	
32	Total Operating Expense 115,00	0	115,000	
33	ADULT STUDENT GRANT APPROPRIATION	0	115,000	
33 34	Total Operating Expense 7,579,85	8	7,579,858	
35	Total Operating Expense 7,579,05	0	7,577,050	
36	Priority for awards made from the above appropriation sha	all he giv	on first to oligibl	٥
30 37	students meeting TANF income eligibility guidelines as dete			
38	and social services administration and second to eligible stu			
30 39	awards from the adult grant fund during the school year as			1
	0 0 1			
40	budget year. Funds remaining shall be distributed accordin			
41	by the commission. The maximum grant that an applicant r			
42	academic term shall be established by the commission but s			
43	than a grant for which an applicant would be eligible under			int
44	were a full-time student. The commission shall collect and r			
45	social services administration (FSSA) all data required for	FSSA to 1	meet the data	
46	collection and reporting requirements in 45 CFR Part 265.			
47				
48	The family and social services administration, division of fa			
49	apply all qualifying expenditures for the part-time grant pr	ogram to	ward Indiana's	

FY 2021-2022	FY 2022-2023	Biennial
Appropriation	Appropriation	Appropriation

1		· · · · · · · · · · · · · · · · · · ·	
1 2	maintenance of effort under the federal Temp (TANF) program (45 CFR 260 et seq.).	porary Assistance for N	leedy Families
$\frac{2}{3}$	(TANF) program (45 CFK 200 et seq.).		
3 4	STEM TEACHER RECRUITMENT FUN	D	
5	Total Operating Expense	5,000,000	5,000,000
6			
7	The above appropriations may be used to pro		
8	that place new science, technology, engineering		n elementary
9	and high schools located in underserved areas	5.	
10			
11	TEACHER RESIDENCY GRANT PROG		1 000 000
12	Total Operating Expense	1,000,000	1,000,000
13 14	MINORITY TEACHER SCHOLARSHIP		400.000
	Total Operating Expense	400,000	400,000
15 16	HIGH NEED STUDENT TEACHING STI Total Operating Expense	450,000 (IC 21-1)	<i>,</i>
10 17	MINORITY STUDENT TEACHING STII	,	450,000
17	Total Operating Expense	50,000	50,000
10 19	EARN INDIANA WORK STUDY PROG	-	50,000
20	Total Operating Expense	606,099	606,099
20 21	21ST CENTURY - ADMINISTRATIVE	000,099	000,077
21	Total Operating Expense	1,645,774	1,645,774
23	21ST CENTURY SCHOLAR AWARDS	1,010,771	1,010,771
2 4	Total Operating Expense	166,270,623	166,270,623
25	Tour chound Thomas	100,270,020	100,270,020
26	The commission shall collect and report to the	e family and social serv	vices administration
27	(FSSA) all data required for FSSA to meet the		
28	in 45 CFR 265.		
29			
30	The division of family resources shall apply a	ll qualifying expenditu	res for the 21st
31	century scholar program toward Indiana's m	aintenance of effort un	der the federal
32	Temporary Assistance for Needy Families (T.	ANF) program (45 CFl	R 260 et seq.).
33			
34	WORK AND LEARN INDIANA		
35	Total Operating Expense	250,000	250,000
36	NEXT GENERATION HOOSIER EDUCA		
37	Total Operating Expense	6,082,400	6,082,400
38	NATIONAL GUARD TUITION SCHOLA		
39	Total Operating Expense	3,676,240	3,676,240
40			
41	The above appropriations for national guard		
42	the fund shall be the total allowable state expension	enditure for the progra	im in the
43	biennium.		
44 45	DDIMA DV CADE SCHOLADSHID		
45 46	PRIMARY CARE SCHOLARSHIP Tobacco Master Settlement Agreement	Fund (IC A_1 1 1 A_2)	
40 47	Total Operating Expense	2,000,000	2,000,000
4 8	Total Operating Expense	<i>2</i> ,000,000	2 90009000
40 49	The above appropriations for primary care so	cholarships shall be dis	tributed in accordance

		FY 2021-2022 Appropriation	FY 2022-2023 Appropriation	Biennial Appropriation
1 2	with IC 21-13-9.			
2 3 4	LEARN MORE INDIANA Total Operating Expense	582,295	582,295	
5	STATEWIDE TRANSFER AND TECHNO	LOGY	-	
6	Total Operating Expense	913,263	913,263	
7	HIGH VALUE WORKFORCE READY CF			8)
8	Total Operating Expense	1,000,000	1,000,000	
9		•••••••••		
10	The above appropriations may be used to prov	ide grants to adults	who pursue high	
11 12	value certificates.			
12	FOR THE DEPARTMENT OF ADMINISTRA	TION		
13 14	COLUMBUS LEARNING CENTER LEAS			
15	Total Operating Expense	4,933,000	4,988,000	
16	Form Operating Expense	1,233,000	1,500,000	
17	B. ELEMENTARY AND SECONDARY EDU	CATION		
18				
19	FOR THE DEPARTMENT OF EDUCATION			
20	17,529,420 17,529	9,420		
21	Professional Standards Fund (IC 20-28-2			
22	1,237,940 1,237	·		
23	Augmentation allowed from the Profession	onal Standards Fund	d.	
24 25	The survey of the different day Community of the	J 4h D f	Ctore do esta Francia	
25 26	The amounts specified from the General Fund are for the following purposes:	and the Professiona	I Standards Fund	
20 27	are for the following purposes:			
28	Personal Services	13,499,980	13,499,980	
29 29	Other Operating Expense	5,267,380	5,267,380	
30		-))	-) -)	
31	The above appropriations include funds to pro	vide state support to	educational servi	ce
32	centers.			
33				
34	PUBLIC TELEVISION DISTRIBUTION			
35	Total Operating Expense	3,123,750	3,123,750	
36			•1 /• 1	
37	The Indiana Public Broadcasting Stations, Inc.	-	-	
38 39	for the eight Indiana public television stations after review by the budget committee. Of the a		e e .	
40	seventh of the funds each year shall be set aside		-	
40 41	all of the public radio stations.	e and distributed eq	uany among	
42	an of the public faulto stations.			
43	STEM PROGRAM ALIGNMENT			
44	Total Operating Expense	3,950,000	4,550,000	
45				
46	The above appropriations for STEM program			nts
47	to high-need schools (as determined by a needs			
48	with a state research institution) for the purpos			
49	curricula and professional development plans,	to develop methods	of evaluating STE	M

FY 2021-2022	FY 2022-2023	Biennial
Appropriation	Appropriation	Appropriation

	Αρριοριαιών Αρριοριαιών Αρριοριαιών
1	curricula and professional development plans for the purpose of awarding STEM grants,
2	to develop a system for measuring student growth in critical thinking, problem-solving,
3	and other STEM-based skills in schools that receive STEM grants. The department
4	shall provide an annual report to the general assembly, the office of the governor,
5	and the state board of education describing the department's progress toward
6	implementing the state's STEM plan. All data collected by the department shall be
7	tracked electronically and shared with the management and performance hub for the
8	purpose of collecting longitudinal data.
9	
10	Of the above appropriations, \$600,000 in FY 2022 shall and in FY 2023 up to \$1,200,000
11	shall be used to provide grants to colleges or universities for the purpose of supporting
12	programs and statewide initiatives dedicated to increasing student enrollment and
13	student scores in math and science Advanced Placement courses.
14	
15	Of the above appropriations, \$350,000 shall be used for each fiscal year to provide
16	grants to school corporations or schools to purchase robotic technology and professional
17	development endorsed by the Council of Administrators of Special Education to improve
18	the social and behavioral skills for students with autism.
19	
20	Of the above appropriations, \$300,000 each fiscal year shall be used to partner
21	with the commission for higher education to provide professional development and
22	technical assistance to schools that pilot the transitions math course for students
23 24	transitioning from secondary to post-secondary education.
24 25	INDIANA BAR FOUNDATION - WE THE PEOPLE
23 26	Total Operating Expense 300,000 300,000
27	RILEY HOSPITAL
28	Total Operating Expense212,500212,500
29	BEST BUDDIES
30	Total Operating Expense 175,206 175,206
31	SCHOOL TRAFFIC SAFETY
32	Total Operating Expense227,143227,143
33	CHARTER AND INNOVATION NETWORK SCHOOL GRANT PROGRAM
34	Total Operating Expense 36,700,000 36,700,000
35	SPECIAL EDUCATION (S-5)
36	Total Operating Expense48,140,000
37	
38	The above appropriations for special education are made under IC 20-35-6-2.
39	
40	NEXT LEVEL COMPUTER SCIENCE PROGRAM
41	Total Operating Expense3,000,0003,000,000SDECLAL EDUCATION EXCLOSE
42	SPECIAL EDUCATION EXCISE
43	Excise Tax Funds of the Alcohol Beverage Commission (IC 20-35-4-4)
44 45	Total Operating Expense172,856172,856
45 46	Augmentation allowed. TEACHERS' SOCIAL SECURITY AND RETIREMENT DISTRIBUTION
40 47	Teachers' social secontry and Refikement DistributionTotal Operating Expense2,157,5212,157,521
4 8	10tui Operating Expense 2,157,521 2,157,521
49	The above appropriations shall be distributed by the department of education on a
•/	

FY 2021-2022	FY 2022-2023	Biennial
Appropriation	Appropriation	Appropriation

1	monthly basis and in approximately equal pa		. .	
2	area career and technical education schools, and other governmental entities that			
3	received state teachers' Social Security distr			
4	(excluding the certified education personnel	6	8	
5	the fiscal year beginning July 1, 1992, and er			
6	under the Indiana state teachers' retirement			
7	the 2002-2003 state fiscal year for teachers'			
8	distributed is greater than the total appropri		nt of education	
9	shall reduce each entity's distribution propo	rtionately.		
10		DT		
11	DISTRIBUTION FOR TUITION SUPPO		E 939 393 913	
12	Total Operating Expense	7,604,581,981	7,828,392,813	
13		4 4. b. P	1 ···	
14	The above appropriations for tuition suppor			
15	with a statute enacted for this purpose durin	g the 2021 session of	the general assembly.	
16 17	If the above appropriations for distribution	for trition annout a	no mono than tha	
17 18	If the above appropriations for distribution amount required by statute, the excess shall			
10 19	amount required by statute, the excess shan	revert to the general	Tunu.	
20	The above appropriations for tuition suppor	t shall ha mada aaah	fiscal year under	
20 21	a schedule set by the budget agency and app		v	
22	provide for at least twelve (12) payments ma			
23	and the aggregate of the payments in each fis			
23 24	by statute.	scar year shan equar	the amount required	
25	by Statute.			
26	TEACHER APPRECIATION GRANTS			
27	Total Operating Expense	37,500,000	37,500,000	
28		<i>c</i> , <i>jc</i> , <i>jc</i> , <i>j</i> , <i>c</i> , <i>c</i> , <i>c</i> , <i>c</i> , <i>j</i> , <i>c</i> , <i>c</i> , <i>c</i> , <i>c</i> , <i>j</i> , <i>c</i>		
29	It is the intent of the 2021 general assembly t	that the above appro	priations for	
30	teacher appreciation grants shall be the total		-	
31	program. If disbursements are anticipated to			
32	a state fiscal year, the department of educati	on shall reduce the d	listributions	
33	proportionately.			
34				
35	DISTRIBUTION FOR SUMMER SCHO	OL		
36	Total Operating Expense	18,360,000	18,360,000	
37				
38	It is the intent of the 2021 general assembly t			
39	summer school shall be the total allowable st	-		
40	Therefore, if the expected disbursements are			
41	appropriation for that state fiscal year, then	the department of e	ducation shall	
42	reduce the distributions proportionately.			
43				
44	DISTRIBUTION FOR ADULT LEARNE		40.001.050	
45	Total Operating Expense	40,331,250	40,331,250	
46	EARLY INTERVENTION PROGRAM A			
47 49	Total Operating Expense	3,225,130	3,225,130	
48 49	The above appropriations for the early inter	vontion program	y he used for grants	
47	The above appropriations for the early inter	venuon program ma	y be used for grants	

FY 2021-2022	FY 2022-2023	Biennial
Appropriation	Appropriation	Appropriation

1	to local school corporations for grant proposa	ls for early interver	ition programs.
2		U	
3	The above appropriations may be used by the department of education for the reading		
4	diagnostic assessment and subsequent remedia		
5	diagnostic assessment program, as approved l	by the board, is to b	e made available
6	on a voluntary basis to all Indiana public and		
7	and second grade students upon the approval	of the governing bo	dy of the school
8	corporations or the accredited nonpublic scho		
9	funds will be distributed for the assessment ar		
10	or its representative shall provide progress re		
11	by the board.	-	-
12			
13	NATIONAL SCHOOL LUNCH PROGRA	Μ	
14	Total Operating Expense	5,033,086	5,108,582
15	CURRICULAR MATERIAL REIMBURS	EMENT	
16	Total Operating Expense	39,000,000	39,000,000
17			
18	Before a school corporation or an accredited	nonpublic school ma	ay receive a
19	distribution under the textbook reimbursement	nt program, the sch	ool corporation
20	or accredited nonpublic school shall provide t	o the department th	e requirements
21	established in IC 20-33-5-2. The department s	hall provide to the f	amily and social
22	services administration (FSSA) all data requin	red for FSSA to mee	et the data collection
23	reporting requirement in 45 CFR 265. The fai	mily and social servi	ices administration,
24	division of family resources, shall apply all qu	alifying expenditure	es for the textbook
25	reimbursement program toward Indiana's ma	aintenance of effort	under the federal
26	Temporary Assistance for Needy Families (TA	ANF) program (45 C	CFR 260 et seq.).
27			
28	TESTING		
29	Total Operating Expense	22,355,000	22,355,000
30			
31	The above appropriations are for assessments	, including special e	ducation alternate
32	assessments, as determined by the state board of education and the department of		
33	education.		
34			
35	REMEDIATION TESTING		
36	Total Operating Expense	11,711,344	11,711,344
37			
38	The above appropriations for remediation tes	0	-
39	nonpublic schools through the department of		
40	schools shall use the grants to fund formative		
41	remediation. Prior to distribution to public an		
42	grant amounts and formula shall be submitted		
43	the budget agency for review and approval, an	nd the department o	of education shall
44	provide a report to the budget committee.		
45			
46	ADVANCED PLACEMENT PROGRAM		
47	Other Operating Expense	5,200,000	5,200,000
48		_	
49	The above appropriations for the Advanced P	lacement Program	are to provide funding

FY 2021-2022	FY 2022-2023	Biennial
Appropriation	Appropriation	Appropriation

1	for students of accredited public and nonpublic schools to take the College Board			
2	Advanced Placement math, English, and science exams. Any remaining funds available			
3	after exam fees have been paid shall be prior			
4	and science Advanced Placement courses to	attend professional d	levelopment training	
5	for those courses.			
6				
7	PSAT PROGRAM	4 000 000	1 000 000	
8	Other Operating Expense	1,900,000	1,900,000	
9			e 1. e / 1 /	
10	The above appropriations for the PSAT prog			
11	of accredited public and nonpublic schools in	grade 10 and 11 to	take the PSAT exam.	
12	NON ENCLIGH ODE A MING DOOCD AN	r		
13	NON-ENGLISH SPEAKING PROGRAM		27 500 000	
14	Total Operating Expense	27,500,000	27,500,000	
15				
16 17	The above appropriations for the Non-Englis			
17 18	who have a primary language other than En-			
18 19	as determined by using the WIDA Consortiu	III ACCESS assessiii	ent.	
19 20	The grant amount is determined as follows:			
20 21	(1) Determine the number of students who	a saara at laval ana (1	() or loval two (?)	
21	on the WIDA Consortium ACCESS asses		, , ,	
22	have severe special needs that require a d		0 0 0	
23 24				
25	multiplied by five hundred twenty-four dollars (\$524) for state fiscal years beginning after June 30, 2021.			
23 26	(2) Determine the number of students who score at level three (3) or level four (4)			
20	on the WIDA Consortium ACCESS asses			
28	on the Tier A form of the WIDA Consorti			
29 29	hundred sixty-six dollars (\$366) for state			
30	(3) Determine the sum of the subdivision (•		
31		(-)		
32	It is the intent of the 2021 general assembly t	hat the above appro	priations for	
33	the Non-English Speaking Program shall be the total allowable state expenditure			
34	for the program. If distributions are anticipa			
35	for the state fiscal year, the department of ed			
36	corporation's and charter school's distributi	on proportionately.		
37	-			
38	GIFTED AND TALENTED EDUCATIO	N PROGRAM		
39	Total Operating Expense	11,095,389	11,095,389	
40				
41	In each fiscal year, \$500,000 shall be made a			
42	charter schools to purchase verbal and quan			
43	to all students within the corporation or char	rter school that are e	enrolled in kindergarten,	
44	second grade, and fifth grade.			
45				
46	ALTERNATIVE EDUCATION			
47	Total Operating Expense	5,306,394	5,306,394	
48				
49	The above appropriations include funding to	provide \$10,000 for	each child in	

FY 2021-2022	FY 2022-2023	Biennial
Appropriation	Appropriation	Appropriation

1	recovery from alcohol or drug abuse who attends a charter school accredited by				
2	the National Association of Recovery Schools. This funding is in addition to tuition				
3	support for the charter school.				
4					
5	SENATOR DAVID C. FORD EDUCATIONAL TECHNOLOGY PROGRAM				
6	Total Operating Expense3,086,0713,086,071				
7					
8	The department shall use the funds to make grants to school corporations to				
9	promote student learning through the use of technology. Notwithstanding distribution				
10	guidelines in IC 20-20-13, the department shall develop guidelines for distribution				
11	of the grants.				
12					
13	SCHOOL BUSINESS OFFICIALS LEADERSHIP ACADEMY				
14	Total Operating Expense 127,500 127,500				
15					
16	The department shall make available the above appropriations to the Indiana				
17	Association of School Business Officials to assist in the creation of an academy				
18	designed to strengthen the management and leadership skills of practicing Indiana				
19	school business officials.				
20					
21	SCHOOL INTERNET CONNECTION				
22	Total Operating Expense3,415,0003,415,000				
23	DUAL IMMERSION PILOT PROGRAM				
24	Total Operating Expense425,000425,000				
25					
26	FOR THE STATE BOARD OF EDUCATION				
27	Total Operating Expense 1,831,499 1,831,499				
28					
29	The above appropriations for the Indiana state board of education are for the academic				
30	standards project to distribute copies of the academic standards and provide teachers				
31	with curriculum frameworks, for special evaluation and research projects, including				
32	national and international assessments, and for state board administrative expenses.				
33					
34	FOR THE INDIANA CHARTER SCHOOL BOARD				
35	Total Operating Expense444,059444,059				
36					
37	FOR THE INDIANA PUBLIC RETIREMENT SYSTEM				
38	TEACHERS' RETIREMENT FUND DISTRIBUTION				
39	Other Operating Expense 905,800,000 935,100,000				
40	Augmentation allowed.				
41					
42	If the amount actually required under the pre-1996 account of the teachers'				
43	retirement fund for actual benefits for the Post Retirement Pension Increases that				
44	are funded on a "pay as you go" basis plus the base benefits under the pre-1996				
45	account of the teachers' retirement fund is:				
46	(1) greater than the above appropriations for a year, after notice to the governor				
47	and the budget agency of the deficiency, the above appropriation for the year shall				
48	be augmented from the state general fund. Any augmentation shall be included in the memired mension stabilization calculation under IC 5 10.4 or				
49	the required pension stabilization calculation under IC 5-10.4; or				

FY 2021-2022	FY 2022-2023	Biennial
Appropriation	Appropriation	Appropriation

(2) less than the above appropriations for a year, the excess shall be retained in the
 state general fund. The portion of the benefit funded by the annuity account and
 the actuarially funded Post Retirement Pension Increases shall not be part of this
 calculation.

C. OTHER EDUCATION

6 7

FOR THE EDUCATION EMPLOYMENT RELATIONS BOARD				
Personal Services	821,734	821,734		
Other Operating Expense	162,971	162,971		
FOR THE STATE LIBRARY				
Personal Services	2,508,960	2,508,960		
Other Operating Expense	256,603	256,603		
STATEWIDE LIBRARY SERVICES				
Total Operating Expense	1,184,343	1,184,343		
	153,000	153,000		
	4,357	4,357		
HISTORICAL MARKER PROGRAM				
Total Operating Expense	8,649	8,649		
	1,382,250	1,382,250		
LOCAL LIBRARY CONNECTIVITY GRANT				
Total Operating Expense	1,419,434	1,419,434		
	-	529,978		
Other Operating Expense	2,802,439	2,802,439		
	ssion includes \$650,000	each year to		
provide grants to:				
(1) the arts organizations that have most recently qualified for general operating				
support as major arts organizations as determined by the arts commission; and				
for general operating support as mid-major arts organizations, as determined				
by the arts commission and its regional re-g	ranting partners.			
SECTION 10. [EFFECTIVE JULY 1, 2021]				
DISTRIBUTIONS				
	50,500,000	50,500,000		
		0.074.470		
Total Operating Expense	9,864,160	9,864,160		
	Personal Services Other Operating Expense FOR THE STATE LIBRARY Personal Services Other Operating Expense STATEWIDE LIBRARY SERVICES Total Operating Expense LIBRARY SERVICES FOR THE BLINI Other Operating Expense ACADEMY OF SCIENCE Total Operating Expense HISTORICAL MARKER PROGRAM Total Operating Expense INSPIRE Total Operating Expense LOCAL LIBRARY CONNECTIVITY G Total Operating Expense SOCAL LIBRARY CONNECTIVITY G Total Operating Expense SOCH Operating Expense (1) the arts organizations to the arts commin provide grants to: (1) the arts organizations that have most rece support as major arts organizations that for general operating support as mid-major by the arts commission and its regional re-g SECTION 10. [EFFECTIVE JULY 1, 2021] DISTRIBUTIONS FOR THE AUDITOR OF STATE GAMING TAX Total Operating Expense Augmentation allowed.	Personal Services821,734 (2,971)FOR THE STATE LIBRARY Personal Services162,971FOR THE STATE LIBRARY Personal Services2,508,960 (0) (0) (0) (0) (0) (0)STATEWIDE LIBRARY SERVICES Total Operating Expense1,184,343 (1,184,343)LIBRARY SERVICES FOR THE BLIND - ELECTRONIC NEW (0) (0) (1,184,343)1,184,343 (1,184,343)LIBRARY SERVICES FOR THE BLIND - ELECTRONIC NEW (0) (1,184,343)0) (1,184,343)ACADEMY OF SCIENCE Total Operating Expense4,357 (1,184,347)HISTORICAL MARKER PROGRAM Total Operating Expense1,382,250 (1,184,343)LOCAL LIBRARY CONNECTIVITY GRANT Total Operating Expense1,419,434FOR THE ARTS COMMISSION Personal Services529,978 (2,802,439)The above appropriations to the arts commission includes \$650,000 of provide grants to: (1) the arts organizations that have most recently qualified for gener support as major arts organizations as determined by the arts commi (2) the significant regional organizations that have most recently qualified for gener support as mid-major arts organizations, as do by the arts commission and its regional re-granting partners.SECTION 10. [EFFECTIVE JULY 1, 2021]DISTRIBUTIONSFOR THE AUDITOR OF STATE GAMING TAX Total Operating Expense50,500,000 Augmentation allowed. ALCOHOL BEVERAGE COMMISSION GALLONAGE TAX		

FY 2021-2022	FY 2022-2023	Biennial
Appropriation	Appropriation	Appropriation

1	Augmentation allowed.
2	Augmentation anowed.
3	SECTION 11. [EFFECTIVE JULY 1, 2021]
4	
5	The following allocations of federal funds are available for career and technical
6	education under the Carl D. Perkins Career and Technical Education Act of 2006 (20
7	U.S.C. 2301 et seq. for Career and Technical Education). These funds shall be received
8	by the workforce cabinet and may be allocated by the budget agency after consultation
9 10	with the workforce cabinet and any other state agencies, commissions, or organizations required by state law. Funds shall be allocated to these agencies in accordance
11	with the allocations specified below:
12	with the unocutions specified below.
13	STATE PROGRAMS AND LEADERSHIP
14	1,614,568 1,614,568
15	SECONDARY VOCATIONAL PROGRAMS
16	16,416,383 16,416,383
17	POSTSECONDARY VOCATIONAL PROGRAMS
18	8,878,505 8,878,505
19	
20 21	SECTION 12. [EFFECTIVE JULY 1, 2021]
21 22	In accordance with IC 20-20-38, the budget agency, upon the request of the workforce
23	cabinet, may proportionately augment or reduce an allocation of federal funds made
23 24	under SECTION 11 of this act.
25	
26	SECTION 13. [EFFECTIVE JULY 1, 2021]
27	
28	Utility bills for the month of June, travel claims covering the period June 16 to
29	June 30, payroll for the period of the last half of June, any interdepartmental
30	bills for supplies or services for the month of June, and any other miscellaneous
31	expenses incurred during the period June 16 to June 30 shall be charged to
32	the appropriation for the succeeding year. No interdepartmental bill shall be recorded
33 34	as a refund of expenditure to any current year allotment account for supplies or services rendered or delivered at any time during the preceding June period.
35	services rendered of denvered at any time during the preceding suite period.
36	SECTION 14. [EFFECTIVE JULY 1, 2021]
37	
38	The budget agency, under IC 4-10-11, IC 4-12-1-13, and IC 4-13-1, in cooperation
39	with the Indiana department of administration, may fix the amount of reimbursement
40	for traveling expenses (other than transportation) for travel within the limits of
41	Indiana. This amount may not exceed actual lodging and miscellaneous expenses
42	incurred. A person in travel status, as defined by the state travel policies and
43	procedures established by the Indiana department of administration and the budget
44 45	agency, is entitled to a meal allowance not to exceed during any twenty-four (24)
45 46	hour period the standard meal allowances established by the federal Internal Revenue Service.
40 47	
48	All appropriations provided by this act or any other statute, for traveling and
40	An appropriations provided by this act of any other statute, for travening and

49 hotel expenses for any department, officer, agent, employee, person, trustee, or

FY 2021-2022	FY 2022-2023	Biennial
Appropriation	Appropriation	Appropriation

1 commissioner, are to be used only for travel within the state of Indiana, unless 2 those expenses are incurred in traveling outside the state of Indiana on trips that 3 previously have received approval as required by the state travel policies and procedures 4 established by the Indiana department of administration and the budget agency. With 5 the required approval, a reimbursement for out-of-state travel expenses may be granted 6 in an amount not to exceed actual lodging and miscellaneous expenses incurred. 7 A person in travel status is entitled to a meal allowance not to exceed during any twenty-four (24) hour period the standard meal allowances established by the federal 8 Internal Revenue Service for properly approved travel within the continental United 9 States and a minimum of \$50 during any twenty-four (24) hour period for properly 10 approved travel outside the continental United States. However, while traveling 11 12 in Japan, the minimum meal allowance shall not be less than \$90 for any twenty-four (24) hour period. While traveling in Korea and Taiwan, the minimum meal allowance 13 14 shall not be less than \$85 for any twenty-four (24) hour period. While traveling 15 in Singapore, China, Great Britain, Germany, the Netherlands, and France, the minimum 16 meal allowance shall not be less than \$65 for any twenty-four (24) hour period. 17 18 In the case of the state supported institutions of postsecondary education, approval 19 for out-of-state travel may be given by the chief executive officer of the institution, 20 or the chief executive officer's authorized designee, for the chief executive officer's 21 respective personnel. 22 23 Before reimbursing overnight travel expenses, the auditor of state shall require 24 documentation as prescribed in the state travel policies and procedures established 25 by the Indiana department of administration and the budget agency. No appropriation 26 from any fund may be construed as authorizing the payment of any sum in excess of 27 the standard mileage rates for personally owned transportation equipment established 28 by the federal Internal Revenue Service when used in the discharge of state business. 29 The Indiana department of administration and the budget agency may adopt policies 30 and procedures relative to the reimbursement of travel and moving expenses of new 31 state employees and the reimbursement of travel expenses of prospective employees 32 who are invited to interview with the state. 33 34 SECTION 15. [EFFECTIVE JULY 1, 2021] 35 36 Notwithstanding IC 4-10-11-2.1, the salary per diem of members of boards, commissions, 37 and councils who are entitled to a salary per diem is equal to \$100 per day. However, members of boards, commissions, or councils who receive an annual or a monthly salary 38 39 paid by the state are not entitled to the salary per diem provided in IC 4-10-11-2.1. **40** 41 SECTION 16. [EFFECTIVE JULY 1, 2021] 42 43 No payment for personal services shall be made by the auditor of state unless the 44 payment has been approved by the budget agency or the designee of the budget agency. 45 **46** SECTION 17. [EFFECTIVE JULY 1, 2021] 47 **48** No warrant for operating expenses, capital outlay, or fixed charges shall be issued 49 to any department or an institution unless the receipts of the department or institution

1 have been deposited into the state treasury for the month. However, if a department 2 or an institution has more than \$10,000 in daily receipts, the receipts shall be 3 deposited into the state treasury daily. 4 5 SECTION 18. [EFFECTIVE JULY 1, 2021] 6 7 In case of loss by fire or any other cause involving any state institution or department, the proceeds derived from the settlement of any claim for the loss shall be deposited 8 9 in the state treasury, and the amount deposited is hereby reappropriated to the 10 institution or department for the purpose of replacing the loss. If it is determined 11 that the loss shall not be replaced, any funds received from the settlement of a 12 claim shall be deposited into the state general fund. 13 14 SECTION 19. [EFFECTIVE JULY 1, 2021] 15 16 If an agency has computer equipment in excess of the needs of that agency, then 17 the excess computer equipment may be sold under the provisions of surplus property 18 sales, and the proceeds of the sale or sales shall be deposited in the state treasury. 19 The amount so deposited is hereby reappropriated to that agency for other operating 20 expenses of the then current year, if approved by the director of the budget agency. 21 22 SECTION 20. [EFFECTIVE JULY 1, 2021] 23 24 This act does not authorize any rehabilitation and repairs to any state buildings, 25 nor does it allow that any obligations be incurred for lands and structures, without 26 the prior approval of the budget director or the director's designee. This SECTION 27 does not apply to contracts for the state universities supported in whole or in part 28 by state funds. 29 30 SECTION 21. [EFFECTIVE JULY 1, 2021] 31 32 If an agency has an annual appropriation fixed by law, and if the agency also receives 33 an appropriation in this act for the same function or program, the appropriation in 34 this act supersedes any other appropriations and is the total appropriation for the 35 agency for that program or function. 36 37 SECTION 22. [EFFECTIVE JULY 1, 2021] 38 39 The balance of any appropriation or funds heretofore placed or remaining to the 40 credit of any division of the state of Indiana, and any appropriation or funds provided 41 in this act placed to the credit of any division of the state of Indiana, the powers, 42 duties, and functions whereof are assigned and transferred to any department for 43 salaries, maintenance, operation, construction, or other expenses in the exercise 44 of such powers, duties, and functions, shall be transferred to the credit of the 45 department to which such assignment and transfer is made, and the same shall be **46** available for the objects and purposes for which appropriated originally. 47 **48** SECTION 23. [EFFECTIVE JULY 1, 2021]

49

FY 2021-2022	FY 2022-2023	Biennial
Appropriation	Appropriation	Appropriation

1 The director of the division of procurement of the Indiana department of administration,

- 2 or any other person or agency authorized to make purchases of equipment, shall not
- honor any requisition for the purchase of an automobile that is to be paid for from any
 appropriation made by this act or any other act, unless the following facts are shown
- 5 to the satisfaction of the commissioner of the Indiana department of administration or
- 6 the commissioner's designee:
- 7 (1) In the case of an elected state officer, it shall be shown that the duties of the
- 8 office require driving about the state of Indiana in the performance of official duty.
- 9 (2) In the case of department or commission heads, it shall be shown that the statutory
- 10 duties imposed in the discharge of the office require traveling a greater distance
- 11 than one thousand (1,000) miles each month or that they are subject to official duty 12 call at all times.
- 13 (3) In the case of employees, it shall be shown that the major portion of the duties
- 14 assigned to the employee require travel on state business in excess of one thousand
- (1,000) miles each month, or that the vehicle is identified by the agency as an integral
 part of the job assignment.
- 10 17

18 In computing the number of miles required to be driven by a department head or an 19 employee, the distance between the individual's home and office or designated official 20 station is not to be considered as a part of the total. Department heads shall annually 21 submit justification for the continued assignment of each vehicle in their department, 22 which shall be reviewed by the commissioner of the Indiana department of administration, 23 or the commissioner's designee. There shall be an insignia permanently affixed on each side of all state owned cars, designating the cars as being state owned. However, 24 25 this requirement does not apply to state owned cars driven by elected state officials or to cases where the commissioner of the Indiana department of administration or 26 27 the commissioner's designee determines that affixing insignia on state owned cars 28 would hinder or handicap the persons driving the cars in the performance of their 29 official duties.

- 30
- 31 SECTION 24. [EFFECTIVE JULY 1, 2021]
- 31 32

When budget agency approval or review is required under this act, the budget agency
may refer to the budget committee any budgetary or fiscal matter for an advisory
recommendation. The budget committee may hold hearings and take any actions authorized
by IC 4-12-1-11, and may make an advisory recommendation to the budget agency.

36 37

38 SECTION 25. [EFFECTIVE JULY 1, 2021]

39

40 Except as provided for under IC 4-12-18, the governor of the state of Indiana is

41 solely authorized to accept on behalf of the state any and all federal funds available

42 to the state of Indiana. Federal funds received under this SECTION are appropriated

- 43 for purposes specified by the federal government, subject to allotment by the budget
- 44 agency. The provisions of this SECTION and all other SECTIONS concerning the acceptance,
- 45 disbursement, review, and approval of any grant, loan, or gift made by the federal
- 46 government or any other source to the state or its agencies and political subdivisions
- 47 shall apply, notwithstanding any other law.
- 48 49 SECTIO

SECTION 26. [EFFECTIVE JULY 1, 2021]

		FY 2021-2022 Appropriation	FY 2022-2023 Appropriation	Biennial Appropriation
1				
1 2 2	Except as provided for under IC 4-12-18, fee			•
3 4	state agency or department are not available until allotment has been made by the budget			nure
5	EDOM THE FEDERAL ECONOMIC	CTIMUI US FUND		
6 7	FROM THE FEDERAL ECONOMIC	STIMULUS FUND		
8	A. FROM THE ACCOUNT CREATED FO	R THE CORONAVIRI	US AID, RELIEF,	AND ECONOMIC
9	SECURITY ACT (CARES ACT) - CORON			
10				
11	FOR THE INDIANA STATE POLICE			
12	Indiana State Police COVID-19 Hazard I	· ·		
13	Total Operating Expense	2,000,000	0	
14 15	Augmentation allowed.			
15 16	The above environmentions shall be used to p	avido o nondomio hon	na to atoto tuo on ou	a
10	The above appropriations shall be used to put in the amount of \$1,600 per trooper in each a		us to state trooper	5
18	in the amount of \$1,000 per trooper in cach	state fiscal year.		
19	Indiana State Police Body Cameras			
20	Total Operating Expense	20,000,000	20,000,000	
21	Local Unit Body Camera Grants	, ,	, ,	
22	Total Operating Expense	5,000,000	5,000,000	
23				
24	The above appropriation is for the purpose			n, and
25	county law enforcement agencies for the acq	uisition of body camer	as. The following	
26	matching grant requirements apply:			
27	County:	1		
28 29	(A) Fifty percent (50%), if the county has fifty thousand (50,000).	a population greater t	inan or equal to	
29 30	(B) Twenty-five percent (25%), if the cou	nty has a nonulation of	floss than fifty	
30 31	thousand (50,000).	nty has a population of	ress than muy	
32	City/Town:			
33	(A) Fifty percent (50%), if the city or tow	n has a population gre	ater than or equal	
34	to ten thousand (10,000).		I	
35	(B) Twenty-five percent (25%), if the city	or town has a populat	ion of less than	
36	ten thousand (10,000).			
37				
38	Grant proceeds may only be used for the pu			ised to purchase
39	video storage equipment or services. Eligible	8		
40 41	for grants in accordance with procedures es	tablished by the Indian	a State Police.	
41 42	Multi Agency Academic Cooperative (MA	AAC) First Bospondor	Pogional Training	Pilot
43	Total Operating Expense	250,000	250,000	, 1 1101
44	Total Operating Expense	230,000	230,000	
45	B. FROM THE ACCOUNT CREATED FO	R THE AMERICAN R	ESCUE PLAN AC	CT (ARP ACT) -
46	STATE FISCAL RECOVERY FUND			
47				
48	FOR THE LIEUTENANT GOVERNOR			
49	Broadband Grants			

		FY 2021-2022 Appropriation	FY 2022-2023 Appropriation	Biennial Appropriation
1 2	Total Operating Expense	250,000,000	0	
2 3 4	The above appropriations shall be deposited	in the Rural Broadba	nd Fund (IC4-4-38	.5-11).
5	FOR THE INDIANA ECONOMIC DEVEL	OPMENT CORPORA	TION	
6	Regional Economic Acceleration and Dev	elopment Initiative (R	EADI)	
7	Total Operating Expense			150,000,000
8				
9 10	The above appropriations shall be deposited	in the READI fund (10	C 5-28-41- 7)	
10 11	Next Level Elights			
11	Next Level Flights Total Operating Expense			10,000,000
12	Total Operating Expense			10,000,000
13	Of the above appropriation for next level fli	ghts, the Indiana econo	mic development	
15	corporation may award up to three million			
16	International Airport for a gate expansion p		v	
17				
18	Career Accelerator IC 5-28-41			
19	Total Operating Expense	75,000,000	0	
20				
21	The above appropriations shall be deposited	in the Career Acceleration	ator Fund (IC 5-34	-2).
22 23	Indiana Internet of Things (IoT) I ab			
23 24	Indiana Internet of Things (IoT) Lab Total Operating Expense	500,000	500,000	
25	Total Operating Expense	500,000	500,000	
26	FOR THE FAMILY AND SOCIAL SERVIO	CES ADMINISTRATI	ON	
27	Mental Health Grants			
28	Total Operating Expense	50,000,000	50,000,000	
29				
30	FOR THE STATE DEPARTMENT OF HEA			
31	Health Issues and Challenges Grant Prog	gram		
32	Total Operating Expense			50,000,000
33	The above environmentions shall be demonited	in the health issues on	d shallow was	
34 35	The above appropriations shall be deposited grant fund (IC 16-46-16.4-4).	In the health issues an	d challenges	
33 36	grant lund (IC 10-40-10.4-4).			
37	C. FROM THE ACCOUNT CREATED FO	R THE AMERICAN R	ESCUE PLAN AC	CT (ARP ACT) -
38	CORONAVIRUS CAPITAL PROJECTS F			
39				
40	FOR THE INDIANA FINANCE AUTHORI	TY		
41	State Water Infrastructure Revolving Lo	an Program		
42	Total Operating Expense	50,000,000	50,000,000	
43	Transportation and Water Infrastructure			
44	Total Operating Expense	30,000,000	30,000,000	
45			TION	
46 47	FOR THE INDIANA ECONOMIC DEVEL	UPWIEN I CORPORA	HUN	
47 48	Inter-modal Transportation Study Total Operating Expense	1,200,000	0	
48 49	i otai Operating Expense	1,200,000	U	
ر ۲				

FY 2021-2022	FY 2022-2023	Biennial
Appropriation	Appropriation	Appropriation

1 2	The above appropriations shall be used by the corporation to fund the final analysis for a light manufacturing, warehousing, distribution, and logistics district along
$\frac{2}{3}$	Buffington Harbor. The study must be conducted to determine the expected market
4	demand, provide transportation and logistics operational modeling, and analyze the
5	need for environmental remediation. The project shall be accomplished through a
6	public private partnership to further advance the development opportunities.
7	public private partiters mp to further advance the development opportunities.
8	SECTION 27. [EFFECTIVE JULY 1, 2021]
9	
10	A contract or an agreement for personal services or other services may not be
11	entered into by any agency or department of state government without the approval
12	of the budget agency or the designee of the budget director.
12	of the budget agency of the designee of the budget un ector.
14	SECTION 28. [EFFECTIVE JULY 1, 2021]
15	
16	Except in those cases where a specific appropriation has been made to cover the
17	payments for any of the following, the auditor of state shall transfer, from the
18	personal services appropriations for each of the various agencies and departments,
19	necessary payments for Social Security, public employees' retirement, health
20	insurance, life insurance, and any other similar payments directed by the budget
21	agency.
22	ngonoj.
23	SECTION 29. [EFFECTIVE JULY 1, 2021]
24	
25	Subject to SECTION 24 of this act as it relates to the budget committee, the
26	budget agency with the approval of the governor may withhold allotments of any
27	or all appropriations contained in this act for the 2021-2023 biennium, if it is
28	considered necessary to do so in order to prevent a deficit financial situation.
29	
30	SECTION 30. [EFFECTIVE JULY 1, 2021]
31	
32	CONSTRUCTION
33	
34	For the 2021-2023 biennium, the following amounts, from the funds listed as follows,
35	are appropriated to provide for the construction, reconstruction, rehabilitation,
36	repair, purchase, rental, and sale of state properties, capital lease rentals, and
37	the purchase and sale of land, including equipment for these properties and other
38	projects as specified.
39	
40	State General Fund - Lease Rentals
41 42	185,602,266 State General Fund - Construction
42 43	640,543,746
43 44	Veterans' Home Building Fund (IC 10-17-9-7)
45	2,281,000
4 6	State Construction Fund (IC 9-13-2-173.1)
47	50,386,007
48	State Highway Fund (IC 8-23-9-54)
49	34,440,500

FY 2021-2022	FY 2022-2023	Biennial
Appropriation	Appropriation	Appropriation

1			
2	TOTAL 913,253,519		
3			
4	The allocations provided under this SI	ECTION are made from th	e state general
5	fund, unless specifically authorized fro		6
6	budget agency, with the approval of th		
7	funds pursuant to this SECTION, shall		
8	for the following specific uses, purpose		
9	for the following specific uses, purpose	es, and projects.	
10	A. GENERAL GOVERNMENT		
11			
12	FOR THE STATE BUDGET AGENC	V	
12	Stadium Lease Rental	40,469,646	67,943,587
13	Convention Center Lease Rei		14,719,700
15	Indiana Motorsports Commis		7,000,000
16	Northwest Indiana Reg. Dev.		12,000,000
17	Nor this est indiana Reg. Dev.	Autil. 12,000,000	12,000,000
18	The above appropriation for water inf	rastructure assistance is fo	or the creation of
19	a leveraged loan program to provide g		
20	from the water infrastructure assistan		
20 21	for this purpose by the 2019 General A		i a statute chaeteu
21	for this purpose by the 2017 General P	xssembly.	
23	STATE BUDGET AGENCY		
23 24	Enterprise Grant Manageme	nt System 0	3,000,000
25	Capital Reserve Account	50,000,000	300,000,000
2 6	Cupitur Reserve Recount	20,000,000	500,000,000
20 27	The above appropriation may be used	for design and constructio	n expenses for the
28	Westville Correctional Facility, Evans		
29	up to \$3,000,000 for A&E costs and in		
30	a new consolidated campus for the Ind		
31	for the Blind and Visually Impaired, o		
32	budget committee.	FF	
33	8		
34	DEPARTMENT OF REVENUE		
35	Integrated Tax System	20,300,000	0
36	DEPARTMENT OF ADMINISTRA		
37	Preventive Maintenance	5,300,000	5,300,000
38	Repair and Rehabilitation	19,152,444	18,252,444
39	DEPARTMENT OF ADMINISTRA		
40	NeuroDiagnostic Inst. Capita		12,234,630
41	STATE LIBRARY		
42	Repair and Rehabilitation	0	2,000,000
43	INDIANA STATE FAIR	, i i i i i i i i i i i i i i i i i i i	_,,
44	Preventive Maintenance	1,045,000	1,045,000
45	Repair and Rehabilitation	1,775,552	4,356,500
46	Fall Creek Pavilion	50,000,000	0
47		- 3,000,000	v
48	B. PUBLIC SAFETY		

		FY 2021-2022 Appropriation	FY 2022-2023 Appropriation	Biennial Appropriation
1	(1) LAW ENFORCEMENT			
2 3	INDIANA STATE POLICE			
3 4	Preventive Maintenance	955,899	955,899	
5	Lowell District/Lab Construction	933,899 8,500,000	955,699	
6	Repair and Rehabilitation	906,900	1,440,000	
7	LAW ENFORCEMENT TRAINING BOARD	900,900	1,440,000	
8	Preventive Maintenance	200,000	200,000	
9	Repair and Rehabilitation	143,885	241,350	
10	ADJUTANT GENERAL	143,005	271,550	
10	Preventive Maintenance	930,250	930,250	
12	Hamilton County Readiness Center	579,780	6,791,750	
12	Danville Armory Add. and Alter.	1,520,000	0,791,750	
13 14	Martinsville Armory Add. and Alter.	1,520,000	1,520,000	
15	State Construction Fund (IC 9-13-2-173.1)	U	1,520,000	
16	Repair and Rehabilitation	1,180,574	1,451,277	
17	Repair and Renabilitation	1,100,574	1,751,277	
18	(2) CORRECTIONS			
19				
20	STATE PRISON			
21	Preventive Maintenance	467,500	467,500	
22	State Construction Fund (IC 9-13-2-173.1)	,	10, 9000	
23	Repair and Rehabilitation	1,500,000	500,000	
24	PENDLETON CORRECTIONAL FACILITY		200,000	
25	Preventive Maintenance	552,500	552,500	
26	WOMEN'S PRISON	002,000		
27	Preventive Maintenance	153,000	153,000	
28	NEW CASTLE CORRECTIONAL FACILITY			
29	Preventive Maintenance	700,000	700,000	
30	PUTNAMVILLE CORRECTIONAL FACILI	,	,	
31	Preventive Maintenance	340,000	340,000	
32	INDIANAPOLIS RE-ENTRY EDUCATION F	· ·	,	
33	Preventive Maintenance	153,000	153,000	
34	BRANCHVILLE CORRECTIONAL FACILI		,	
35	Preventive Maintenance	153,000	153,000	
36	State Construction Fund (IC 9-13-2-173.1)	·		
37	Repair and Rehabilitation	0	575,000	
38	WESTVILLE CORRECTIONAL FACILITY			
39	Preventive Maintenance	442,000	442,000	
40	State Construction Fund (IC 9-13-2-173.1)			
41	Repair and Rehabilitation	0	1,250,000	
42	ROCKVILLE CORRECTIONAL FACILITY			
43	Preventive Maintenance	212,500	212,500	
44	PLAINFIELD CORRECTIONAL FACILITY			
45	Preventive Maintenance	212,500	212,500	
46	State Construction Fund (IC 9-13-2-173.1)			
47	Repair and Rehabilitation	0	1,250,000	
48	RECEPTION AND DIAGNOSTIC CENTER			
40	D	00 250	00 350	

49

Preventive Maintenance

2021

89,250

89,250

		FY 2021-2022	FY 2022-2023	Biennial
		Appropriation	Appropriation	Appropriation
1	CORRECTIONAL INDUSTRIAL FACILITY	,		
2	Preventive Maintenance	255,000	255,000	
3	State Construction Fund (IC 9-13-2-173.1)			
4	Repair and Rehabilitation	4,250,000	950,000	
5	WABASH VALLEY CORRECTIONAL FAC			
6	Preventive Maintenance	224,125	224,125	
7	CHAIN O' LAKES CORRECTIONAL FACIL			
8	Preventive Maintenance	38,250	38,250	
9 10	MADISON CORRECTIONAL FACILITY Preventive Maintenance	318,750	219 750	
10	MIAMI CORRECTIONAL FACILITY	310,/50	318,750	
12	Preventive Maintenance	382,500	382,500	
12	LOGANSPORT JUVENILE CORRECTIONA	· · · · · · · · · · · · · · · · · · ·	562,500	
14	State Construction Fund (IC 9-13-2-173.1)			
15	Repair and Rehabilitation	100,000	0	
16	LAPORTE JUVENILE CORRECTIONAL FA	,		
17	Preventive Maintenance	34,000	34,000	
18	EDINBURGH CORRECTIONAL FACILITY			
19	Preventive Maintenance	34,000	34,000	
20	PENDLETON JUVENILE CORRECTIONAL			
21	Preventive Maintenance	127,500	127,500	
22	NORTH CENTRAL JUVENILE CORRECTION			
23	Preventive Maintenance	51,000	51,000	
24 25	SOUTH BEND WORK RELEASE CENTER	42 500	12 500	
25 26	Preventive Maintenance HERITAGE TRAIL CORRECTIONAL FAC	42,500 LI ITV	42,500	
20 27	Preventive Maintenance	191,250	191,250	
28	State Construction Fund (IC 9-13-2-173.1)	171,230	191,230	
20 29	Repair and Rehabilitation	0	250,000	
30	Tokan and Itolanonianon	° °	200,000	
31	C. CONSERVATION AND ENVIRONMENT			
32				
33	DEPARTMENT OF NATURAL RESOURCES	S - GENERAL A	DMINISTRATION	N
34	Preventive Maintenance	50,000	50,000	
35	State Construction Fund (IC 9-13-2-173.1)			
36	Repair and Rehabilitation	6,063,788	5,670,788	
37	FISH AND WILDLIFE	4	4	
38	Preventive Maintenance	1,550,000	1,550,000	
39 40	State Construction Fund (IC 9-13-2-173.1)	0	950 000	
40 41	Repair and Rehabilitation FORESTRY	0	850,000	
42	Preventive Maintenance	1,525,000	1,525,000	
43	State Construction Fund (IC 9-13-2-173.1)	1,525,000	1,525,000	
44	Repair and Rehabilitation	750,000	0	
45	NATURE PRESERVES	100,000	Ū.	
46	Preventive Maintenance	586,614	586,614	
47	OUTDOOR RECREATION	-		
48	Preventive Maintenance	35,000	35,000	
49	STATE PARKS AND RESERVOIR MANAG	EMENT		

		FY 2021-2022 Appropriation	FY 2022-2023 Appropriation	Biennial Appropriation
1 2	Preventive Maintenance State Construction Fund (IC 9-13-2-173.1)	4,050,000	4,050,000	
2 3 4	Repair and Rehabilitation DIVISION OF WATER	2,875,000	3,397,500	
5 6	Preventive Maintenance State Construction Fund (IC 9-13-2-173.1)	83,500	83,500	
7 8	Repair and Rehabilitation ENFORCEMENT	2,110,000	2,000,000	
9 10	Preventive Maintenance ENTOMOLOGY	270,000	270,000	
11	Preventive Maintenance	137,500	137,500	
11	INDIANA STATE MUSEUM AND HISTORIO		-	
12	Preventive Maintenance	574,687	574,687	
13 14	Repair and Rehabilitation	1,950,505	1,912,500	
14	State Construction Fund (IC 9-13-2-173.1)	1,930,303	1,912,300	
15 16	Repair and Rehabilitation	0	757,800	
17	WAR MEMORIALS COMMISSION	U	757,000	
18	Preventive Maintenance	617,000	617,000	
19	Repair and Rehabilitation	681,960	2,251,200	
20	Repair and Renabilitation	001,900	2,231,200	
20 21 22	D. TRANSPORTATION			
23	DEPARTMENT OF TRANSPORTATION - B	UILDINGS AND	GROUNDS	
24	State Highway Fund (IC 8-23-9-54)		GROUIDS	
25	Preventive Maintenance	2,232,888	2,232,888	
26	State Highway Fund (IC 8-23-9-54)	_,,	_,,	
27	Repair and Rehabilitation	1,872,362	1,872,362	
28	State Highway Fund (IC 8-23-9-54)	yy	yy	
29	A&E Fee Matl. & Test. Lab Phase 4	105,000	0	
30	State Highway Fund (IC 8-23-9-54)	,		
31	Materials & Testing Lab Phase 4	1,500,000	0	
32	State Highway Fund (IC 8-23-9-54)			
33	Const. of the LaGrange Unit/Salt Bldg	8,700,000	0	
34	State Highway Fund (IC 8-23-9-54)			
35	Bluffton Subdistrict Renovation	4,950,000	0	
36	State Highway Fund (IC 8-23-9-54)			
37	A&E Fee Cloverdale Salt Building	125,000	0	
38	State Highway Fund (IC 8-23-9-54)			
39	Const. of the Cloverdale Salt Bldg	2,050,000	0	
40	State Highway Fund (IC 8-23-9-54)			
41	A&E Fee Mishawaka Unit/Salt Bldg	450,000	0	
42	State Highway Fund (IC 8-23-9-54)			
43	Cap. Land Purchase-Evansville Unit 1	250,000	0	
44	State Highway Fund (IC 8-23-9-54)	2		
45	Const. of the Mishawaka Unit/Salt Bldg	0	7,100,000	
46	State Highway Fund (IC 8-23-9-54)	0		
47	A&E Fee for Evansville Unit 1/Salt Bldg	0	450,000	
48	State Highway Fund (IC 8-23-9-54)	•	300 000	
49	A&E Fee Frankfort Subdistrict Renv.	0	300,000	

	FY 2021-2022 Appropriation	FY 2022-2023 Appropriation	Biennial Appropriation
State Highway Fund (IC 8-23-9-54) Cap. Land Purchase-Roselawn Unit	0	250,000	
E. FAMILY AND SOCIAL SERVICES, HEALT	TH, AND VETER	ANS' AFFAIRS	
(1) FAMILY AND SOCIAL SERVICES ADMIN	ISTRATION		
FSSA - DIVISION OF MENTAL HEALTH			
State Construction Fund (IC 9-13-2-173.1)			
Repair and Rehabilitation	3,386,146	0	
EVANSVILLE PSYCHIATRIC CHILDREN			
Preventive Maintenance	36,500	36,500	
State Construction Fund (IC 9-13-2-173.1)			
Repair and Rehabilitation	452,000	0	
EVANSVILLE STATE HOSPITAL			
Preventive Maintenance	391,162	391,162	
MADISON STATE HOSPITAL			
Preventive Maintenance	464,104	464,104	
State Construction Fund (IC 9-13-2-173.1)	0	00 400	
Repair and Rehabilitation	0	98,400	
LOGANSPORT STATE HOSPITAL Preventive Maintenance	401 572	401 572	
State Construction Fund (IC 9-13-2-173.1)	491,572	491,572	
Repair and Rehabilitation	833,369	1,824,000	
RICHMOND STATE HOSPITAL	055,507	1,024,000	
Preventive Maintenance	550,000	550,000	
State Construction Fund (IC 9-13-2-173.1)	· · ·	550,000	
Repair and Rehabilitation	0	1,217,485	
LARUE CARTER MEMORIAL HOSPITAL	Ŭ	1,217,100	
Preventive Maintenance	417,703	417,703	
NEURO DIAGNOSTIC INSTITUTE			
Preventive Maintenance	475,810	475,810	
(2) PUBLIC HEALTH	,	,	
(2) I UDLIC HEALTH			
SCHOOL FOR THE BLIND AND VISUALL	Y IMPAIRED		
Preventive Maintenance	282,857	282,857	
State Construction Fund (IC 9-13-2-173.1)	· · ·	-)	
Repair and Rehabilitation	1,262,390	885,249	
SCHOOL FOR THE DEAF		,	
Preventive Maintenance	424,285	424,285	
State Construction Fund (IC 9-13-2-173.1)			
Repair and Rehabilitation	734,637	1,960,604	
(3) VETERANS' AFFAIRS			
DEPARTMENT OF VETERANS' AFFAIRS			
Preventive Maintenance	48,195	48,195	
INDIANA VETERANS' HOME	10,175	70,175	

		FY 2021-2022 Appropriation	FY 2022-2023 Appropriation	Biennial Appropriation
1	Veterans' Home Building Fund (IC 10-17-	9-7)		
2	Preventive Maintenance	637,500	637,500	
3	Veterans' Home Building Fund (IC 10-17-9	,	217.000	
4 5	Repair and Rehabilitation	789,000	217,000	
6	F. EDUCATION			
7				
8 9	HIGHER EDUCATION			
9 10	INDIANA UNIVERSITY - TOTAL SYSTEM	[
11	Repair and Rehabilitation	14,349,098	14,349,098	
12	Regional Deferred Maintenance	0	8,100,000	
13	PURDUE UNIVERSITY - TOTAL SYSTEM			
14	Repair and Rehabilitation	12,242,154	12,242,154	
15	Regional Deferred Maintenance	0	3,500,000	
16	Fort Wayne Academic Expansion	2,425,000	2,425,000	
17	INDIANA STATE UNIVERSITY			
18	Repair and Rehabilitation	1,504,289	1,504,289	
19	UNIVERSITY OF SOUTHERN INDIANA			
20	Repair and Rehabilitation	1,112,962	1,112,962	
21	BALL STATE UNIVERSITY			
22	Repair and Rehabilitation	2,917,359	2,917,359	
23	VINCENNES UNIVERSITY			
24	Repair and Rehabilitation	1,005,286	1,005,286	
25	IVY TECH COMMUNITY COLLEGE	2 (10	2 (10	
26 27	Repair and Rehabilitation	3,610,577	3,610,577	
27 28	SECTION 31. [EFFECTIVE JULY 1, 2021]			
28 29	SECTION 51. [EFFECTIVE JULY 1, 2021]			
2) 30	The budget agency may employ one (1) or more a	architects or engin	eers to inspect	
30 31	construction, rehabilitation, and repair projects			
32	in this act or previous acts.	covered by the upp	op i utions	
33				
34	SECTION 32. [EFFECTIVE UPON PASSAGE]			
35	t j			
36	If any part of a construction or rehabilitation an	d repair appropria	ation made by	
37	this act or any previous acts has not been allotted	d or encumbered b	efore the expiration	n
38	of the biennium, the budget agency may determine	ne that the balance	e of the appropriat	tion
39	is not available for allotment. The appropriation	may be terminate	d, and the balance	
40	may revert to the fund from which the original a	ppropriation was	made.	
41				
42	SECTION 33. [EFFECTIVE JULY 1, 2021]			
43				
44	The budget agency may retain balances in the m			
45	fiscal year to ensure there are sufficient funds to		eeds of the	
46	developmentally disabled and the mentally ill in	any year.		
47				
48	SECTION 34. [EFFECTIVE JULY 1, 2021]			
49				

1 If the budget director determines at any time during the biennium that the executive 2 branch of state government cannot meet its statutory obligations due to insufficient 3 funds in the general fund, then notwithstanding IC 4-10-18, the budget agency, with the approval of the governor and after review by the budget committee, may transfer 4 5 from the counter-cyclical revenue and economic stabilization fund to the general fund any additional amount necessary to maintain a positive balance in the general 6 7 fund. 8 SECTION 35. IC 2-2.1-1-2 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON 9 PASSAGE]: Sec. 2. (a) The first regular session of each term of the general assembly shall convene on 10 the third Tuesday after the first Monday of November of each even-numbered year to do the following: 11 (1) Organize itself. (2) Elect its officers. 12 13 (3) Receive the oath of office. 14 (b) If a special session is called before the date set in subsection (a), then the organization, election, and receiving the oath of office shall be held on the first day of the special session. 15 (c) The general assembly shall then adjourn until a day: 16 (1) certain fixed by a concurrent resolution; or 17 18 (2) when the gavel of each house falls in the presence of a quorum whether or not a day certain to 19 reconvene in session has been fixed. 20 (d) The general assembly shall reconvene in session no later than the second Monday in January of 21 the following year. 22 (e) The first regular session of each term of the general assembly shall adjourn sine die as follows: 23 (1) Not later than November 15 in calendar year 2021. 24 (2) Not later than April 29 in any odd-numbered year beginning after December 31, 2022. 25 SECTION 36. IC 2-2.1-1-2.5 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 2.5. (a) This section does not apply in calendar year 2021. 26 27 (a) (b) Before the first regular session adjourns sine die, the general assembly may adopt a concurrent resolution to fix a day to convene the first regular technical session of the general assembly. The day fixed 28 29 under this subsection may not be earlier than thirty (30) days after the first regular session adjourns sine 30 die. 31 (b) (c) Only the following may be considered and acted upon during a first regular technical session: 32 (1) Bills enacted during the first regular session vetoed by the governor. 33 (2) Bills to correct conflicts among bills enacted during the first regular session. 34 (3) Bills to correct technical errors in bills enacted during the first regular session. 35 (c) (d) The first regular technical session must adjourn sine die before midnight after it convenes. (d) (e) The concurrent resolution adopted under subsection (a) (b) may provide that the first regular 36 technical session is not required to convene if the speaker of the house of representatives and the 37 38 president pro tempore of the senate jointly issue an order finding that the purposes for which a regular 39 technical session may meet under subsection (b) (c) do not justify the cost and inconvenience of meeting 40 in a regular technical session. 41 (c) (f) If the general assembly does not meet in a regular technical session under this section, the general assembly shall consider and act upon vetoes of bills enacted during the first regular session at the 42 43 next second regular session. 44 (f) (g) For purposes of Article 5, Section 14 of the Constitution of the State of Indiana, the first regular technical session is not considered a regular session if the general assembly does not consider or act upon 45 vetoes of bills enacted during the first regular session under this section. 46 47 SECTION 37. IC 2-2.1-1-12 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON

1 PASSAGE: Sec. 12. (a) This section applies only to those bills or joint resolutions which pass: 2 (1) after April 19, 2021, and before April 30, 2021; or 3 (2) during the two (2) days before the sine die adjournment of a regular or special session of the 4 general assembly. 5 This section does not apply to bills passed during a regular technical session. 6 (b) The presiding officers of the house of representatives and the senate shall sign each bill or joint 7 resolution passed under Article 4, Section 25 of the Constitution of the State of Indiana as soon as 8 practicable, but not later than seven (7) calendar days after: 9 (1) the date of passage with respect to a bill or joint resolution passed during the period 10 described in subsection (a)(1); or (2) sine die adjournment of the session of the general assembly at which the bill or joint resolution 11 12 was passed with respect to a bill or joint resolution passed during the two (2) days before the 13 sine die adjournment of a regular or special session of the general assembly. (c) A bill that has been signed under subsection (b) must be presented to the governor as soon as 14 15 practicable, but not later than seven (7) calendar days after: 16 (1) the date of passage with respect to a bill described in subsection (b)(1); or 17 (2) sine die adjournment of the session of the general assembly at which the bill was passed with 18 respect to a bill described in subsection (b)(2). 19 SECTION 38. IC 2-2.1-1-13 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON 20 PASSAGE]: Sec. 13. (a) This section does not apply in calendar year 2021. 21 (a) (b) This section applies only to bills passed during a regular technical session. 22 (b) (c) The presiding officers of the house and senate shall sign each bill passed under Article 4, 23 Section 25 of the Constitution of the State of Indiana as soon as practicable, but not later than the next 24 business day after sine die adjournment of the regular technical session at which the bill was passed. 25 (c) (d) A bill that has been signed under subsection (b) (c) must be presented to the governor as soon 26 as practicable, but not later than the second business day after sine die adjournment of the regular 27 technical session at which the bill was passed. SECTION 39. IC 2-5-1.3-1, AS ADDED BY P.L.53-2014, SECTION 6, IS AMENDED TO READ 28 29 AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 1. As used in this chapter, "interim" refers to the 30 following: 31 (1) For calendar year 2021, the period beginning May 1, 2021, and ending November 15, 2021. 32 (2) For a calendar year beginning after December 31, 2021, that part of a the year that begins 33 immediately after the day that a regular session of the general assembly adjourns sine die and ends 34 immediately before the day that the next regular session of the general assembly convenes. 35 SECTION 40. IC 3-3-2-2 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 2. (a) This subsection applies only to the first regular session of the one hundred twenty-second 36 37 general assembly. If the general assembly adjourns sine die before November 15, 2021, without having complied with the requirements of section 1 of this chapter, a redistricting commission is 38 39 established. The redistricting commission consists of the speaker of the house, the president pro tem 40 of the senate, the chairpersons of the senate and house committees responsible for legislative 41 apportionment, and a fifth member appointed by the governor from the membership of the general 42 assembly. 43 (b) This subsection applies to a session of the general assembly beginning after November 15, **2021.** If a session of the general assembly adjourns without having complied with the requirements of 44 45 section 1 of this chapter or if for any other reason at any time the state finds itself without a valid 46 congressional district law, a redistricting commission shall be established which shall consist of the

47 speaker of the house, the president pro tem of the senate, the chairman of the senate and house committees

1	responsible for legislative apportionment and a fifth member who shall be appointed by the governor from
2	the membership of the general assembly.
3	(b) (c) The redistricting commission shall meet within thirty (30) days after adjournment of the general
4	assembly at a time and place designated by the president pro tem of the senate and shall adopt a
5	congressional redistricting plan in accordance with this chapter.
6	(c) (d) Any plan so adopted shall be signed by a majority of the redistricting committee and submitted
7	to the governor who forthwith shall issue and publish his the governor's executive order establishing
8	congressional districts in accordance with the plan so adopted and directing the commission to place such
9	congressional districts in effect for the primary and general elections next succeeding such general
10	assembly. Congressional districts so established shall continue in effect until changed by statute.
11	SECTION 41. IC 3-9-2-12, AS AMENDED BY P.L.58-2010, SECTION 31, IS AMENDED TO
12	READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 12. (a) This section does not apply to:
13	(1) a member of the general assembly; or
14	(2) a candidate's committee of a member of the general assembly;
15	with respect to an office other than a legislative office or a state office to which the member seeks
16	election.
17	(b) As used in this section, "affected person" refers to any of the following:
18	(1) An individual who holds a legislative office.
19	(2) A candidate for a legislative office.
20	(3) An individual who holds a state office.
21	(4) A candidate for a state office.
22	(c) As used in this section, "prohibited period" means the period:
23	(1) beginning on the day in January in each odd-numbered year the general assembly reconvenes
24 25	under IC 2-2.1-1-2; and (2) through either of the following:
25 26	(A) April 29 in calendar year 2021.
20	(B) The day the general assembly adjourns sine die under IC 2-2.1-1-2 in an odd-numbered year
28	under IC 2-2.1-1-2. beginning after December 31, 2022.
29 29	(d) During the prohibited period, an affected person, an affected person's candidate's committee, and
30	a legislative caucus committee may not do any of the following:
31	(1) Solicit campaign contributions.
32	(2) Accept campaign contributions.
33	(3) Conduct other fundraising activities. This subdivision does not prohibit an affected person from
34	participating in party activities conducted by a regular party committee.
35	SECTION 42. IC 4-6-15 IS ADDED TO THE INDIANA CODE AS A NEW CHAPTER TO READ
36	AS FOLLOWS [EFFECTIVE UPON PASSAGE]:
37	Chapter 15. Opioid Litigation and Settlements
38	Sec. 1. The people of the state of Indiana, the state, state agencies, and counties, cities, and towns
39	in Indiana have suffered and continue to suffer from the effects of the opioid crisis. It is to the
40	benefit of all Hoosiers that the maximum amount of funds be obtained in opioid litigation to provide
41	for education, prevention, and treatment programs throughout the state.
42	Sec. 2. The following definitions apply throughout this chapter:
43	(1) "Opioid" has the meaning set forth in IC 35-48-1-21.
44 45	(2) "Opioid litigation" means any civil lawsuit, demand, or settlement, including any settlement in lieu of litigation, filed against any opioid party for any cause of action filed for
45 46	the purpose of redressing the impact of the opioid epidemic to the state or any political
40 47	subdivision.
т/	Jun Mit i Divile

1 (3) "Opioid party" means any manufacturer, consultant, marketer, distributor, prescriber, 2 or dispenser of an opioid product. (4) "Political subdivision" has the meaning set forth in IC 34-6-2-110. 3 4 Sec. 3. (a) Except as provided in subsection (b), all political subdivisions shall be considered a 5 party to any settlement, including a settlement in lieu of litigation, in opioid litigation by the 6 attorney general with an opioid party that is finalized with court approval after March 1, 2021. 7 Except as provided in subsection (b), political subdivisions shall be bound by the terms of any opioid 8 litigation settlement imposed by a bankruptcy court or any other court of competent jurisdiction 9 as accepted by the attorney general. 10 (b) A political subdivision that has filed opioid litigation on or before January 1, 2021, may opt 11 out of the settlement described in this section and choose to pursue its own claims by submitting written documentation as prescribed in subsection (c) to the attorney general by June 30, 2021. 12 13 Except as provided in subsection (d), any political subdivision that opts out and chooses to maintain 14 its own lawsuit under this section shall have no claim to any state or political subdivision funds paid 15 according to the settlement authorized or approved by the attorney general. (c) A document submitted by a political subdivision under subsection (b) to opt out of the 16 17 settlement shall include: 18 (1) the name of the political subdivision electing to opt out; 19 (2) contact information for an individual at the political subdivision who can provide 20 information regarding the decision to opt out; and (3) a certified copy of the resolution adopted by the political subdivision to opt out; 21 22 of the settlement. 23 (d) Notwithstanding subsection (b), a political subdivision may opt back in to a settlement by 24 submission of: 25 (1) the name of the political subdivision opting in; 26 (2) contact information for an individual at the political subdivision who can provide 27 information regarding the decision to opt in; and 28 (3) a certified copy of the resolution adopted by the political subdivision to opt back in; 29 to the settlement to the attorney general by the earlier of sixty (60) days after the political 30 subdivision adopted a resolution to opt out of the settlement or September 30, 2021, whichever 31 occurs first. 32 (e) A political subdivision that has not made a choice to opt out or that has opted back in to the 33 settlement is bound by full release, waiver, and dismissal of all claims against the opioid party. 34 (f) No political subdivision has any claim to any settlement proceeds for litigation against any 35 opioid party not yet filed by the state as of the effective date of this chapter, as added by HEA 36 1001-2021. 37 Sec. 4. (a) After January 1, 2021, no political subdivision shall initiate or file opioid litigation in 38 any court. 39 (b) The state and each political subdivision shall be solely responsible for paying all costs, 40 expenses, and attorney's fees arising from opioid litigation brought under their respective authorities, including any attorney's fees owed to private legal counsel, and may not seek payment 41 for reimbursement of such costs, expenses, and attorney's fees from money to be used for opioid 42 treatment, prevention, and education. Payment of attorney's fees may be sought from specific 43 44 attorney's fee, costs, and expenses funds set up by the settlement agreement. Sec. 5. (a) Funds received from opioid litigation settlements that resolve existing state and 45 political subdivision litigation lawsuits as of January 1, 2021, shall be distributed in the following 46 47 manner:

1 (1) Fifteen percent (15%) of the amount to the agency settlement fund established by 2 IC 4-12-16-2 for the benefit of the state. 3 (2) Fifteen percent (15%) of the amount to the political subdivisions on a per capita basis. 4 (3) Seventy percent (70%) of the amount to the agency settlement fund established by 5 IC 4-12-16-2 to be used, and that is appropriated for, statewide opioid treatment, education, and prevention programs as defined or required by the settlement documents or court. 6 7 (b) The amount distributed to the agency settlement fund under subsection (a)(3) shall be 8 allocated: 9 (1) fifty percent (50%) for use by the state; and 10 (2) fifty percent (50%) for use by political subdivisions on a regional basis. The family and social services administration shall divide the state into regions for the allocation 11 and use of opioid treatment, education, and prevention funds. Any county with a population of more 12 13 than four hundred thousand (400,000) shall be considered its own region. 14 (c) All entities receiving settlement funds to be used for opioid treatment, education, and 15 prevention programs shall monitor the use of those funds and provide a report to the state by October 1 of each year (or such other date as determined by the state), identifying all funds 16 17 committed and used as specified by any settlement documents or court. 18 SECTION 43. IC 4-12-1-10, AS AMENDED BY P.L.134-2012, SECTION 2, IS AMENDED TO 19 READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 10. (a) This subsection applies to 20 calendar year 2021. The budget committee shall meet: 21 (1) at least once after April 30, 2021, and before July 1, 2021; and 22 (2) upon the call of the chair. 23 The committee shall fix the time and place for a meeting called under this subsection. (b) This subsection applies to a calendar year beginning after December 31, 2021. The budget 24 25 committee shall meet at least once during the two (2) month period after adjournment of each regular 26 session of the general assembly sine die and upon the call of the chairman. chair. The committee shall 27 fix the time and place for such meetings, a meeting called under this subsection. 28 SECTION 44. IC 4-12-1-18, AS ADDED BY P.L.246-2005, SECTION 40, IS AMENDED TO READ 29 AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 18. Except provided in IC 4-12-18, federal funds 30 received by an instrumentality are appropriated for purposes specified by the federal government, subject 31 to allotment by the budget agency. The provisions of this chapter and other laws concerning the 32 acceptance, disbursement, review, and approval of grants, loans, and gifts made by the federal 33 government or any other source to the state or its agencies apply to instrumentalities. 34 SECTION 45. IC 4-12-1-20 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ 35 AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 20. (a) As used in this section, "fund" refers 36 to the Pokagon Band Tribal-state compact fund established by subsection (c). (b) As used in this section, "Tribal-state compact" refers to the compact between the state and 37 the Pokagon Band of Potawatomi Indians pursuant to IC 4-29. 38 39 (c) The Pokagon Band Tribal-state compact fund is established for the purposes set forth in 40 subsection (f). The fund shall be administered by the budget agency. The fund consists of the 41 following: 42 (1) Money transferred to the fund as a result of the Tribal-state compact. 43 (2) Appropriations, if any, made by the general assembly. 44 (3) Grants and gifts intended for deposit in the fund. 45 (4) Any earnings on money in the fund. 46 (d) The expenses of administering the fund shall be paid from money in the fund. 47 (e) Money in the fund at the end of the state fiscal year does not revert to the state general fund.

1	(f) Money in the fund may be used only for the following program areas:
2	(1) Economic and workforce development.
3	(2) Tourism promotion.
4	(3) Public health
5	(4) Education.
6	(g) Money in the fund is continuously appropriated for the purposes of the fund.
7	SECTION 46. IC 4-33-18-1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]:
8	Sec. 1. As used in this chapter, "department" means the Indiana department of gaming research.
9	"division" means the gaming research division of the commission established by section 2 of this
10	chapter.
11	SECTION 47. IC 4-33-18-2 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]:
12	Sec. 2. The Indiana department of gaming research is established as an agency of the state of Indiana The
13	gaming research division is established within the commission for the purpose of enhancing the
14	gaming industry in Indiana through research and analysis.
15	SECTION 48. IC 4-33-18-3 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]:
16	Sec. 3. The department is under the control of the governor, who commission shall appoint or employ the
17	executive director of the division and other persons that the governor commission considers necessary.
18	SECTION 49. IC 4-33-18-4 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]:
19	Sec. 4. (a) The executive director, with the governor's commission's approval, may employ individuals
20	as are necessary to perform the various functions of the department. division.
21	(b) The executive director and the budget agency shall set the compensation for the department's
22	employees.
23	SECTION 50. IC 4-33-18-5, AS AMENDED BY P.L.58-2019, SECTION 6, IS AMENDED TO
24	READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 5. The department division shall research and
25	analyze data and public policy issues relating to all aspects of gaming in Indiana for the enhancement of:
26	(1) the Indiana lottery under IC 4-30;
27	(2) pari-mutuel horse racing under IC 4-31;
28	(3) charity gaming under IC 4-32.3; and
29	(4) riverboat casino gambling under IC 4-33.
30	SECTION 51. IC 4-33-18-6 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]:
31	Sec. 6. The department division shall study and make findings and recommendations on the following:
32	(1) Alternative methods of taxing gaming entities, including taxes based upon the size of a riverboat
33	or the number of gaming positions on board a riverboat.
34	(2) The impact of flexible boarding on the gaming industry.
35	(3) The impact of breed development programs and sire stakes racing in Indiana.
36	(4) Any other issue considered appropriate by the department commission or suggested by:
37	(A) the Indiana lottery commission;
38	(B) the Indiana horse racing commission; or
39	(C) the department of state revenue. or
40	(D) the Indiana gaming commission.
41	SECTION 52. IC 4-33-18-7 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]:
42	Sec. 7. The executive director shall submit the department's division's findings and recommendations to
43	the commission, the governor, and the legislative council.
44 45	SECTION 53. IC 4-33-18-8 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]:
45 46	Sec. 8. The department division shall impose an annual fee of twenty-five thousand dollars (\$25,000) upon the following:
46 47	upon the following: (1) Each ligenced surger or experiting agent experiting a riverbest in Indiana
47	(1) Each licensed owner or operating agent operating a riverboat in Indiana.

1	(2) Each permit holder (as defined in IC 4-31-2-14) operating a live pari-mutuel horse racing facility
2	in Indiana.
3	SECTION 54. IC 4-33-18-9 IS REPEALED [EFFECTIVE JULY 1, 2021]. Sec. 9. (a) Nothing in this
4	chapter may be construed to limit the powers or responsibilities of:
5	(1) the state lottery commission under IC 4-30;
6	(2) the Indiana horse racing commission under IC 4-31; or
7	(3) the Indiana gaming commission under IC 4-32.3, IC 4-33, or IC 4-35.
8	(b) The department may not exercise any administrative or regulatory powers with respect to:
9	(1) the Indiana lottery under IC 4-30;
10	(2) pari-mutuel horse racing under IC 4-31;
11	(3) charity gaming under IC 4-32.3;
12	(4) riverboat easino gambling under IC 4-33; or
13	(5) gambling games conducted at a racetrack (as defined in IC 4-35-2-9) under IC 4-35.
14	SECTION 55. IC 5-2-23-7 IS REPEALED [EFFECTIVE JULY 1, 2021]. Sec. 7. (a) The exoneration
15	fund is established for the purpose of carrying out this chapter. The fund shall be administered by the
16	criminal justice institute.
17	(b) The fund consists of appropriations from the general assembly.
18	SECTION 56. IC 5-2-23-8, AS ADDED BY P.L.165-2019, SECTION 1, IS AMENDED TO READ
19	AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 8. (a) A person to whom this chapter applies may seek
20	compensation under this chapter by applying to the criminal justice institute on a form and in a manner
21	to be determined by the criminal justice institute. An application must be submitted not later than:
22	(1) November 1, 2021; or (2) true (2) groups from the date that
23	(2) two (2) years from the date the: (A) independ meaning, an acting aside the person's conviction becomes finally on
24 25	(A) judgment vacating, reversing, or setting aside the person's conviction becomes final; or(B) governor pardons the person;
23 26	whichever is later. An applicant shall submit additional evidence to the criminal justice institute upon
20 27	request by the criminal justice institute.
28	(b) An applicant must demonstrate the following in any application submitted to the criminal justice
20 29	institute:
30	(1) The applicant's eligibility for compensation under this chapter as described in this chapter.
31	(1) The applicant's compliance with any rules promulgated or required by the criminal justice
32	institute pursuant to section 9 of this chapter.
33	(c) Upon receipt of:
34	(1) a completed application; and
35	(2) any additional evidence required by the criminal justice institute;
36	the criminal justice institute shall evaluate, investigate, and make a determination with respect to an
37	applicant's claim.
38	(d) If, at the conclusion of an investigation performed pursuant to subsection (c), the criminal justice
39	institute determines that the applicant qualifies for compensation under this chapter, the criminal justice
40	institute shall pay from the exoneration fund, any compensation due to the applicant, subject to the
41	requirements of subsections (e) and (f).
42	(e) The criminal justice institute may not pay compensation to an applicant who:
43	(1) has received an award for restitution or damages described in section 1 of this chapter in
44	connection with the conviction;
45	(2) has a pending case that might result in an award for restitution or damages described in section
46	1 of this chapter with respect to the conviction; or (2) has not executed the univer described in section 4 of this chapter
47	(3) has not executed the waiver described in section 4 of this chapter.

- 1 (f) The criminal justice institute may only pay compensation to the individual who was wrongfully
- 2 incarcerated or, on behalf of the individual, to the individual's guardian. The criminal justice institute may3 not pay compensation to:
- 4 (1) the estate of;
- 5 (2) a fiduciary of:

7

25

26

- 6 (3) a trust on behalf of; or
 - (4) an assignee of;
- 8 the wrongfully incarcerated individual.

9 SECTION 57. IC 5-11-4-3, AS AMENDED BY P.L.209-2019, SECTION 3, IS AMENDED TO
10 READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 3. (a) The expense of examination and
11 investigation of accounts shall be paid by each municipality or entity as provided in this chapter.

(b) The state examiner shall not certify more often than monthly to the auditor of each county the amount chargeable to each taxing unit within the county for the expense of its examinations as provided in this chapter. Immediately upon receipt of the certified statement, the county auditor shall issue a warrant on the county treasurer payable to the treasurer of state out of the general fund of the county for the amount stated in the certificate. The county auditor shall reimburse the county general fund, except for the expense of examination and investigation of county offices, out of the money due the taxing units at the next semiannual settlement of the collection of taxes.

(c) If the county to which a claim is made is not in possession or has not collected the funds due or to
be due to any examined municipality, then the certificate must be filed with and the warrant shall be
drawn by the officer of the municipality having authority to draw warrants upon its funds. The
municipality shall pay the warrant immediately to the treasurer of state. The money, when received by the
treasurer of state, shall be deposited in the examinations fund created by subsection (g).

- 24 (d) Except as otherwise provided in this chapter, each:
 - (1) taxing unit; and
 - (2) soil and water conservation district;

shall be charged at the rate of one hundred seventy-five dollars (\$175) per day for each field examiner,
private examiner, expert, or employee of the state board of accounts who is engaged in making
examinations or investigations carried out under this article. Audited entities described in subdivisions
(1) and (2) shall be charged the actual direct and indirect allowable cost under 2 CFR 200.425 of
performing the audit. Except as provided in subsection (h), all other audited entities shall be charged the
actual direct and indirect cost of performing the examination or investigation.

- (e) The state examiner shall certify, as necessary, to the proper disbursing officer the total amount ofexpense incurred for the examination of:
- 35 (1) any unit of state government or entity that is required by law to bear the costs of its own36 examination and operating expense; or
- 37 (2) any utility owned or operated by any municipality or any department of the municipality, if the38 utility is operated from revenues or receipts other than taxation.

39 Upon receipt of the state examiner's certificate the unit of state government, entity, or utility shall
40 immediately pay to the treasurer of state the amount charged. The money, when received by the treasurer
41 of state, shall be deposited in the examinations fund created by subsection (g).

(f) In addition to other charges provided in this chapter, the state examiner may charge a reasonable
fee for technology and processing costs related to completing reports of examination and processing
reports of examination in the same manner as other charges are made under this chapter. The fees shall
be deposited in the examinations fund created by subsection (g).

(g) There is created a dedicated fund known as the examinations fund in the hands of the stateexaminer to be used by the state examiner for the payment of the expense of examinations under this

1 article. All fees charged for examinations under this article shall be deposited into the examinations fund. 2 Money in the fund is annually appropriated for the payment of the expense of examinations by the state 3 board of accounts. Money remaining in the fund at the end of the state fiscal year does not revert to the state general fund. 4 5 (h) A municipality that contracts for services with a volunteer fire department may pay the cost of an examination or investigation of the volunteer fire department under this chapter. 6 7 (i) An audit of a county shall include, but not be limited to, an audit of that county's soil and water 8 conservation district established under IC 14-32. SECTION 58. IC 5-28-38 IS REPEALED [EFFECTIVE UPON PASSAGE]. (Indiana Regional Cities 9 10 Development Fund). 11 SECTION 59. IC 5-28-41 IS ADDED TO THE INDIANA CODE AS A NEW CHAPTER TO READ 12 AS FOLLOWS [EFFECTIVE UPON PASSAGE]: 13 Chapter 41. Regional Economic Acceleration and Development Initiative (READI) Sec. 1. As used in this chapter, "development authority" includes: 14 15 (1) the northwest Indiana regional development authority established by IC 36-7.5-2-1; (2) a regional development authority established under IC 36-7.6-2-3; and 16 17 (3) a regional development authority established under IC 36-7.7-3-1. Sec. 2. As used in this chapter, "eligible regional economic acceleration and development 18 19 organization" means: 20 (1) a development authority; and 21 (2) a qualified nonprofit organization. 22 Sec. 3. As used in this chapter, "fund" refers to the READI fund established by section 7 of this 23 chapter. 24 Sec. 4. As used in this chapter, "qualified nonprofit organization" means a private, nonprofit 25 entity formed as a partnership between local units (as defined in IC 4-4-32.2-9), private sector 26 businesses, or community or philanthropic organizations to develop and implement a regional 27 economic acceleration and development strategy that has an organizational structure that conforms 28 with the requirements of a policy developed by the corporation under section 16 of this chapter. 29 Sec. 5. As used in this chapter, "READI" refers to the regional economic acceleration and 30 development initiative. 31 Sec. 6. As used in this chapter, "regional economic acceleration and development strategy" 32 refers to: 33 (1) a development plan prepared by a development authority under IC 36-7.5-3-4, 34 IC 36-7.6-3-5, or IC 36-7.7-3-4; or 35 (2) a comprehensive economic development strategy developed by an eligible regional economic acceleration and development organization. 36 37 Sec. 7. The READI fund is established within the state treasury to do the following: (1) Support the corporation's READI program. 38 39 (2) Provide grants or loans to support proposals for economic development and regional 40 economic acceleration and development. 41 Sec. 8. The fund consists of: 42 (1) appropriations from the general assembly; 43 (2) grants, gifts, and donations intended for deposit in the fund; 44 (3) interest deposited into the fund under section 10 of this chapter; and 45 (4) loan repayments. 46 Sec. 9. The corporation shall administer the fund. The following may be paid from money in the 47 fund:

1 (1) Expenses of administering the fund. 2 (2) Administrative expenses incurred to carry out the purposes of this chapter. 3 Sec. 10. The treasurer of state shall invest the money in the fund not currently needed to meet 4 the obligations of the fund in the same manner as other public funds may be invested. Interest that 5 accrues from these investments shall be deposited in the state general fund. Interest from loans 6 made under this chapter shall be deposited in the fund. 7 Sec. 11. (a) Money in the fund at the end of a state fiscal year does not revert to the state general 8 fund. 9 (b) Money in the fund is continuously appropriated for the purposes of this chapter. 10 Sec. 12. The board has the following powers: (1) To accept, analyze, approve, and deny applications under this chapter. 11 (2) To contract with experts for advice and counsel. 12 13 (3) To employ staff to assist in carrying out this chapter, including the following: 14 (A) Providing assistance to applicants that wish to apply for a grant or loan from the fund. 15 (B) Analyzing proposals. (C) Working with experts engaged by the board. 16 17 (D) Preparing reports and recommendations for the board. 18 Sec. 13. (a) The board may form a strategic review committee to review applications that are 19 submitted under this chapter. 20 (b) The board may invite employees of state agencies and outside experts to: (1) sit on the strategic review committee; or 21 22 (2) present analysis or opinions about any aspect of an application under review. 23 An employee of a state agency who sits on the strategic review committee or otherwise participates 24 in the review of an application may not receive compensation for the employee's service on the 25 strategic review committee or participation with the strategic review committee. 26 Sec. 14. (a) The board shall consider the following when reviewing applications for a grant or 27 loan from the fund: 28 (1) Recommendations from the board's strategic review committee described in section 13 of 29 this chapter. 30 (2) Which projects have the greatest economic development potential. 31 (3) Which applications focus on rural areas of Indiana. 32 (4) The degree of regional collaboration. 33 (5) The application's alignment with the state's economic development priorities. 34 (6) Any other criteria as determined by the board. 35 (b) The board shall make final funding determinations for applications for a grant or loan from 36 the fund. 37 (c) The board may not approve an application for a grant or loan from the fund unless the board 38 finds that approving the application will have an overall positive return on investment for the state. 39 Sec. 15. (a) An eligible regional economic acceleration and development organization may submit 40 an application to the corporation for a grant or loan from the fund. 41 (b) An application for a grant or loan from the fund must be made on an application form 42 prescribed by the board. 43 (c) An applicant shall provide all information required by this chapter. 44 (d) All applications for a grant or loan from the fund must include a regional economic 45 acceleration and development strategy that complies with the requirements of a policy established

- 46 under section 16 of this chapter and contain at least the following:
- 47 (1) A comprehensive development plan and timeline.

1	(2) A detailed financial analysis that includes the commitment of resources and a return on
2	investment analysis.
3	(3) A demonstration of the expected impact of the grant or loan on the region and state.
4	(4) Any other information the board considers appropriate.
5	(e) An applicant for a grant or loan from the fund may request that information that may be
6	excepted from disclosure under IC 5-14-3 that is submitted by the applicant be kept confidential.
7	Sec. 16. (a) Before July 1, 2021, the corporation shall develop a policy that establishes the
8	framework for a READI program.
9	(b) The policy developed by the corporation shall include detailed information outlining:
10	(1) the entities that are eligible to submit applications for a grant or loan from the fund; (2) the elements of a versional economic acceleration and development structure and the
11	(2) the elements of a regional economic acceleration and development strategy, and the information a regional acceleration and development strategy must contain in order
12 13	information a regional economic acceleration and development strategy must contain in order to make projects to implement the strategy eligible for a grant or loan from the fund;
13 14	(3) the types of projects that are eligible for financial support from the fund; and
14	(4) the criteria that will be used by a strategic review committee and the board to analyze
16	applications for a grant or loan from the fund.
17	(c) The policy developed by the corporation must be approved by the board after review by the
18	budget committee.
19	SECTION 60. IC 5-34 IS ADDED TO THE INDIANA CODE AS A NEW ARTICLE TO READ AS
20	FOLLOWS [EFFECTIVE JULY 1, 2021]:
21	ARTICLE 34. INDIANA CAREER ACCELERATOR FUND
22	Chapter 1. Definitions
23	Sec. 1. The definitions in this chapter apply throughout this article.
24	Sec. 2. "Base year state income tax liability" means the amount of state income tax paid by an
25	individual who receives a financial assistance award from the fund during the taxable year
26	immediately preceding the taxable year in which the individual enrolled in the qualified education
27	program.
28	Sec. 3. "Department" refers to the department of state revenue.
29	Sec. 4. "Fund" refers to the Indiana career accelerator fund established by IC 5-34-2-1.
30	Sec. 5. "Qualified education program" means a program that is certified by the corporation.
31	Sec. 6. (a) The corporation shall develop policies to evaluate, identify, and certify qualified
32	education programs.
33	(b) Requirements for certification of a qualified education program must include the following:
34 25	(1) The program allows an individual to earn a credential in not more than six (6) months.
35 26	(2) The following must be demonstrated to the corporation concerning the program: (A) That at least seventy five percent (75%) of emploid individuals graduate from the
36 37	(A) That at least seventy-five percent (75%) of enrolled individuals graduate from the program with a credential not more than six (6) months after beginning the program.
37 38	(B) That at least sixty-five percent (65%) of graduates obtain employment within three (3)
30 39	months of graduating from the program.
40	(C) That graduates of the program who obtain employment within six (6) months of
41	graduation earn average wages that are at least twenty percent (20%) higher than the
42	wages the graduates earned before beginning the program.
43	(D) That graduates of the program earn an average wage that is at least two hundred
44	percent (200%) of the statewide per capita income within two (2) years of graduation.
45	Sec. 7. The corporation shall provide financial assistance awards from the fund to assist
46	individuals in obtaining credentials from qualified education programs.

1	enter into an agreement for repayment of the award.
2	(b) An agreement for repayment of an award from the fund is subject to the following:
3	(1) The agreement may not require the individual to make repayments during any period in
4	which the individual is earning a lower annualized income than the individual earned in the
5	taxable year immediately preceding the individual's enrollment in the qualified education
6	program.
7	(2) The agreement may not require the individual to make repayments unless the individual
8	is earning an annualized income that is not less than seventy-five percent (75%) of Indiana
9	median household income.
10	(3) The total award repayment amount may not exceed the initial principal amount of the
11	award.
12	(4) The recipient of an award may not be charged interest on the award.
13	(5) Award repayment installment amounts may not exceed five percent (5%) of the
14	individual's monthly income. However, the individual may voluntarily choose to pay more
15	than the repayment installment amount.
16	Sec. 9. The corporation shall engage an independent certified public accounting firm to conduct
17	an annual examination of the fund. The examination must comply with the uniform compliance
18 19	guidelines, directives, and standards established by the state board of accounts. The corporation
19 20	shall submit a copy of the annual examination report to the state board of accounts. Chapter 2. Indiana Career Accelerator Fund
20 21	Sec. 1. The Indiana career accelerator fund is established to provide financial assistance awards
22	to assist individuals in obtaining credentials from qualified education programs.
23	Sec. 2. The fund consists of the following:
24	(1) Appropriations made by the general assembly.
25	(2) Grants and gifts intended for deposit in the fund.
26	(3) Repayments of awards from the fund.
27	(4) Interest that accrues from investments of money in the fund.
28	(5) Money received from the department under IC 5-34-3-2.
29	Sec. 3. (a) The corporation shall administer the fund. The expenses of administering the fund
30	may be paid from money in the fund.
31	(b) Any compensation provided to employees of the corporation may not be paid from money
32	received by the department under IC 5-34-3-2.
33	Sec. 4. Money in the fund not currently needed to meet the obligations in the fund may be
34	invested in the same manner as other public funds may be invested. Interest that accrues from these
35	investments shall be deposited in the fund.
36 37	Sec. 5. Money in the fund at the end of a state fiscal year does not revert to the state general fund.
37 38	Chapter 3. Financial Assistance
30 39	Sec. 1. For each individual who receives a financial assistance award from the fund, the
40	department shall, in each of the ten (10) taxable years following the taxable year in which the
41	individual graduates from the qualified education program, determine the difference between the
42	individual's base year state income tax liability and the amount of state income tax liability the
43	individual paid in that particular taxable year.
44	Sec. 2. If the amount determined in section 1 of this chapter for a particular taxable year is
45	greater than zero (0), the department shall transfer an amount equal to the amount determined in
46	section 1 of this chapter to the corporation for deposit in the fund.
47	Sec. 3. A qualified education program and the corporation shall provide the department any

1 information necessary for the department to carry out this chapter. The information shared under 2 this section may be used only to make the determinations required by this chapter. 3 Sec. 4. The department may adopt rules under IC 4-22-2 necessary to implement this chapter. SECTION 61. IC 6-1.1-10-48, AS ADDED BY P.L.85-2019, SECTION 3, IS AMENDED TO READ 4 5 AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 48. (a) This section applies to assessment dates 6 occurring after December 31, 2016. 7 (b) Tangible property is exempt from property taxation if: 8 (1) it is owned by an Indiana nonprofit public benefit corporation exempt from taxation under 9 Section 501(c)(3) of the Internal Revenue Code: 10 (2) the property is used in the operation of a nonprofit health, fitness, aquatics, and community 11 center: and (3) funds for the acquisition and development of the property have been provided in part under the 12 13 regional cities initiative of the Indiana economic development corporation under IC 5-28-38 (before 14 its repeal). 15 (c) The property that is exempt under this section also includes any part of the property that is leased 16 or licensed by the owner to another nonprofit or municipal entity for use as a nonprofit health, fitness, 17 aquatics, or community center and property used for storage and parking. (d) For purposes of this section, a tract of land and any improvements on the land are exempt from 18 taxation if not more than four (4) years after the property is purchased, and for each year after the four 19 (4) year period, the owner demonstrates substantial progress and active pursuit towards the use of the tract 20 21 of land and any improvements on the tract as a nonprofit health, fitness, aquatics, and community center. 22 To establish substantial progress and active pursuit under this subsection, the owner must prove the 23 existence of factors such as the following: 24 (1) Organization of and activity by a building committee or other oversight group. 25 (2) Completion and filing of building plans with the appropriate local government authority. 26 (3) Cash reserves dedicated to the project of a sufficient amount to lead a reasonable individual to 27 believe actual construction can and will begin within four (4) years. 28 (4) The breaking of ground and the beginning of actual construction. 29 (5) Any other factor that would lead a reasonable individual to believe that construction of the 30 improvement is an active plan and that the improvement is capable of being completed within eight 31 (8) years considering the circumstances of the owner. 32 (e) To the extent the owner of property that is exempt from taxation as provided in this section has paid 33 any property taxes, penalties, or interest with respect to the property for the 2017 assessment date through 34 the 2018 assessment date, the owner of the exempt property is entitled to a refund of the amounts paid on the exempt property. Notwithstanding the filing deadlines for a claim under IC 6-1.1-26, any claim for 35 a refund filed by the owner of exempt property under this subsection before September 1, 2019, is 36 37 considered timely filed. The county auditor shall pay the refund due under this subsection in one (1) 38 installment. 39 (f) If a refund is due under subsection (e) to an owner of property that is exempt under this section, the 40 owner is not entitled to interest on the refund under this article or any other law to the extent interest has 41 not been paid by or on behalf of the owner. 42 SECTION 62. IC 6-1.1-20.3-4, AS AMENDED BY P.L.241-2017, SECTION 5, IS AMENDED TO 43 READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 4. (a) The distressed unit appeal board is 44 established. 45 (b) The distressed unit appeal board consists of the following members:

46 (1) The director of the office of management and budget or the director's designee. The director or

47 the director's designee shall serve as chairperson of the distressed unit appeal board.

- 1 (2) The commissioner of the department of local government finance or the commissioner's 2 designee. 3 (3) The state examiner of the state board of accounts or the state examiner's designee. (4) The state superintendent of public instruction secretary of education or the superintendent's 4 5 secretary's designee. (5) An individual appointed by the governor. 6 7 (6) A member of the house of representatives appointed by the speaker of the house of 8 representatives, who shall serve as a nonvoting member. 9 (7) A member of the senate appointed by the president pro tempore of the senate, who shall serve 10 as a nonvoting member. (8) A member to serve a one (1) year term in each even-numbered year who: 11 12 (A) is a member of the house of representatives; and 13 (B) is appointed by the minority leader of the house of representatives. The member is a nonvoting member. 14 15 (9) A member to serve a one (1) year term in each odd-numbered year who: (A) is a member of the senate; and 16 (B) is appointed by the minority leader of the senate. 17 18 The member is a nonvoting member. 19 (c) Each member of the board who is not a member of the general assembly is entitled to 20 reimbursement for: 21 (1) traveling expenses as provided under IC 4-13-1-4; and (2) other expenses actually incurred in connection with the member's duties as provided in the state 22 23 policies and procedures established by the Indiana department of administration and approved by 24 the budget agency. 25 (d) Each member of the board who is a member of the general assembly is entitled to receive the same 26 per diem, mileage, and travel allowances paid to legislative members of interim study committees. Per 27 diem, mileage, and travel allowances paid under this section shall be paid from appropriations made to the legislative council or the legislative services agency. 28 29 SECTION 63. IC 6-1.1-20.3-17, AS AMENDED BY P.L.154-2020, SECTION 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 17. (a) If the distressed unit appeal board 30 delays or suspends, for a period determined by the board, any payments on loans or advances from the 31 32 common school fund under section 6.8 of this chapter, the distressed unit appeal board may recommend 33 to the state board of finance that the term of the loans or advances be extended. If the distressed unit 34 appeal board makes a recommendation to extend the term of the loan or advances, the state board of 35 finance may extend the term of the loans or advances for a period of time that is equal to or less than the number of months for which the payments are delayed or suspended. 36 37 (b) If payments on loans or advances from the common school fund are suspended under section 6.8 38 of this chapter, the distressed unit appeal board shall require that the school corporation: 39 (1) establish a school improvement fund; and 40 (2) transfer to the school improvement fund an amount equal to the payments that are delayed or 41 suspended for calendar year 2020. (c) A school improvement fund established under subsection (b)(1) may be used only for the following 42 43 purposes: 44 (1) Repair, renovation, or other improvements to school buildings and property being used for education purposes as of July 1, 2020. 45 (2) Demolition of school buildings or other structures on school property in existence as of July 1, 46
- **47** 2020.

1 (d) All expenditures from a school improvement fund established under subsection (b)(1) must be 2 approved by the distressed unit appeal board. (e) A school corporation may, on an annual basis, levy a tax in the debt service fund equal to the 3 4 amount that would have been deducted from the distribution of state tuition support for the payment of 5 loans made under section 6.8 of this chapter during calendar year 2020 if the loans had not been 6 suspended. The amount received from a tax under this subsection must be transferred from the debt 7 service fund to the education fund. 8 (f) With the approval of the distressed unit appeal board, a school corporation may spend other funds of the school corporation for the purposes described in subsection (c) and reimburse the expenditures 9 10 from a school improvement fund established under subsection (b)(1). (g) This section expires January 1, 2025. 11 SECTION 64. IC 6-2.5-1-5, AS AMENDED BY P.L.146-2020, SECTION 3, IS AMENDED TO 12 13 READ AS FOLLOWS [EFFECTIVE JULY 1, 2022]: Sec. 5. (a) Except as provided in subsection (b), "gross retail income" means the total amount of consideration, including cash, credit, property, and 14 15 services, for which tangible personal property is sold, leased, or rented, valued in money, whether 16 received in money or otherwise, without any deduction for: 17 (1) the seller's cost of the property sold; 18 (2) the cost of materials used, labor or service cost, interest, losses, all costs of transportation to the 19 seller, all taxes imposed on the seller, and any other expense of the seller; 20 (3) charges by the seller for any services necessary to complete the sale, other than delivery and 21 installation charges; 22 (4) delivery charges; or 23 (5) consideration received by the seller from a third party if: 24 (A) the seller actually receives consideration from a party other than the purchaser and the 25 consideration is directly related to a price reduction or discount on the sale; 26 (B) the seller has an obligation to pass the price reduction or discount through to the purchaser; 27 (C) the amount of the consideration attributable to the sale is fixed and determinable by the seller 28 at the time of the sale of the item to the purchaser; and 29 (D) the price reduction or discount is identified as a third party price reduction or discount on the 30 invoice received by the purchaser or on a coupon, certificate, or other documentation presented 31 by the purchaser. 32 For purposes of subdivision (4), delivery charges are charges by the seller for preparation and delivery of the property to a location designated by the purchaser of property, including but not limited to 33 34 transportation, shipping, postage charges that are not separately stated on the invoice, bill of sale, or 35 similar document, handling, crating, and packing. Delivery charges do not include postage charges that are separately stated on the invoice, bill of sale, or similar document. 36 (b) "Gross retail income" does not include that part of the gross receipts attributable to: 37 38 (1) the value of any tangible personal property received in a like kind exchange in the retail 39 transaction, if the value of the property given in exchange is separately stated on the invoice, bill of 40 sale, or similar document given to the purchaser; 41 (2) the receipts received in a retail transaction which constitute interest, finance charges, or 42 insurance premiums on either a promissory note or an installment sales contract; 43 (3) discounts, including cash, terms, or coupons that are not reimbursed by a third party that are allowed by a seller and taken by a purchaser on a sale; 44 45 (4) interest, financing, and carrying charges from credit extended on the sale of personal property

46 if the amount is separately stated on the invoice, bill of sale, or similar document given to the
 47 purchaser;

1 (5) any taxes legally imposed directly on the consumer that are separately stated on the invoice, bill 2 of sale, or similar document given to the purchaser, including an excise tax imposed under 3 IC 6-6-15: 4 (6) installation charges that are separately stated on the invoice, bill of sale, or similar document 5 given to the purchaser; (7) telecommunications nonrecurring charges; 6 7 (8) postage charges that are separately stated on the invoice, bill of sale, or similar document; or 8 (9) charges for serving or delivering food and food ingredients furnished, prepared, or served for consumption at a location, or on equipment, provided by the retail merchant, to the extent that the 9 10 charges for the serving or delivery are stated separately from the price of the food and food ingredients when the purchaser pays the charges. 11 (c) Notwithstanding subsection (b)(5): 12 (1) in the case of retail sales of special fuel (as defined in IC 6-6-2.5-22), the gross retail income is 13 the total sales price of the special fuel minus the part of that price attributable to tax imposed under 14 IC 6-6-2.5 or Section 4041 or Section 4081 of the Internal Revenue Code; and 15 16 (2) in the case of retail sales of cigarettes (as defined in IC 6-7-1-2), the gross retail income is the total sales price of the cigarettes including the tax imposed under IC 6-7-1; and 17 18 (3) in the case of retail sales of consumable material (as defined in IC 6-7-4-2), vapor products 19 (as defined in IC 6-7-4-8), and closed system cartridges (as defined in 6-7-2-0.5) under the 20 closed system electronic cigarette tax, the gross retail income received from selling at retail is 21 the total sales price of the consumable material (as defined in IC 6-7-4-2), vapor products (as 22 defined in IC 6-7-4-8), and closed system cartridges (as defined in IC 6-7-2-0.5) including the 23 tax imposed under IC 6-7-4. 24 (d) Gross retail income is only taxable under this article to the extent that the income represents: 25 (1) the price of the property transferred, without the rendition of any services; and (2) except as provided in subsection (b), any bona fide changes which are made for preparation, 26 27 fabrication, alteration, modification, finishing, completion, delivery, or other service performed in 28 respect to the property transferred before its transfer and which are separately stated on the 29 transferor's records. For purposes of this subdivision, a transfer is considered to have occurred after 30 the delivery of the property to the purchaser. 31 (e) A public utility's or a power subsidiary's gross retail income includes all gross retail income received by the public utility or power subsidiary, including any minimum charge, flat charge, 32 33 membership fee, or any other form of charge or billing. 34 SECTION 65. IC 6-2.5-8-1, AS AMENDED BY P.L.146-2020, SECTION 16, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2022]: Sec. 1. (a) A retail merchant may not make a retail 35 transaction in Indiana, unless the retail merchant has applied for a registered retail merchant's certificate. 36 37 (b) A retail merchant may obtain a registered retail merchant's certificate by filing an application with 38 the department and paying a registration fee of twenty-five dollars (\$25) for each place of business listed 39 on the application. The retail merchant shall also provide such security for payment of the tax as the 40 department may require under IC 6-2.5-6-12. (c) The retail merchant shall list on the application the location (including the township) of each place 41 42 of business where the retail merchant makes retail transactions. However, if the retail merchant does not 43 have a fixed place of business, the retail merchant shall list the retail merchant's residence as the retail merchant's place of business. In addition, a public utility may list only its principal Indiana office as its 44 place of business for sales of public utility commodities or service, but the utility must also list on the 45 46 application the places of business where it makes retail transactions other than sales of public utility

47 commodities or service.

6 applicant's business is operated, managed, or otherwise controlled by or affiliated with a person, including 7 a relative, family member, responsible officer, or owner, who the department has determined: 8 (1) failed to: 9 (A) file all tax returns or information reports with the department for listed taxes; or 10 (B) pay all taxes, penalties, and interest to the department for listed taxes; and (2) the business of the person who has failed to file all tax returns or information reports under 11 12 subdivision (1)(A) or who has failed to pay all taxes, penalties, and interest under subdivision (1)(B)13 is substantially similar to the business of the applicant. 14 (f) If a retail merchant intends to make retail transactions during a calendar year at a new Indiana place 15 of business, the retail merchant must file a supplemental application and pay the fee for that place of 16 business. (g) Except as provided in subsection (i), a registered retail merchant's certificate is valid for two (2) 17 18 years after the date the registered retail merchant's certificate is originally issued or renewed. If the retail 19 merchant has filed all returns and remitted all taxes the retail merchant is currently obligated to file or 20 remit, the department shall renew the registered retail merchant's certificate within thirty (30) days after 21 the expiration date, at no cost to the retail merchant. Before issuing or renewing the registered retail 22 merchant certification, the department may require the following to be provided: 23 (1) The names and addresses of the retail merchant's principal employees, agents, or representatives 24 who engage in Indiana in the solicitation or negotiation of the retail transaction. 25 (2) The location of all of the retail merchant's places of business in Indiana, including offices and 26 distribution houses. 27 (3) Any other information that the department requests. 28 (h) The department may not renew a registered retail merchant certificate of a retail merchant who is 29 delinquent in remitting withholding taxes required to be remitted under IC 6-3-4, the electronic cigarette 30 tax under IC 6-7-4, or sales or use tax. The department, at least sixty (60) days before the date on which 31 a retail merchant's registered retail merchant's certificate expires, shall notify a retail merchant who is 32 delinquent in remitting withholding taxes required to be remitted under IC 6-3-4, the electronic cigarette 33 tax under IC 6-7-4, or sales or use tax that the department will not renew the retail merchant's registered 34 retail merchant's certificate. 35 (i) If: 36 (1) a retail merchant has been notified by the department that the retail merchant is delinquent in 37 remitting withholding taxes or sales or use tax in accordance with subsection (h); and 38 (2) the retail merchant pays the outstanding liability before the expiration of the retail merchant's 39 registered retail merchant's certificate; 40 the department shall renew the retail merchant's registered retail merchant's certificate for one (1) year. 41 (i) The department may permit an out-of-state retail merchant to collect the gross retail tax in instances 42 where the retail merchant has not met the thresholds in IC 6-2.5-2-1(d). However, before the out-of-state 43 retail merchant may collect the tax, the out-of-state retail merchant must obtain a registered retail 44 merchant's certificate in the manner provided by this section. Upon receiving the certificate, the out-of-state retail merchant becomes subject to the same conditions and duties as an Indiana retail 45 merchant and must then collect the gross retail tax due on all retail transactions that the out-of-state retail 46 47 merchant knows are sourced to Indiana pursuant to IC 6-2.5-13-1. AM100169/DI 120 2021

(d) Upon receiving a proper application, the correct fee, and the security for payment, if required, the

(e) The department may deny an application for a registered retail merchant's certificate if the

department shall issue to the retail merchant a separate registered retail merchant's certificate for each place of business listed on the application. Each certificate shall bear a serial number and the location of

1

2

3 4

5

the place of business for which it is issued.

1	(k) Except as provided in subsection (l), the department shall submit to the township assessor, or the
2	county assessor if there is no township assessor for the township, before January 15 of each year:
3	(1) the name of each retail merchant that has newly obtained a registered retail merchant's certificate
4	during the preceding year for a place of business located in the township or county;
5	(2) the address of each place of business of the taxpayer in the township or county described in
6	subdivision (1);
7	(3) the name of each retail merchant that:
8	(A) held a registered retail merchant's certificate at any time during the preceding year for a place
9	of business located in the township or county; and
10	(B) had ceased to hold the registered retail merchant's certificate at the end of the preceding year
11	for the place of business; and
12	(4) the address of each place of business described in subdivision (3).
13	(1) If the duties of the township assessor have been transferred to the county assessor as described in
14	IC 6-1.1-1-24, the department shall submit the information listed in subsection (k) to the county assessor.
15	SECTION 66. IC 6-3-1-3.5, AS AMENDED BY P.L.146-2020, SECTION 21, IS AMENDED TO
16	READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2021 (RETROACTIVE)]: Sec. 3.5. When used in
17	this article, the term "adjusted gross income" shall mean the following:
18	(a) In the case of all individuals, "adjusted gross income" (as defined in Section 62 of the Internal
19	Revenue Code), modified as follows:
20	(1) Subtract income that is exempt from taxation under this article by the Constitution and statutes
21	of the United States.
22 23	(2) Except as provided in subsection (c), add an amount equal to any deduction or deductions allowed or allowable pursuant to Section 62 of the Internal Revenue Code for taxes based on or
23 24	measured by income and levied at the state level by any state of the United States.
2 4 25	(3) Subtract one thousand dollars (\$1,000), or in the case of a joint return filed by a husband and
26	wife, subtract for each spouse one thousand dollars (\$1,000).
27	(4) Subtract one thousand dollars (\$1,000) for:
28	(A) each of the exemptions provided by Section 151(c) of the Internal Revenue Code (as
29	effective January 1, 2017);
30	(B) each additional amount allowable under Section 63(f) of the Internal Revenue Code; and
31	(C) the spouse of the taxpayer if a separate return is made by the taxpayer and if the spouse, for
32	the calendar year in which the taxable year of the taxpayer begins, has no gross income and is not
33	the dependent of another taxpayer.
34	(5) Subtract:
35	(A) one thousand five hundred dollars (\$1,500) for each of the exemptions allowed under Section
36	151(c)(1)(B) of the Internal Revenue Code (as effective January 1, 2004);
37	(B) one thousand five hundred dollars (\$1,500) for each exemption allowed under Section 151(c)
38	of the Internal Revenue Code (as effective January 1, 2017) for an individual:
39	(i) who is less than nineteen (19) years of age or is a full-time student who is less than (24)
40	twenty-four (24) years of age;
41 42	(ii) for whom the taxpayer is the legal guardian; and
43	(iii) for whom the taxpayer does not claim an exemption under clause (A); and(C) five hundred dollars (\$500) for each additional amount allowable under Section 63(f)(1) of
4 3 4 4	the Internal Revenue Code if the federal adjusted gross income of the taxpayer, or the taxpayer
45	and the taxpayer's spouse in the case of a joint return, is less than forty thousand dollars
46	(\$40,000). In the case of a married individual filing a separate return, the qualifying income
47	amount in this clause is equal to twenty thousand dollars (\$20,000).

- 1 This amount is in addition to the amount subtracted under subdivision (4).
- 2 (6) Subtract any amounts included in federal adjusted gross income under Section 111 of the Internal
- 3 Revenue Code as a recovery of items previously deducted as an itemized deduction from adjusted 4 gross income.
- 5 (7) Subtract any amounts included in federal adjusted gross income under the Internal Revenue Code 6 which amounts were received by the individual as supplemental railroad retirement annuities under 7 45 U.S.C. 231 and which are not deductible under subdivision (1).
- 8 (8) Subtract an amount equal to the amount of federal Social Security and Railroad Retirement 9 benefits included in a taxpayer's federal gross income by Section 86 of the Internal Revenue Code. 10 (9) In the case of a nonresident taxpayer or a resident taxpayer residing in Indiana for a period of less than the taxpayer's entire taxable year, the total amount of the deductions allowed pursuant to 11 subdivisions (3), (4), and (5) shall be reduced to an amount which bears the same ratio to the total 12
- 13 as the taxpayer's income taxable in Indiana bears to the taxpayer's total income.
- (10) In the case of an individual who is a recipient of assistance under IC 12-10-6-1, IC 12-10-6-2.1, 14 IC 12-15-2-2, or IC 12-15-7, subtract an amount equal to that portion of the individual's adjusted 15 gross income with respect to which the individual is not allowed under federal law to retain an 16 17 amount to pay state and local income taxes.
- 18 (11) In the case of an eligible individual, subtract the amount of a Holocaust victim's settlement 19 payment included in the individual's federal adjusted gross income.
- 20 (12) Subtract an amount equal to the portion of any premiums paid during the taxable year by the 21 taxpayer for a qualified long term care policy (as defined in IC 12-15-39.6-5) for the taxpayer or the 22 taxpayer's spouse if the taxpayer and the taxpayer's spouse file a joint income tax return or the 23 taxpayer is otherwise entitled to a deduction under this subdivision for the taxpayer's spouse, or both.
- 24 (13) Subtract an amount equal to the lesser of: (A) two thousand five hundred dollars (\$2,500), or one thousand two hundred fifty dollars
- 25

26

- (\$1,250) in the case of a married individual filing a separate return; or
- 27 (B) the amount of property taxes that are paid during the taxable year in Indiana by the individual
- 28 on the individual's principal place of residence.
- 29 (14) Subtract an amount equal to the amount of a September 11 terrorist attack settlement payment 30 included in the individual's federal adjusted gross income.
- 31 (15) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer that 32 owns property for which bonus depreciation was allowed in the current taxable year or in an earlier taxable year equal to the amount of adjusted gross income that would have been computed had an 33 34 election not been made under Section 168(k) of the Internal Revenue Code to apply bonus 35 depreciation to the property in the year that it was placed in service.
- (16) Add an amount equal to any deduction allowed under Section 172 of the Internal Revenue Code 36 (concerning net operating losses). 37

38 (17) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer that 39 placed Section 179 property (as defined in Section 179 of the Internal Revenue Code) in service in the current taxable year or in an earlier taxable year equal to the amount of adjusted gross income 40 41 that would have been computed had an election for federal income tax purposes not been made for 42 the year in which the property was placed in service to take deductions under Section 179 of the 43 Internal Revenue Code in a total amount exceeding the sum of:

- (A) twenty-five thousand dollars (\$25,000) to the extent deductions under Section 179 of the 44 45 Internal Revenue Code were not elected as provided in clause (B); and
- 46 (B) for taxable years beginning after December 31, 2017, the deductions elected under Section 47 179 of the Internal Revenue Code on property acquired in an exchange if:

1	(i) the exchange would have been eligible for nonrecognition of gain or loss under Section
2	1031 of the Internal Revenue Code in effect on January 1, 2017;
3	(ii) the exchange is not eligible for nonrecognition of gain or loss under Section 1031 of the
4	Internal Revenue Code; and
5	(iii) the taxpayer made an election to take deductions under Section 179 of the Internal
6	Revenue Code with regard to the acquired property in the year that the property was placed into
7	service.
8	The amount of deductions allowable for an item of property under this clause may not exceed the
9	amount of adjusted gross income realized on the property that would have been deferred under
10	the Internal Revenue Code in effect on January 1, 2017.
11	(18) Subtract an amount equal to the amount of the taxpayer's qualified military income that was not
12	excluded from the taxpayer's gross income for federal income tax purposes under Section 112 of the
13	Internal Revenue Code.
14	(19) Subtract income that is:
15	(A) exempt from taxation under IC 6-3-2-21.7 (certain income derived from patents); and
16	(B) included in the individual's federal adjusted gross income under the Internal Revenue Code.
17	(20) Add an amount equal to any income not included in gross income as a result of the deferral of
18	income arising from business indebtedness discharged in connection with the reacquisition after
19	December 31, 2008, and before January 1, 2011, of an applicable debt instrument, as provided in
20	Section 108(i) of the Internal Revenue Code. Subtract the amount necessary from the adjusted gross
21	income of any taxpayer that added an amount to adjusted gross income in a previous year to offset
22	the amount included in federal gross income as a result of the deferral of income arising from
23	business indebtedness discharged in connection with the reacquisition after December 31, 2008, and
24	before January 1, 2011, of an applicable debt instrument, as provided in Section 108(i) of the
25 26	Internal Revenue Code.
26 27	(21) Add the amount excluded from federal gross income under Section 103 of the Internal Revenue
27	Code for interest received on an obligation of a state other than Indiana, or a political subdivision
28 20	of such a state, that is acquired by the taxpayer after December 31, 2011. (22) Subtract on amount of described in Section $1241(a)(2)$ of the Internal Bouenue Code to the
29 30	(22) Subtract an amount as described in Section 1341(a)(2) of the Internal Revenue Code to the extent, if any, that the amount was previously included in the taxpayer's adjusted gross income for
30 31	a prior taxable year.
31 32	(23) For taxable years beginning after December 25, 2016, add an amount equal to the deduction
33	for deferred foreign income that was claimed by the taxpayer for the taxable year under Section
33 34	965(c) of the Internal Revenue Code.
35	(24) Subtract any interest expense paid or accrued in the current taxable year but not deducted as
36	a result of the limitation imposed under Section $163(j)(1)$ of the Internal Revenue Code. Add any
30	interest expense paid or accrued in a previous taxable year but allowed as a deduction under Section
38	163 of the Internal Revenue Code in the current taxable year. For purposes of this subdivision, an
39	interest expense is considered paid or accrued only in the first taxable year the deduction would have
40	been allowable under Section 163 of the Internal Revenue Code if the limitation under Section
41	163(j)(1) of the Internal Revenue Code did not exist.
42	(25) Subtract the amount that would have been excluded from gross income but for the enactment
43	of Section 118(b)(2) of the Internal Revenue Code for taxable years ending after December 22, 2017.
44	(26) For taxable years beginning after December 31, 2019, and before January 1, 2021, add an
45	amount of the deduction claimed under Section 62(a)(22) of the Internal Revenue Code.
46	(27) For taxable years beginning after December 31, 2019, for payments made by an employer
47	under an education assistance program after March 27, 2020:

47 under an education assistance program after March 27, 2020:

1	(A) add the amount of payments by an employer that are excluded from the taxpayer's
2	federal adjusted gross income under Section 127(c)(1)(B) of the Internal Revenue Code;
3	and
4	(B) deduct the interest allowable under Section 221 of the Internal Revenue Code, if the
5	disallowance under Section 221(e)(1) of the Internal Revenue Code did not apply to the
6	payments described in clause (A). For purposes of applying Section 221(b) of the Internal
7	Revenue Code to the amount allowable under this clause, the amount under clause (A) shall
8	not be added to adjusted gross income.
9	(28) Add an amount equal to the remainder of:
10	(A) the amount allowable under Section 274(n) of the Internal Revenue Code; minus
11	(B) the amount otherwise allowable under Section 274(n) of the Internal Revenue Code, if
12	Section $274(n)(2)(D)$ of the Internal Revenue Code was not in effect for taxable years
13	beginning after December 31, 2020.
14 15	(29) For taxable years beginning after December 31, 2017, and before January 1, 2021, add an
15	amount equal to the excess business loss of the taxpayer as defined in Section 461(l)(3) of the
16	Internal Revenue Code as follows:
17	(A) If a taxpayer has an excess business loss under this subdivision and also has modifications under subdivisions (15) and (17) for momentum placed in complete during the
18 19	modifications under subdivisions (15) and (17) for property placed in service during the taxable user the taxable user modifications for that
	taxable year, the taxpayer shall treat a portion of the taxable year modifications for that
20 21	property as occurring in the taxable year the property is placed in service and a portion of the modifications as accurring in the immediate following taxable year
21 22	the modifications as occurring in the immediate following taxable year. (B) The portion of the modifications under subdivisions (15) and (17) for property placed
22 23	in service during the taxable year treated as occurring in the taxable year in which the
23 24	property is placed in service equals:
24 25	(i) the modification for the property otherwise determined under this section; minus
23 26	(i) the excess business loss disallowed under this subdivision;
20 27	but not less than zero (0).
28	(C) The portion of the modifications under subdivisions (15) and (17) for property placed
20 29	in service during the taxable year treated as occurring in the taxable year immediately
3 0	following the taxable year in which the property is placed in service equals the modification
31	for the property otherwise determined under this section minus the amount in clause (B).
32	(D) Any reallocation of modifications between taxable years under clauses (B) and (C) shall
33	be first allocated to the modification under subdivision (15), then to the modification under
34	subsection (17).
35	(30) For taxable years beginning after December 31, 2019, and before January 1, 2021, add an
36	amount equal to the amount of unemployment compensation excluded under Section 85(c) of
37	the Internal Revenue Code.
38	(31) Add an amount equal to the amount excluded from adjusted gross income under Section
39	108(f)(5) of the Internal Revenue Code. For purposes of this subdivision, if an amount excluded
40	under Section 108(f)(5) of the Internal Revenue Code would be excludible under Section
41	108(a)(1)(B) of the Internal Revenue Code, the exclusion under Section 108(a)(1)(B) of the
42	Internal Revenue Code shall take precedence.
43	(32) Add an amount equal to the deduction disallowed pursuant to:
44	(A) Section 2301(e) of the CARES Act (Public Law 116-136), as modified by Sections 206
45	and 207 of the Taxpayer Certainty and Disaster Relief Tax Act (Division EE of Public Law
46	116-260); and
47	(B) Section 3134(a) of the Internal Revenue Code

47 (B) Section 3134(e) of the Internal Revenue Code.

1 (33) Subtract the amount of an annual grant amount distributed to a taxpayer's Indiana 2 education scholarship account under IC 20-51.4-4 that is used for a qualified expense (as 3 defined in IC 20-51.4-2-9), to the extent the distribution used for the qualified expense is 4 included in the taxpayer's adjusted federal gross income under the Internal Revenue Code. 5 (26) (34) Subtract any other amounts the taxpayer is entitled to deduct under IC 6-3-2. (b) In the case of corporations, the same as "taxable income" (as defined in Section 63 of the Internal 6 7 Revenue Code) adjusted as follows: 8 (1) Subtract income that is exempt from taxation under this article by the Constitution and statutes 9 of the United States. 10 (2) Add an amount equal to any deduction or deductions allowed or allowable pursuant to Section 170 of the Internal Revenue Code (concerning charitable contributions). 11 (3) Except as provided in subsection (c), add an amount equal to any deduction or deductions 12 13 allowed or allowable pursuant to Section 63 of the Internal Revenue Code for taxes based on or 14 measured by income and levied at the state level by any state of the United States. 15 (4) Subtract an amount equal to the amount included in the corporation's taxable income under 16 Section 78 of the Internal Revenue Code (concerning foreign tax credits). 17 (5) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer that owns property for which bonus depreciation was allowed in the current taxable year or in an earlier 18 taxable year equal to the amount of adjusted gross income that would have been computed had an 19 election not been made under Section 168(k) of the Internal Revenue Code to apply bonus 20 21 depreciation to the property in the year that it was placed in service. 22 (6) Add an amount equal to any deduction allowed under Section 172 of the Internal Revenue Code 23 (concerning net operating losses). 24 (7) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer that 25 placed Section 179 property (as defined in Section 179 of the Internal Revenue Code) in service in the current taxable year or in an earlier taxable year equal to the amount of adjusted gross income 26 27 that would have been computed had an election for federal income tax purposes not been made for 28 the year in which the property was placed in service to take deductions under Section 179 of the 29 Internal Revenue Code in a total amount exceeding the sum of: 30 (A) twenty-five thousand dollars (\$25,000) to the extent deductions under Section 179 of the 31 Internal Revenue Code were not elected as provided in clause (B); and 32 (B) for taxable years beginning after December 31, 2017, the deductions elected under Section 33 179 of the Internal Revenue Code on property acquired in an exchange if: 34 (i) the exchange would have been eligible for nonrecognition of gain or loss under Section 1031 of the Internal Revenue Code in effect on January 1, 2017; 35 (ii) the exchange is not eligible for nonrecognition of gain or loss under Section 1031 of the 36 Internal Revenue Code; and 37 38 (iii) the taxpayer made an election to take deductions under Section 179 of the Internal 39 Revenue Code with regard to the acquired property in the year that the property was placed into 40 service. 41 The amount of deductions allowable for an item of property under this clause may not exceed the 42 amount of adjusted gross income realized on the property that would have been deferred under 43 the Internal Revenue Code in effect on January 1, 2017. 44 (8) Add to the extent required by IC 6-3-2-20: 45 (A) the amount of intangible expenses (as defined in IC 6-3-2-20) for the taxable year that 46 reduced the corporation's taxable income (as defined in Section 63 of the Internal Revenue Code)

47 for federal income tax purposes; and

1	(B) any directly related interest expenses (as defined in IC 6-3-2-20) that reduced the
2	corporation's adjusted gross income (determined without regard to this subdivision). For purposes
3	of this clause, any directly related interest expense that constitutes business interest within the
4	meaning of Section 163(j) of the Internal Revenue Code shall be considered to have reduced the
5	taxpayer's federal taxable income only in the first taxable year in which the deduction otherwise
6	would have been allowable under Section 163 of the Internal Revenue Code if the limitation
7	under Section 163(j)(1) of the Internal Revenue Code did not exist.
8	(9) Add an amount equal to any deduction for dividends paid (as defined in Section 561 of the
9	Internal Revenue Code) to shareholders of a captive real estate investment trust (as defined in
10	section 34.5 of this chapter).
11 12	(10) Subtract income that is:
12	(A) exempt from taxation under IC 6-3-2-21.7 (certain income derived from patents); and(B) included in the corporation's taxable income under the Internal Revenue Code.
13 14	(11) Add an amount equal to any income not included in gross income as a result of the deferral of
15	income arising from business indebtedness discharged in connection with the reacquisition after
16	December 31, 2008, and before January 1, 2011, of an applicable debt instrument, as provided in
17	Section 108(i) of the Internal Revenue Code. Subtract from the adjusted gross income of any
18	taxpayer that added an amount to adjusted gross income in a previous year the amount necessary to
19	offset the amount included in federal gross income as a result of the deferral of income arising from
20	business indebtedness discharged in connection with the reacquisition after December 31, 2008, and
21	before January 1, 2011, of an applicable debt instrument, as provided in Section 108(i) of the
22 23	Internal Revenue Code.
23 24	(12) Add the amount excluded from federal gross income under Section 103 of the Internal Revenue Code for interest received on an obligation of a state other than Indiana, or a political subdivision
25	of such a state, that is acquired by the taxpayer after December 31, 2011.
26	(13) For taxable years beginning after December 25, 2016:
27	(A) for a corporation other than a real estate investment trust, add:
28	(i) an amount equal to the amount reported by the taxpayer on IRC 965 Transition Tax
29	Statement, line 1; or
30	(ii) if the taxpayer deducted an amount under Section 965(c) of the Internal Revenue Code in
31	determining the taxpayer's taxable income for purposes of the federal income tax, the amount
32 33	deducted under Section 965(c) of the Internal Revenue Code; and
33 34	(B) for a real estate investment trust, add an amount equal to the deduction for deferred foreign income that was claimed by the taxpayer for the taxable year under Section 965(c) of the Internal
34 35	Revenue Code, but only to the extent that the taxpayer included income pursuant to Section 965
36	of the Internal Revenue Code in its taxable income for federal income tax purposes or is required
37	to add back dividends paid under subdivision (9).
38	(14) Add an amount equal to the deduction that was claimed by the taxpayer for the taxable year
39	under Section 250(a)(1)(B) of the Internal Revenue Code (attributable to global intangible low-taxed
40	income). The taxpayer shall separately specify the amount of the reduction under Section
41	250(a)(1)(B)(i) of the Internal Revenue Code and under Section $250(a)(1)(B)(ii)$ of the Internal
42 42	Revenue Code.
43 44	(15) Subtract any interest expense paid or accrued in the current taxable year but not deducted as a result of the limitation imposed under Section $163(j)(1)$ of the Internal Revenue Code. Add any
44 45	interest expense paid or accrued in a previous taxable year but allowed as a deduction under Section
4 5 4 6	163 of the Internal Revenue Code in the current taxable year. For purposes of this subdivision, an
47	interest expense is considered paid or accrued only in the first taxable year the deduction would have

1	been allowable under Section 163 of the Internal Revenue Code if the limitation under Section
2	163(j)(1) of the Internal Revenue Code did not exist.
3	(16) Subtract the amount that would have been excluded from gross income but for the enactment
4	of Section 118(b)(2) of the Internal Revenue Code for taxable years ending after December 22, 2017.
5	(17) Add an amount equal to the remainder of:
6	(A) the amount allowable under Section 274(n) of the Internal Revenue Code; minus
7	(B) the amount otherwise allowable under Section 274(n) of the Internal Revenue Code, if
8	Section 274(n)(2)(D) of the Internal Revenue Code was not in effect for taxable years
9	beginning after December 31, 2020.
10	(17) (18) Add or subtract any other amounts the taxpayer is:
11	(A) required to add or subtract; or
11	(B) entitled to deduct;
12	under IC 6-3-2.
14	(c) The following apply to taxable years beginning after December 31, 2018, for purposes of the add
15	back of any deduction allowed on the taxpayer's federal income tax return for wagering taxes, as provided
16	in subsection $(a)(2)$ if the taxpayer is an individual or subsection $(b)(3)$ if the taxpayer is a corporation:
17	(1) For taxable years beginning after December 31, 2018, and before January 1, 2020, a taxpayer is
18	required to add back under this section eighty-seven and five-tenths percent (87.5%) of any
19	deduction allowed on the taxpayer's federal income tax return for wagering taxes.
20	(2) For taxable years beginning after December 31, 2019, and before January 1, 2021, a taxpayer is
21	required to add back under this section seventy-five percent (75%) of any deduction allowed on the
22	taxpayer's federal income tax return for wagering taxes.
23	(3) For taxable years beginning after December 31, 2020, and before January 1, 2022, a taxpayer is
24	required to add back under this section sixty-two and five-tenths percent (62.5%) of any deduction
25	allowed on the taxpayer's federal income tax return for wagering taxes.
26	(4) For taxable years beginning after December 31, 2021, and before January 1, 2023, a taxpayer is
27	required to add back under this section fifty percent (50%) of any deduction allowed on the
28	taxpayer's federal income tax return for wagering taxes.
29	(5) For taxable years beginning after December 31, 2022, and before January 1, 2024, a taxpayer is
30	required to add back under this section thirty-seven and five-tenths percent (37.5%) of any deduction
31	allowed on the taxpayer's federal income tax return for wagering taxes.
32	(6) For taxable years beginning after December 31, 2023, and before January 1, 2025, a taxpayer is
33	required to add back under this section twenty-five percent (25%) of any deduction allowed on the
34	taxpayer's federal income tax return for wagering taxes.
35	(7) For taxable years beginning after December 31, 2024, and before January 1, 2026, a taxpayer is
36	required to add back under this section twelve and five-tenths percent (12.5%) of any deduction
37	allowed on the taxpayer's federal income tax return for wagering taxes.
38	(8) For taxable years beginning after December 31, 2025, a taxpayer is not required to add back
39	under this section any amount of a deduction allowed on the taxpayer's federal income tax return for
40	wagering taxes.
41	(d) In the case of life insurance companies (as defined in Section 816(a) of the Internal Revenue Code)
42	that are organized under Indiana law, the same as "life insurance company taxable income" (as defined
43	in Section 801 of the Internal Revenue Code), adjusted as follows:
44	(1) Subtract income that is exempt from taxation under this article by the Constitution and statutes
45	of the United States.
46	(2) Add an amount equal to any deduction allowed or allowable under Section 170 of the Internal
47	Descence Code (concerning charitable contributions)

47 Revenue Code (concerning charitable contributions).

1 (3) Add an amount equal to a deduction allowed or allowable under Section 805 or Section 832(c) 2 of the Internal Revenue Code for taxes based on or measured by income and levied at the state level 3 by any state. 4 (4) Subtract an amount equal to the amount included in the company's taxable income under Section 5 78 of the Internal Revenue Code (concerning foreign tax credits). 6 (5) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer that 7 owns property for which bonus depreciation was allowed in the current taxable year or in an earlier 8 taxable year equal to the amount of adjusted gross income that would have been computed had an election not been made under Section 168(k) of the Internal Revenue Code to apply bonus 9 10 depreciation to the property in the year that it was placed in service. (6) Add an amount equal to any deduction allowed under Section 172 of the Internal Revenue Code 11 12 (concerning net operating losses). 13 (7) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer that placed Section 179 property (as defined in Section 179 of the Internal Revenue Code) in service in 14 the current taxable year or in an earlier taxable year equal to the amount of adjusted gross income 15 that would have been computed had an election for federal income tax purposes not been made for 16 17 the year in which the property was placed in service to take deductions under Section 179 of the 18 Internal Revenue Code in a total amount exceeding the sum of: 19 (A) twenty-five thousand dollars (\$25,000) to the extent deductions under Section 179 of the 20 Internal Revenue Code were not elected as provided in clause (B); and 21 (B) for taxable years beginning after December 31, 2017, the deductions elected under Section 22 179 of the Internal Revenue Code on property acquired in an exchange if: 23 (i) the exchange would have been eligible for nonrecognition of gain or loss under Section 24 1031 of the Internal Revenue Code in effect on January 1, 2017; 25 (ii) the exchange is not eligible for nonrecognition of gain or loss under Section 1031 of the 26 Internal Revenue Code; and 27 (iii) the taxpayer made an election to take deductions under Section 179 of the Internal 28 Revenue Code with regard to the acquired property in the year that the property was placed into 29 service. 30 The amount of deductions allowable for an item of property under this clause may not exceed the amount of adjusted gross income realized on the property that would have been deferred under 31 32 the Internal Revenue Code in effect on January 1, 2017. 33 (8) Subtract income that is: 34 (A) exempt from taxation under IC 6-3-2-21.7 (certain income derived from patents); and 35 (B) included in the insurance company's taxable income under the Internal Revenue Code. (9) Add an amount equal to any income not included in gross income as a result of the deferral of 36 income arising from business indebtedness discharged in connection with the reacquisition after 37 38 December 31, 2008, and before January 1, 2011, of an applicable debt instrument, as provided in 39 Section 108(i) of the Internal Revenue Code. Subtract from the adjusted gross income of any 40 taxpayer that added an amount to adjusted gross income in a previous year the amount necessary to 41 offset the amount included in federal gross income as a result of the deferral of income arising from 42 business indebtedness discharged in connection with the reacquisition after December 31, 2008, and 43 before January 1, 2011, of an applicable debt instrument, as provided in Section 108(i) of the Internal Revenue Code. 44 45 (10) Add an amount equal to any exempt insurance income under Section 953(e) of the Internal 46 Revenue Code that is active financing income under Subpart F of Subtitle A, Chapter 1, Subchapter 47 N of the Internal Revenue Code.

1	(11) Add the amount excluded from federal gross income under Section 103 of the Internal Revenue
2	Code for interest received on an obligation of a state other than Indiana, or a political subdivision
3	of such a state, that is acquired by the taxpayer after December 31, 2011.
4 5	(12) For taxable years beginning after December 25, 2016, add:(A) an amount equal to the amount reported by the taxpayer on IRC 965 Transition Tax
5 6	Statement, line 1; or
7	(B) if the taxpayer deducted an amount under Section 965(c) of the Internal Revenue Code in
8	determining the taxpayer's taxable income for purposes of the federal income tax, the amount
9	deducted under Section 965(c) of the Internal Revenue Code.
10	(13) Add an amount equal to the deduction that was claimed by the taxpayer for the taxable year
11	under Section 250(a)(1)(B) of the Internal Revenue Code (attributable to global intangible low-taxed
12	income). The taxpayer shall separately specify the amount of the reduction under Section
13	250(a)(1)(B)(i) of the Internal Revenue Code and under Section 250(a)(1)(B)(ii) of the Internal
14	Revenue Code.
15	(14) Subtract any interest expense paid or accrued in the current taxable year but not deducted as $1 + 5 + 1 + 1$
16 17	a result of the limitation imposed under Section $163(j)(1)$ of the Internal Revenue Code. Add any interact expanse paid or accrued in a previous teachle ware but allowed as a deduction under Section
17	interest expense paid or accrued in a previous taxable year but allowed as a deduction under Section 163 of the Internal Revenue Code in the current taxable year. For purposes of this subdivision, an
10 19	interest expense is considered paid or accrued only in the first taxable year the deduction would have
20	been allowable under Section 163 of the Internal Revenue Code if the limitation under Section
21	163(j)(1) of the Internal Revenue Code did not exist.
22	(15) Subtract the amount that would have been excluded from gross income but for the enactment
23	of Section 118(b)(2) of the Internal Revenue Code for taxable years ending after December 22, 2017.
24	(16) Add an amount equal to the remainder of:
	•
25	(A) the amount allowable under Section 274(n) of the Internal Revenue Code; minus
25 26	(A) the amount allowable under Section 274(n) of the Internal Revenue Code; minus(B) the amount otherwise allowable under Section 274(n) of the Internal Revenue Code, if
25 26 27	 (A) the amount allowable under Section 274(n) of the Internal Revenue Code; minus (B) the amount otherwise allowable under Section 274(n) of the Internal Revenue Code, if Section 274(n)(2)(D) of the Internal Revenue Code was not in effect for taxable years
25 26 27 28	 (A) the amount allowable under Section 274(n) of the Internal Revenue Code; minus (B) the amount otherwise allowable under Section 274(n) of the Internal Revenue Code, if Section 274(n)(2)(D) of the Internal Revenue Code was not in effect for taxable years beginning after December 31, 2020.
25 26 27 28 29	 (A) the amount allowable under Section 274(n) of the Internal Revenue Code; minus (B) the amount otherwise allowable under Section 274(n) of the Internal Revenue Code, if Section 274(n)(2)(D) of the Internal Revenue Code was not in effect for taxable years beginning after December 31, 2020. (16) (17) Add or subtract any other amounts the taxpayer is:
25 26 27 28 29 30	 (A) the amount allowable under Section 274(n) of the Internal Revenue Code; minus (B) the amount otherwise allowable under Section 274(n) of the Internal Revenue Code, if Section 274(n)(2)(D) of the Internal Revenue Code was not in effect for taxable years beginning after December 31, 2020. (16) (17) Add or subtract any other amounts the taxpayer is: (A) required to add or subtract; or
25 26 27 28 29 30 31	 (A) the amount allowable under Section 274(n) of the Internal Revenue Code; minus (B) the amount otherwise allowable under Section 274(n) of the Internal Revenue Code, if Section 274(n)(2)(D) of the Internal Revenue Code was not in effect for taxable years beginning after December 31, 2020. (16) (17) Add or subtract any other amounts the taxpayer is: (A) required to add or subtract; or (B) entitled to deduct;
25 26 27 28 29 30	 (A) the amount allowable under Section 274(n) of the Internal Revenue Code; minus (B) the amount otherwise allowable under Section 274(n) of the Internal Revenue Code, if Section 274(n)(2)(D) of the Internal Revenue Code was not in effect for taxable years beginning after December 31, 2020. (16) (17) Add or subtract any other amounts the taxpayer is: (A) required to add or subtract; or (B) entitled to deduct; under IC 6-3-2.
25 26 27 28 29 30 31 32	 (A) the amount allowable under Section 274(n) of the Internal Revenue Code; minus (B) the amount otherwise allowable under Section 274(n) of the Internal Revenue Code, if Section 274(n)(2)(D) of the Internal Revenue Code was not in effect for taxable years beginning after December 31, 2020. (16) (17) Add or subtract any other amounts the taxpayer is: (A) required to add or subtract; or (B) entitled to deduct;
25 26 27 28 29 30 31 32 33 34 35	 (A) the amount allowable under Section 274(n) of the Internal Revenue Code; minus (B) the amount otherwise allowable under Section 274(n) of the Internal Revenue Code, if Section 274(n)(2)(D) of the Internal Revenue Code was not in effect for taxable years beginning after December 31, 2020. (16) (17) Add or subtract any other amounts the taxpayer is: (A) required to add or subtract; or (B) entitled to deduct; under IC 6-3-2. (e) In the case of insurance companies subject to tax under Section 831 of the Internal Revenue Code and organized under Indiana law, the same as "taxable income" (as defined in Section 832 of the Internal Revenue Code), adjusted as follows:
25 26 27 28 29 30 31 32 33 34 35 36	 (A) the amount allowable under Section 274(n) of the Internal Revenue Code; minus (B) the amount otherwise allowable under Section 274(n) of the Internal Revenue Code, if Section 274(n)(2)(D) of the Internal Revenue Code was not in effect for taxable years beginning after December 31, 2020. (16) (17) Add or subtract any other amounts the taxpayer is: (A) required to add or subtract; or (B) entitled to deduct; under IC 6-3-2. (e) In the case of insurance companies subject to tax under Section 831 of the Internal Revenue Code and organized under Indiana law, the same as "taxable income" (as defined in Section 832 of the Internal Revenue Code), adjusted as follows: (1) Subtract income that is exempt from taxation under this article by the Constitution and statutes
25 26 27 28 29 30 31 32 33 34 35 36 37	 (A) the amount allowable under Section 274(n) of the Internal Revenue Code; minus (B) the amount otherwise allowable under Section 274(n) of the Internal Revenue Code, if Section 274(n)(2)(D) of the Internal Revenue Code was not in effect for taxable years beginning after December 31, 2020. (16) (17) Add or subtract any other amounts the taxpayer is: (A) required to add or subtract; or (B) entitled to deduct; under IC 6-3-2. (e) In the case of insurance companies subject to tax under Section 831 of the Internal Revenue Code and organized under Indiana law, the same as "taxable income" (as defined in Section 832 of the Internal Revenue Code), adjusted as follows: (1) Subtract income that is exempt from taxation under this article by the Constitution and statutes of the United States.
25 26 27 28 29 30 31 32 33 34 35 36 37 38	 (A) the amount allowable under Section 274(n) of the Internal Revenue Code; minus (B) the amount otherwise allowable under Section 274(n) of the Internal Revenue Code, if Section 274(n)(2)(D) of the Internal Revenue Code was not in effect for taxable years beginning after December 31, 2020. (16) (17) Add or subtract any other amounts the taxpayer is: (A) required to add or subtract; or (B) entitled to deduct; under IC 6-3-2. (e) In the case of insurance companies subject to tax under Section 831 of the Internal Revenue Code and organized under Indiana law, the same as "taxable income" (as defined in Section 832 of the Internal Revenue Code), adjusted as follows: (1) Subtract income that is exempt from taxation under this article by the Constitution and statutes of the United States. (2) Add an amount equal to any deduction allowed or allowable under Section 170 of the Internal
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39	 (A) the amount allowable under Section 274(n) of the Internal Revenue Code; minus (B) the amount otherwise allowable under Section 274(n) of the Internal Revenue Code, if Section 274(n)(2)(D) of the Internal Revenue Code was not in effect for taxable years beginning after December 31, 2020. (16) (17) Add or subtract any other amounts the taxpayer is: (A) required to add or subtract; or (B) entitled to deduct; under IC 6-3-2. (e) In the case of insurance companies subject to tax under Section 831 of the Internal Revenue Code and organized under Indiana law, the same as "taxable income" (as defined in Section 832 of the Internal Revenue Code), adjusted as follows: (1) Subtract income that is exempt from taxation under this article by the Constitution and statutes of the United States. (2) Add an amount equal to any deduction allowed or allowable under Section 170 of the Internal Revenue Code (concerning charitable contributions).
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40	 (A) the amount allowable under Section 274(n) of the Internal Revenue Code; minus (B) the amount otherwise allowable under Section 274(n) of the Internal Revenue Code, if Section 274(n)(2)(D) of the Internal Revenue Code was not in effect for taxable years beginning after December 31, 2020. (16) (17) Add or subtract any other amounts the taxpayer is: (A) required to add or subtract; or (B) entitled to deduct; under IC 6-3-2. (e) In the case of insurance companies subject to tax under Section 831 of the Internal Revenue Code and organized under Indiana law, the same as "taxable income" (as defined in Section 832 of the Internal Revenue Code), adjusted as follows: (1) Subtract income that is exempt from taxation under this article by the Constitution and statutes of the United States. (2) Add an amount equal to any deduction allowed or allowable under Section 170 of the Internal Revenue Code (concerning charitable contributions). (3) Add an amount equal to a deduction allowed or allowable under Section 805 or Section 832(c)
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41	 (A) the amount allowable under Section 274(n) of the Internal Revenue Code; minus (B) the amount otherwise allowable under Section 274(n) of the Internal Revenue Code, if Section 274(n)(2)(D) of the Internal Revenue Code was not in effect for taxable years beginning after December 31, 2020. (16) (17) Add or subtract any other amounts the taxpayer is: (A) required to add or subtract; or (B) entitled to deduct; under IC 6-3-2. (e) In the case of insurance companies subject to tax under Section 831 of the Internal Revenue Code and organized under Indiana law, the same as "taxable income" (as defined in Section 832 of the Internal Revenue Code), adjusted as follows: (1) Subtract income that is exempt from taxation under this article by the Constitution and statutes of the United States. (2) Add an amount equal to any deduction allowed or allowable under Section 170 of the Internal Revenue Code (concerning charitable contributions). (3) Add an amount equal to a deduction allowed or allowable under Section 805 or Section 832(c) of the Internal Revenue Code for taxes based on or measured by income and levied at the state level
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42	 (A) the amount allowable under Section 274(n) of the Internal Revenue Code; minus (B) the amount otherwise allowable under Section 274(n) of the Internal Revenue Code, if Section 274(n)(2)(D) of the Internal Revenue Code was not in effect for taxable years beginning after December 31, 2020. (16) (17) Add or subtract any other amounts the taxpayer is: (A) required to add or subtract; or (B) entitled to deduct; under IC 6-3-2. (e) In the case of insurance companies subject to tax under Section 831 of the Internal Revenue Code and organized under Indiana law, the same as "taxable income" (as defined in Section 832 of the Internal Revenue Code), adjusted as follows: (1) Subtract income that is exempt from taxation under this article by the Constitution and statutes of the United States. (2) Add an amount equal to any deduction allowed or allowable under Section 805 or Section 832(c) of the Internal Revenue Code for taxes based on or measured by income and levied at the state level by any state.
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41	 (A) the amount allowable under Section 274(n) of the Internal Revenue Code; minus (B) the amount otherwise allowable under Section 274(n) of the Internal Revenue Code, if Section 274(n)(2)(D) of the Internal Revenue Code was not in effect for taxable years beginning after December 31, 2020. (16) (17) Add or subtract any other amounts the taxpayer is: (A) required to add or subtract; or (B) entitled to deduct; under IC 6-3-2. (e) In the case of insurance companies subject to tax under Section 831 of the Internal Revenue Code and organized under Indiana law, the same as "taxable income" (as defined in Section 832 of the Internal Revenue Code), adjusted as follows: (1) Subtract income that is exempt from taxation under this article by the Constitution and statutes of the United States. (2) Add an amount equal to any deduction allowed or allowable under Section 170 of the Internal Revenue Code (concerning charitable contributions). (3) Add an amount equal to a deduction allowed or allowable under Section 805 or Section 832(c) of the Internal Revenue Code for taxes based on or measured by income and levied at the state level
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45	 (A) the amount allowable under Section 274(n) of the Internal Revenue Code; minus (B) the amount otherwise allowable under Section 274(n) of the Internal Revenue Code, if Section 274(n)(2)(D) of the Internal Revenue Code was not in effect for taxable years beginning after December 31, 2020. (16) (17) Add or subtract any other amounts the taxpayer is: (A) required to add or subtract; or (B) entitled to deduct; under IC 6-3-2. (e) In the case of insurance companies subject to tax under Section 831 of the Internal Revenue Code and organized under Indiana law, the same as "taxable income" (as defined in Section 832 of the Internal Revenue Code), adjusted as follows: (1) Subtract income that is exempt from taxation under this article by the Constitution and statutes of the United States. (2) Add an amount equal to any deduction allowed or allowable under Section 170 of the Internal Revenue Code (concerning charitable contributions). (3) Add an amount equal to a deduction allowed or allowable under Section 805 or Section 832(c) of the Internal Revenue Code for taxes based on or measured by income and levied at the state level by any state. (4) Subtract an amount equal to the amount included in the company's taxable income under Section 78 of the Internal Revenue Code (concerning foreign tax credits). (5) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer that
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44	 (A) the amount allowable under Section 274(n) of the Internal Revenue Code; minus (B) the amount otherwise allowable under Section 274(n) of the Internal Revenue Code, if Section 274(n)(2)(D) of the Internal Revenue Code was not in effect for taxable years beginning after December 31, 2020. (16) (17) Add or subtract any other amounts the taxpayer is: (A) required to add or subtract; or (B) entitled to deduct; under IC 6-3-2. (e) In the case of insurance companies subject to tax under Section 831 of the Internal Revenue Code and organized under Indiana law, the same as "taxable income" (as defined in Section 832 of the Internal Revenue Code), adjusted as follows: (1) Subtract income that is exempt from taxation under this article by the Constitution and statutes of the United States. (2) Add an amount equal to any deduction allowed or allowable under Section 170 of the Internal Revenue Code (concerning charitable contributions). (3) Add an amount equal to a deduction allowed or allowable under Section 805 or Section 832(c) of the Internal Revenue Code for taxes based on or measured by income and levied at the state level by any state. (4) Subtract an amount equal to the amount included in the company's taxable income under Section 78 of the Internal Revenue Code (concerning foreign tax credits).

1	election not been made under Section 168(k) of the Internal Revenue Code to apply bonus
2	depreciation to the property in the year that it was placed in service.
3	(6) Add an amount equal to any deduction allowed under Section 172 of the Internal Revenue Code
4	(concerning net operating losses).
5	(7) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer that
6	placed Section 179 property (as defined in Section 179 of the Internal Revenue Code) in service in
7	the current taxable year or in an earlier taxable year equal to the amount of adjusted gross income
8	that would have been computed had an election for federal income tax purposes not been made for
9	the year in which the property was placed in service to take deductions under Section 179 of the
10	Internal Revenue Code in a total amount exceeding the sum of:
11	(A) twenty-five thousand dollars (\$25,000) to the extent deductions under Section 179 of the
12	Internal Revenue Code were not elected as provided in clause (B); and
13	(B) for taxable years beginning after December 31, 2017, the deductions elected under Section
14	179 of the Internal Revenue Code on property acquired in an exchange if:
15	(i) the exchange would have been eligible for nonrecognition of gain or loss under Section
16	1031 of the Internal Revenue Code in effect on January 1, 2017;
17	(ii) the exchange is not eligible for nonrecognition of gain or loss under Section 1031 of the
18	Internal Revenue Code; and
19	(iii) the taxpayer made an election to take deductions under Section 179 of the Internal
20	Revenue Code with regard to the acquired property in the year that the property was placed into
21	service.
22	The amount of deductions allowable for an item of property under this clause may not exceed the
23 24	amount of adjusted gross income realized on the property that would have been deferred under the Internal Revenue Code in effect on January 1, 2017.
24 25	(8) Subtract income that is:
23 26	(A) exempt from taxation under IC 6-3-2-21.7 (certain income derived from patents); and
20 27	(B) included in the insurance company's taxable income under the Internal Revenue Code.
28	(9) Add an amount equal to any income not included in gross income as a result of the deferral of
29	income arising from business indebtedness discharged in connection with the reacquisition after
30	December 31, 2008, and before January 1, 2011, of an applicable debt instrument, as provided in
31	Section 108(i) of the Internal Revenue Code. Subtract from the adjusted gross income of any
32	taxpayer that added an amount to adjusted gross income in a previous year the amount necessary to
33	offset the amount included in federal gross income as a result of the deferral of income arising from
34	business indebtedness discharged in connection with the reacquisition after December 31, 2008, and
35	before January 1, 2011, of an applicable debt instrument, as provided in Section 108(i) of the
36	Internal Revenue Code.
37	(10) Add an amount equal to any exempt insurance income under Section 953(e) of the Internal
38	Revenue Code that is active financing income under Subpart F of Subtitle A, Chapter 1, Subchapter
39	N of the Internal Revenue Code.
40	(11) Add the amount excluded from federal gross income under Section 103 of the Internal Revenue
41	Code for interest received on an obligation of a state other than Indiana, or a political subdivision
42	of such a state, that is acquired by the taxpayer after December 31, 2011.
43	(12) For taxable years beginning after December 25, 2016, add:
44	(A) an amount equal to the amount reported by the taxpayer on IRC 965 Transition Tax
45	Statement, line 1; or (D) if the terms and the terms of the section $O(5(a))$ of the laternal December Code in
46	(B) if the taxpayer deducted an amount under Section 965(c) of the Internal Revenue Code in
47	determining the taxpayer's taxable income for purposes of the federal income tax, the amount

1	deducted under Section 965(c) of the Internal Revenue Code.
2	(13) Add an amount equal to the deduction that was claimed by the taxpayer for the taxable year
3	under Section 250(a)(1)(B) of the Internal Revenue Code (attributable to global intangible low-taxed
4	income). The taxpayer shall separately specify the amount of the reduction under Section
5	250(a)(1)(B)(i) of the Internal Revenue Code and under Section 250(a)(1)(B)(ii) of the Internal
6	Revenue Code.
7	(14) Subtract any interest expense paid or accrued in the current taxable year but not deducted as
8	a result of the limitation imposed under Section $163(j)(1)$ of the Internal Revenue Code. Add any
9	interest expense paid or accrued in a previous taxable year but allowed as a deduction under Section
10	163 of the Internal Revenue Code in the current taxable year. For purposes of this subdivision, an
11	interest expense is considered paid or accrued only in the first taxable year the deduction would have
12	been allowable under Section 163 of the Internal Revenue Code if the limitation under Section
13	163(j)(1) of the Internal Revenue Code did not exist.
14	(15) Subtract the amount that would have been excluded from gross income but for the enactment
15	of Section 118(b)(2) of the Internal Revenue Code for taxable years ending after December 22, 2017.
16	(16) Add an amount equal to the remainder of:
17	(A) the amount allowable under Section 274(n) of the Internal Revenue Code; minus
18	(B) the amount otherwise allowable under Section 274(n) of the Internal Revenue Code, if
19	Section 274(n)(2)(D) of the Internal Revenue Code was not in effect for taxable years
20	beginning after December 31, 2020.
21	(16) (17) Add or subtract any other amounts the taxpayer is:
22	(A) required to add or subtract; or
23	(B) entitled to deduct;
24	under IC 6-3-2.
25	(f) In the case of trusts and estates, "taxable income" (as defined for trusts and estates in Section 641(b)
26	of the Internal Revenue Code) adjusted as follows:
27	(1) Subtract income that is exempt from taxation under this article by the Constitution and statutes
28	of the United States.
29 30	(2) Subtract an amount equal to the amount of a September 11 terrorist attack settlement payment included in the federal educated group includes of a visiting of the September 11 terrorist
30 31	included in the federal adjusted gross income of the estate of a victim of the September 11 terrorist attack or a trust to the extent the trust benefits a victim of the September 11 terrorist attack.
31 32	(3) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer that
32 33	owns property for which bonus depreciation was allowed in the current taxable year or in an earlier
33 34	taxable year equal to the amount of adjusted gross income that would have been computed had an
35	election not been made under Section 168(k) of the Internal Revenue Code to apply bonus
36	depreciation to the property in the year that it was placed in service.
30 37	(4) Add an amount equal to any deduction allowed under Section 172 of the Internal Revenue Code
38	(concerning net operating losses).
39	(5) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer that
40	placed Section 179 property (as defined in Section 179 of the Internal Revenue Code) in service in
41	the current taxable year or in an earlier taxable year equal to the amount of adjusted gross income
42	that would have been computed had an election for federal income tax purposes not been made for
43	the year in which the property was placed in service to take deductions under Section 179 of the
44	Internal Revenue Code in a total amount exceeding the sum of:
45	(A) twenty-five thousand dollars (\$25,000) to the extent deductions under Section 179 of the
46	Internal Revenue Code were not elected as provided in clause (B); and
47	(B) for taxable years beginning after December 31, 2017, the deductions elected under Section
-	

1	170 of the Internal Deserves Code on anomatic convincities on each once if
1 2	179 of the Internal Revenue Code on property acquired in an exchange if:
2 3	(i) the exchange would have been eligible for nonrecognition of gain or loss under Section 1031 of the Internal Revenue Code in effect on January 1, 2017;
	(ii) the exchange is not eligible for nonrecognition of gain or loss under Section 1031 of the
4 5	Internal Revenue Code; and
5 6	(iii) the taxpayer made an election to take deductions under Section 179 of the Internal
7	Revenue Code with regard to the acquired property in the year that the property was placed into
8	service.
9	The amount of deductions allowable for an item of property under this clause may not exceed the
9 10	amount of adjusted gross income realized on the property that would have been deferred under
11	the Internal Revenue Code in effect on January 1, 2017.
12	(6) Subtract income that is:
12	(A) exempt from taxation under IC 6-3-2-21.7 (certain income derived from patents); and
14	(B) included in the taxpayer's taxable income under the Internal Revenue Code.
15	(7) Add an amount equal to any income not included in gross income as a result of the deferral of
16	income arising from business indebtedness discharged in connection with the reacquisition after
17	December 31, 2008, and before January 1, 2011, of an applicable debt instrument, as provided in
18	Section 108(i) of the Internal Revenue Code. Subtract from the adjusted gross income of any
19	taxpayer that added an amount to adjusted gross income in a previous year the amount necessary to
20	offset the amount included in federal gross income as a result of the deferral of income arising from
21	business indebtedness discharged in connection with the reacquisition after December 31, 2008, and
22	before January 1, 2011, of an applicable debt instrument, as provided in Section 108(i) of the
23	Internal Revenue Code.
24	(8) Add the amount excluded from federal gross income under Section 103 of the Internal Revenue
25	Code for interest received on an obligation of a state other than Indiana, or a political subdivision
26	of such a state, that is acquired by the taxpayer after December 31, 2011.
27	(9) For taxable years beginning after December 25, 2016, add an amount equal to:
28	(A) the amount reported by the taxpayer on IRC 965 Transition Tax Statement, line 1;
29	(B) if the taxpayer deducted an amount under Section 965(c) of the Internal Revenue Code in
30	determining the taxpayer's taxable income for purposes of the federal income tax, the amount
31	deducted under Section 965(c) of the Internal Revenue Code; and
32	(C) with regard to any amounts of income under Section 965 of the Internal Revenue Code
33 34	distributed by the taxpayer, the deduction under Section 965(c) of the Internal Revenue Code attributable to such distributed amounts and not reported to the beneficiary.
34 35	For purposes of this article, the amount required to be added back under clause (B) is not considered
35 36	to be distributed or distributable to a beneficiary of the estate or trust for purposes of Sections 651
30 37	and 661 of the Internal Revenue Code.
38	(10) Subtract any interest expense paid or accrued in the current taxable year but not deducted as
39	a result of the limitation imposed under Section $163(j)(1)$ of the Internal Revenue Code. Add any
40	interest expense paid or accrued in a previous taxable year but allowed as a deduction under Section
41	163 of the Internal Revenue Code in the current taxable year. For purposes of this subdivision, an
42	interest expense is considered paid or accrued only in the first taxable year the deduction would have
43	been allowable under Section 163 of the Internal Revenue Code if the limitation under Section
44	163(j)(1) of the Internal Revenue Code did not exist.
45	(11) Add an amount equal to the deduction for qualified business income that was claimed by the
46	taxpayer for the taxable year under Section 199A of the Internal Revenue Code.
47	(12) Subtract the amount that would have been excluded from gross income but for the enactment

1	of Section 118(b)(2) of the Internal Revenue Code for taxable years ending after December 22, 2017.
2	(13) Add an amount equal to the remainder of:
3	(A) the amount allowable under Section 274(n) of the Internal Revenue Code; minus
4	(B) the amount otherwise allowable under Section 274(n) of the Internal Revenue Code, if
5	Section 274(n)(2)(D) of the Internal Revenue Code was not in effect for taxable years
6	beginning after December 31, 2020.
7	(14) For taxable years beginning after December 31, 2017, and before January 1, 2021, add an
8	amount equal to the excess business loss of the taxpayer as defined in Section 461(l)(3) of the
9	Internal Revenue Code as follows:
10	(A) If a taxpayer has an excess business loss under this subdivision and also has
11	modifications under subdivisions (3) and (5) for property placed in service during the
12	taxable year, the taxpayer shall treat a portion of the taxable year modifications for that
13	property as occurring in the taxable year the property is placed in service and a portion of
14 15	the modifications as occurring in the immediate following taxable year.
15 16	(B) The portion of the modifications under subdivisions (3) and (5) for property placed in service during the taxable year treated as occurring in the taxable year in which the
17	property is placed in service equals:
18	(i) the modification for the property otherwise determined under this section; minus
19	(ii) the excess business loss disallowed under this subdivision;
20	but not less than zero (0).
21	(C) The portion of the modifications under subdivisions (3) and (5) for property placed in
22	service during the taxable year treated as occurring in the taxable year immediately
23	following the taxable year in which the property is placed in service equals the modification
24	for the property otherwise determined under this section minus the amount in clause (B).
25	(D) Any reallocation of modifications between taxable years under clauses (B) and (C) shall
25 26	(D) Any reallocation of modifications between taxable years under clauses (B) and (C) shall be first allocated to the modification under subdivision (3), then to the modification under
25 26 27	(D) Any reallocation of modifications between taxable years under clauses (B) and (C) shall be first allocated to the modification under subdivision (3), then to the modification under subdivision (5).
25 26 27 28	 (D) Any reallocation of modifications between taxable years under clauses (B) and (C) shall be first allocated to the modification under subdivision (3), then to the modification under subdivision (5). (13) (15) Add or subtract any other amounts the taxpayer is:
25 26 27 28 29	 (D) Any reallocation of modifications between taxable years under clauses (B) and (C) shall be first allocated to the modification under subdivision (3), then to the modification under subdivision (5). (13) (15) Add or subtract any other amounts the taxpayer is: (A) required to add or subtract; or
25 26 27 28 29 30	 (D) Any reallocation of modifications between taxable years under clauses (B) and (C) shall be first allocated to the modification under subdivision (3), then to the modification under subdivision (5). (13) (15) Add or subtract any other amounts the taxpayer is: (A) required to add or subtract; or (B) entitled to deduct;
25 26 27 28 29 30 31	 (D) Any reallocation of modifications between taxable years under clauses (B) and (C) shall be first allocated to the modification under subdivision (3), then to the modification under subdivision (5). (13) (15) Add or subtract any other amounts the taxpayer is: (A) required to add or subtract; or (B) entitled to deduct; under IC 6-3-2.
25 26 27 28 29 30	 (D) Any reallocation of modifications between taxable years under clauses (B) and (C) shall be first allocated to the modification under subdivision (3), then to the modification under subdivision (5). (13) (15) Add or subtract any other amounts the taxpayer is: (A) required to add or subtract; or (B) entitled to deduct;
25 26 27 28 29 30 31 32	 (D) Any reallocation of modifications between taxable years under clauses (B) and (C) shall be first allocated to the modification under subdivision (3), then to the modification under subdivision (5). (13) (15) Add or subtract any other amounts the taxpayer is: (A) required to add or subtract; or (B) entitled to deduct; under IC 6-3-2. (g) Subsections (a)(26), (a)(34), (b)(17), (b)(18), (d)(16), (d)(17), (e)(16), (e)(17), or (f)(13) (f)(15)
25 26 27 28 29 30 31 32 33	 (D) Any reallocation of modifications between taxable years under clauses (B) and (C) shall be first allocated to the modification under subdivision (3), then to the modification under subdivision (5). (13) (15) Add or subtract any other amounts the taxpayer is: (A) required to add or subtract; or (B) entitled to deduct; under IC 6-3-2. (g) Subsections (a)(26), (a)(34), (b)(17), (b)(18), (d)(16), (d)(17), (e)(16), (e)(17), or (f)(13) (f)(15)) may not be construed to require an add back or allow a deduction or exemption more than once for a particular add back, deduction, or exemption. (h) For taxable years beginning after December 25, 2016, if:
25 26 27 28 29 30 31 32 33 34 35 36	 (D) Any reallocation of modifications between taxable years under clauses (B) and (C) shall be first allocated to the modification under subdivision (3), then to the modification under subdivision (5). (13) (15) Add or subtract any other amounts the taxpayer is: (A) required to add or subtract; or (B) entitled to deduct; under IC 6-3-2. (g) Subsections (a)(26), (a)(34), (b)(17), (b)(18), (d)(16), (d)(17), (e)(16), (e)(17), or (f)(13) (f)(15) may not be construed to require an add back or allow a deduction or exemption more than once for a particular add back, deduction, or exemption. (h) For taxable years beginning after December 25, 2016, if: (1) a taxpayer is a shareholder, either directly or indirectly, in a corporation that is an E&P deficit
25 26 27 28 29 30 31 32 33 34 35 36 37	 (D) Any reallocation of modifications between taxable years under clauses (B) and (C) shall be first allocated to the modification under subdivision (3), then to the modification under subdivision (5). (13) (15) Add or subtract any other amounts the taxpayer is: (A) required to add or subtract; or (B) entitled to deduct; under IC 6-3-2. (g) Subsections (a)(26), (a)(34), (b)(17), (b)(18), (d)(16), (d)(17), (e)(16), (e)(17), or (f)(13) (f)(15) may not be construed to require an add back or allow a deduction or exemption more than once for a particular add back, deduction, or exemption. (h) For taxable years beginning after December 25, 2016, if: (1) a taxpayer is a shareholder, either directly or indirectly, in a corporation that is an E&P deficit foreign corporation as defined in Section 965(b)(3)(B) of the Internal Revenue Code, and the
25 26 27 28 29 30 31 32 33 34 35 36 37 38	 (D) Any reallocation of modifications between taxable years under clauses (B) and (C) shall be first allocated to the modification under subdivision (3), then to the modification under subdivision (5). (13) (15) Add or subtract any other amounts the taxpayer is: (A) required to add or subtract; or (B) entitled to deduct; under IC 6-3-2. (g) Subsections (a)(26); (a)(34), (b)(17); (b)(18), (d)(16); (d)(17), (e)(16); (e)(17), or (f)(13) (f)(15) may not be construed to require an add back or allow a deduction or exemption more than once for a particular add back, deduction, or exemption. (h) For taxable years beginning after December 25, 2016, if: (1) a taxpayer is a shareholder, either directly or indirectly, in a corporation that is an E&P deficit foreign corporation as defined in Section 965(b)(3)(B) of the Internal Revenue Code, and the earnings and profit deficit, or a portion of the earnings and profit deficit, of the E&P deficit foreign
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39	 (D) Any reallocation of modifications between taxable years under clauses (B) and (C) shall be first allocated to the modification under subdivision (3), then to the modification under subdivision (5). (13) (15) Add or subtract any other amounts the taxpayer is: (A) required to add or subtract; or (B) entitled to deduct; under IC 6-3-2. (g) Subsections (a)(26); (a)(34), (b)(17); (b)(18), (d)(16); (d)(17), (e)(16); (e)(17), or (f)(13) (f)(15) may not be construed to require an add back or allow a deduction or exemption more than once for a particular add back, deduction, or exemption. (h) For taxable years beginning after December 25, 2016, if: (1) a taxpayer is a shareholder, either directly or indirectly, in a corporation that is an E&P deficit foreign corporation as defined in Section 965(b)(3)(B) of the Internal Revenue Code, and the earnings and profit deficit, or a portion of the earnings and profit deficit foreign corporation is permitted to reduce the federal adjusted gross income or federal taxable income of
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40	 (D) Any reallocation of modifications between taxable years under clauses (B) and (C) shall be first allocated to the modification under subdivision (3), then to the modification under subdivision (5). (13) (15) Add or subtract any other amounts the taxpayer is: (A) required to add or subtract; or (B) entitled to deduct; under IC 6-3-2. (g) Subsections (a)(26), (a)(34), (b)(17), (b)(18), (d)(16), (d)(17), (e)(16), (e)(17), or (f)(13) (f)(15) may not be construed to require an add back or allow a deduction or exemption more than once for a particular add back, deduction, or exemption. (h) For taxable years beginning after December 25, 2016, if: (1) a taxpayer is a shareholder, either directly or indirectly, in a corporation that is an E&P deficit foreign corporation as defined in Section 965(b)(3)(B) of the Internal Revenue Code, and the earnings and profit deficit, or a portion of the earnings and profit deficit, or the portion of the deficit, shall also reduce the amount taxable under this
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41	 (D) Any reallocation of modifications between taxable years under clauses (B) and (C) shall be first allocated to the modification under subdivision (3), then to the modification under subdivision (5). (13) (15) Add or subtract any other amounts the taxpayer is: (A) required to add or subtract; or (B) entitled to deduct; under IC 6-3-2. (g) Subsections (a)(26); (a)(34), (b)(17); (b)(18), (d)(16); (d)(17), (e)(16); (e)(17), or (f)(13) (f)(15) may not be construed to require an add back or allow a deduction or exemption more than once for a particular add back, deduction, or exemption. (h) For taxable years beginning after December 25, 2016, if: (1) a taxpayer is a shareholder, either directly or indirectly, in a corporation that is an E&P deficit foreign corporation as defined in Section 965(b)(3)(B) of the Internal Revenue Code, and the earnings and profit deficit, or a portion of the earnings and profit deficit foreign corporation taxable income of the taxpayer, the deficit, or the portion of the deficit, shall also reduce the amount taxable under this section to the extent permitted under the Internal Revenue Code, however, in no case shall this
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42	 (D) Any reallocation of modifications between taxable years under clauses (B) and (C) shall be first allocated to the modification under subdivision (3), then to the modification under subdivision (5). (13) (15) Add or subtract any other amounts the taxpayer is: (A) required to add or subtract; or (B) entitled to deduct; under IC 6-3-2. (g) Subsections (a)(26), (a)(34), (b)(17), (b)(18), (d)(16), (d)(17), (e)(16), (e)(17), or (f)(13) (f)(15) may not be construed to require an add back or allow a deduction or exemption more than once for a particular add back, deduction, or exemption. (h) For taxable years beginning after December 25, 2016, if: (1) a taxpayer is a shareholder, either directly or indirectly, in a corporation that is an E&P deficit foreign corporation as defined in Section 965(b)(3)(B) of the Internal Revenue Code, and the earnings and profit deficit, or a portion of the earnings and profit deficit foreign corporation is permitted to reduce the federal adjusted gross income or federal taxable income of the taxpayer, the deficit, or the portion of the deficit, shall also reduce the amount taxable under this section to the extent permitted under the Internal Revenue Code, however, in no case shall this permit a reduction in the amount taxable under Section 965 of the Internal Revenue Code for
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43	 (D) Any reallocation of modifications between taxable years under clauses (B) and (C) shall be first allocated to the modification under subdivision (3), then to the modification under subdivision (5). (13) (15) Add or subtract any other amounts the taxpayer is: (A) required to add or subtract; or (B) entitled to deduct; under IC 6-3-2. (g) Subsections (a)(26); (a)(34), (b)(17); (b)(18), (d)(16); (d)(17), (e)(16); (e)(17), or (f)(13) (f)(15) may not be construed to require an add back or allow a deduction or exemption more than once for a particular add back, deduction, or exemption. (h) For taxable years beginning after December 25, 2016, if: (1) a taxpayer is a shareholder, either directly or indirectly, in a corporation that is an E&P deficit foreign corporation as defined in Section 965(b)(3)(B) of the Internal Revenue Code, and the earnings and profit deficit, or a portion of the earnings and profit deficit, foreign corporation is permitted to reduce the federal adjusted gross income or federal taxable under this section to the extent permitted under the Internal Revenue Code, however, in no case shall this permit a reduction in the amount taxable under Section 965 of the Internal Revenue Code for purposes of this section to be less than zero (0); and
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44	 (D) Any reallocation of modifications between taxable years under clauses (B) and (C) shall be first allocated to the modification under subdivision (3), then to the modification under subdivision (5). (13) (15) Add or subtract any other amounts the taxpayer is: (A) required to add or subtract; or (B) entitled to deduct; under IC 6-3-2. (g) Subsections (a)(26), (a)(34), (b)(17), (b)(18), (d)(16), (d)(17), (e)(16), (e)(17), or (f)(13) (f)(15) may not be construed to require an add back or allow a deduction or exemption more than once for a particular add back, deduction, or exemption. (h) For taxable years beginning after December 25, 2016, if: (1) a taxpayer is a shareholder, either directly or indirectly, in a corporation that is an E&P deficit foreign corporation as defined in Section 965(b)(3)(B) of the Internal Revenue Code, and the earnings and profit deficit, or a portion of the earnings and profit deficit, of the E&P deficit foreign corporation is permitted to reduce the federal adjusted gross income or federal taxable income of the taxpayer, the deficit, or the portion of the deficit, shall also reduce the amount taxable under this section to the extent permitted under the Internal Revenue Code, however, in no case shall this permit a reduction in the amount taxable under Section 965 of the Internal Revenue Code for purposes of this section to be less than zero (0); and (2) the Internal Revenue Service issues guidance that such an income or deduction is not reported
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45	 (D) Any reallocation of modifications between taxable years under clauses (B) and (C) shall be first allocated to the modification under subdivision (3), then to the modification under subdivision (5). (13) (15) Add or subtract any other amounts the taxpayer is: (A) required to add or subtract; or (B) entitled to deduct; under IC 6-3-2. (g) Subsections (a)(26); (a)(34), (b)(17); (b)(18), (d)(16); (d)(17), (e)(16); (e)(17), or (f)(13) (f)(15) may not be construed to require an add back or allow a deduction or exemption more than once for a particular add back, deduction, or exemption. (h) For taxable years beginning after December 25, 2016, if: (1) a taxpayer is a shareholder, either directly or indirectly, in a corporation that is an E&P deficit foreign corporation as defined in Section 965(b)(3)(B) of the Internal Revenue Code, and the earnings and profit deficit, or a portion of the earnings and profit deficit, or a portion of the deficit, shall also reduce the amount taxable under this section to the extent permitted under the Internal Revenue Code, however, in no case shall this permit a reduction in the amount taxable under Section 965 of the Internal Revenue Code for purposes of this section to be less than zero (0); and (2) the Internal Revenue Service issues guidance that such an income or deduction is not reported directly on a federal tax return or is to be reported in a manner different than specified in this
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44	 (D) Any reallocation of modifications between taxable years under clauses (B) and (C) shall be first allocated to the modification under subdivision (3), then to the modification under subdivision (5). (13) (15) Add or subtract any other amounts the taxpayer is: (A) required to add or subtract; or (B) entitled to deduct; under IC 6-3-2. (g) Subsections (a)(26), (a)(34), (b)(17), (b)(18), (d)(16), (d)(17), (e)(16), (e)(17), or (f)(13) (f)(15) may not be construed to require an add back or allow a deduction or exemption more than once for a particular add back, deduction, or exemption. (h) For taxable years beginning after December 25, 2016, if: (1) a taxpayer is a shareholder, either directly or indirectly, in a corporation that is an E&P deficit foreign corporation as defined in Section 965(b)(3)(B) of the Internal Revenue Code, and the earnings and profit deficit, or a portion of the earnings and profit deficit, of the E&P deficit foreign corporation is permitted to reduce the federal adjusted gross income or federal taxable income of the taxpayer, the deficit, or the portion of the deficit, shall also reduce the amount taxable under this section to the extent permitted under the Internal Revenue Code, however, in no case shall this permit a reduction in the amount taxable under Section 965 of the Internal Revenue Code for purposes of this section to be less than zero (0); and (2) the Internal Revenue Service issues guidance that such an income or deduction is not reported

1 SECTION 67. IC 6-3-1-11, AS AMENDED BY P.L.146-2020, SECTION 22, IS AMENDED TO 2 READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2021 (RETROACTIVE)]: Sec. 11. (a) The term 3 "Internal Revenue Code" means the Internal Revenue Code of 1986 of the United States as amended and 4 in effect on January 1, 2020. March 31, 2021. 5 (b) Whenever the Internal Revenue Code is mentioned in this article, or in another provision of the Indiana Code that cites to the definition of "Internal Revenue Code" provided in this section, the 6 7 particular provisions that are referred to, together with all the other provisions of the Internal Revenue 8 Code in effect on January 1, 2020, March 31, 2021, that pertain to the provisions specifically mentioned, 9 shall be regarded as incorporated in this article by reference and have the same force and effect as though fully set forth in this article. To the extent the provisions of the Internal Revenue Code apply to this 10 article, regulations adopted under Section 7805(a) of the Internal Revenue Code, and in effect on January 11 12 +, 2020, March 31, 2021, shall be regarded as rules adopted by the department under this article, unless 13 the department adopts specific rules that supersede the regulation. 14 (c) An amendment to the Internal Revenue Code made by an act passed by Congress before January 15 +, 2020; March 31, 2021, other than the federal 21st Century Cures Act (P.L. 114-255) and the federal Disaster Tax Relief and Airport and Airway Extension Act of 2017 (P.L. 115-63), that is effective for any 16 taxable year that began before January 1, 2020, March 31, 2021, and that affects: 17 18 (1) individual adjusted gross income (as defined in Section 62 of the Internal Revenue Code); 19 (2) corporate taxable income (as defined in Section 63 of the Internal Revenue Code); 20 (3) trust and estate taxable income (as defined in Section 641(b) of the Internal Revenue Code); 21 (4) life insurance company taxable income (as defined in Section 801(b) of the Internal Revenue 22 Code); 23 (5) mutual insurance company taxable income (as defined in Section 821(b) of the Internal Revenue 24 Code); or 25 (6) taxable income (as defined in Section 832 of the Internal Revenue Code); is also effective for that same taxable year for purposes of determining adjusted gross income under 26 27 section 3.5 of this chapter and IC 6-5.5-1-2. 28 (d) This subsection applies to a taxable year ending before January 1, 2013. The following provisions 29 of the Internal Revenue Code that were amended by the Tax Relief Act, Unemployment Insurance 30 Reauthorization, and Job Creation Act of 2010 (P.L. 111-312) are treated as though they were not 31 amended by the Tax Relief Act, Unemployment Insurance Reauthorization, and Job Creation Act of 2010 32 (P.L. 111-312): (1) Section 1367(a)(2) of the Internal Revenue Code pertaining to an adjustment of basis of the stock 33 34 of shareholders. 35 (2) Section 871(k)(1)(C) and 871(k)(2)(C) of the Internal Revenue Code pertaining the treatment 36 of certain dividends of regulated investment companies. 37 (3) Section 897(h)(4)(A)(ii) of the Internal Revenue Code pertaining to regulated investment companies qualified entity treatment. 38 39 (4) Section 512(b)(13)(E)(iv) of the Internal Revenue Code pertaining to the modification of tax 40 treatment of certain payments to controlling exempt organizations. 41 (5) Section 613A(c)(6)(H)(ii) of the Internal Revenue Code pertaining to the limitations on 42 percentage depletion in the case of oil and gas wells. 43 (6) Section 451(i)(3) of the Internal Revenue Code pertaining to special rule for sales or dispositions 44 to implement Federal Energy Regulatory Commission or state electric restructuring policy for 45 qualified electric utilities. 46 (7) Section 954(c)(6) of the Internal Revenue Code pertaining to the look-through treatment of 47 payments between related controlled foreign corporation under foreign personal holding company

1 rules.

2	The department shall develop forms and adopt any necessary rules under IC 4-22-2 to implement this
3	Subsection.
4 5	SECTION 68. IC 6-3-2-2.5, AS AMENDED BY P.L.234-2019, SECTION 11, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2021 (RETROACTIVE)]: Sec. 2.5. (a) This section
6	applies to a resident person.
7	(b) Resident persons are entitled to a net operating loss deduction. The amount of the deduction taken
8	in a taxable year may not exceed the taxpayer's unused Indiana net operating losses carried over to that
9	year. A taxpayer is not entitled to carryback any net operating losses after December 31, 2011.
10	(c) An Indiana net operating loss equals the sum of:
11	(1) the taxpayer's federal net operating loss for a taxable year as calculated under Section 172 of the
12	Internal Revenue Code, adjusted for certain modifications required by IC 6-3-1-3.5 as set forth in
13	subsection $(d)(1)$ and, in the case of an individual, reduced by any deductions allowable in
14	determining the federal net operating loss for the taxable year, but not allowable in
15	determining federal adjusted gross income; plus
16	(2) the excess business loss deduction disallowed under IC 6-3-1-3.5(a)(29) and
17	IC 6-3-1-3.5(f)(14); and
18	(2) (3) for taxable years beginning after December 31, 2017, 2020, a loss for a taxable year
19	disallowed because of Section 461(1) of the Internal Revenue Code, without any modifications under
20	subsection (d).
21	(d) The following provisions apply for purposes of subsection (c):
22	(1) The modifications that are to be applied are those modifications required under IC 6-3-1-3.5 for
23	the same taxable year in which each net operating loss was incurred, except that the modifications
24	do not include the modifications required under:
25	(A) IC 6-3-1-3.5(a)(3);
26	(B) IC 6-3-1-3.5(a)(4);
27	(C) IC 6-3-1-3.5(a)(5);
28	(D) IC 6-3-1-3.5(a)(26); IC 6-3-1-3.5(a)(34);
29	(E) IC 6-3-1-3.5(f)(11); and (E) $IC = (2, 2, 3, 5, 5, 5, 5, 5, 5, 5, 5, 5, 5, 5, 5, 5,$
30	(F) IC 6-3-1-3.5(f)(13). IC 6-3-1-3.5(f)(15).
31	(2) An Indiana net operating loss includes a net operating loss that arises when the applicable modifications required by $IC(2, 1, 2, 5)$ as set for their subdivision (1) succeed the temperature for dense
32	modifications required by IC 6-3-1-3.5 as set forth in subdivision (1) exceed the taxpayer's federal adjusted group (as defined in Section 62 of the Internal Payerus Code) for the taxable year
33 34	adjusted gross income (as defined in Section 62 of the Internal Revenue Code) for the taxable year in which the Indiana net operating loss is determined.
34 35	(e) Subject to the limitations contained in subsection (g), an Indiana net operating loss carryover shall
36	be available as a deduction from the taxpayer's adjusted gross income (as defined in IC 6-3-1-3.5) in the
30 37	carryover year provided in subsection (f), but not in excess of the taxpayer's adjusted gross income
38	(as defined in IC 6-3-1-3.5) in the carryover year determined without regard to this section.
39	(f) Carryovers shall be determined under this subsection as follows:
40	(1) An Indiana net operating loss shall be an Indiana net operating loss carryover to each of the
41	carryover years following the taxable year of the loss.
42	(2) An Indiana net operating loss may not be carried over for more than twenty (20) taxable years
43	after the taxable year of the loss.
44	(g) The entire amount of the Indiana net operating loss for any taxable year shall be carried to the
45	earliest of the taxable years to which (as determined under subsection (f)) the loss may be carried. The
46	amount of the Indiana net operating loss remaining after the deduction is taken under this section in a
47	taxable year may be carried over as provided in subsection (f). The amount of the Indiana net operating

1 loss carried over from year to year shall be reduced to the extent that the Indiana net operating loss carryover is used by the taxpayer to obtain a deduction in a taxable year until the occurrence of the earlier 2 of the following: 3 4 (1) The entire amount of the Indiana net operating loss has been used as a deduction. 5 (2) The Indiana net operating loss has been carried over to each of the carryover years provided by 6 subsection (f). 7 SECTION 69. IC 6-3-2-2.6, AS AMENDED BY P.L.234-2019, SECTION 12, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2021 (RETROACTIVE)]: Sec. 2.6. (a) This section 8 9 applies to a corporation or a nonresident person. 10 (b) Corporations and nonresident persons are entitled to a net operating loss deduction. The amount of the deduction taken in a taxable year may not exceed the taxpayer's unused Indiana net operating losses 11 12 carried over to that year. A taxpayer is not entitled to carryback any net operating losses after December 13 31, 2011. 14 (c) An Indiana net operating loss equals the sum of: 15 (1) the taxpayer's federal net operating loss for a taxable year as calculated under Section 172 of the Internal Revenue Code, derived from sources within Indiana and adjusted for certain modifications 16 required by IC 6-3-1-3.5 as set forth in subsection (d)(1) and, for a nonresident individual, 17 18 reduced by any deductions from Indiana sources allowable in determining the federal net 19 operating loss for the taxable year, but not allowable in determining federal adjusted gross 20 income; plus 21 (2) the excess business loss deduction disallowed under IC 6-3-1-3.5(a)(29) and 22 IC 6-3-1-3.5(f)(14); and 23 (2) (3) for taxable years beginning after December 31, 2017, 2020, the portion of the loss for a 24 taxable year disallowed because of Section 461(1) of the Internal Revenue Code and incurred from 25 Indiana sources, without any modifications under subsection (d). Any net operating loss under this 26 subdivision shall be computed in a manner consistent with the computation of adjusted gross income 27 under IC 6-3. 28 (d) The following provisions apply for purposes of subsection (c): 29 (1) The modifications that are to be applied are those modifications required under IC 6-3-1-3.5 for 30 the same taxable year in which each net operating loss was incurred, except that the modifications do not include the modifications required under: 31 32 (A) IC 6-3-1-3.5(a)(3); 33 (B) IC 6-3-1-3.5(a)(4); 34 (C) IC 6-3-1-3.5(a)(5); (D) IC 6-3-1-3.5(a)(26); **IC 6-3-1-3.5(a)(34);** 35 36 (E) IC 6-3-1-3.5(b)(14); 37 (F) IC 6-3-1-3.5(b)(17); **IC 6-3-1-3.5(b)(18);** (G) IC 6-3-1-3.5(d)(13); 38 39 (H) IC 6-3-1-3.5(d)(16); **IC 6-3-1-3.5(d)(17);** 40 (I) IC 6-3-1-3.5(e)(13); 41 (J) IC 6-3-1-3.5(e)(16); **IC 6-3-1-3.5(e)(17);** 42 (K) IC 6-3-1-3.5(f)(11); and 43 (L) IC 6-3-1-3.5(f)(13). **IC 6-3-1-3.5(f)(15).** 44 (2) The amount of the taxpayer's net operating loss that is derived from sources within Indiana shall 45 be determined in the same manner that the amount of the taxpayer's adjusted gross income derived from sources within Indiana is determined under section 2 of this chapter for the same taxable year 46 47 during which each loss was incurred.

1 (3) An Indiana net operating loss includes a net operating loss that arises when the applicable 2 modifications required by IC 6-3-1-3.5 as set forth in subdivision (1) exceed the sum of: 3 (A) either: 4 (i) the taxpayer's federal taxable income (as defined in Section 63 of the Internal Revenue 5 Code), if the taxpayer is a corporation, **nonresident estate**, or **nonresident trust**; or when the 6 applicable modifications required by IC 6-3-1-3.5 as set forth in subdivision (1) exceed or 7 (ii) the taxpayer's federal adjusted gross income (as defined by Section 62 of the Internal 8 Revenue Code), if the taxpayer is a nonresident person, individual; 9 for the taxable year in which the Indiana net operating loss is determined; and (B) the modifications required for federal net operating losses for the taxable year of the 10 Indiana net operating loss under Section 172(d) of the Internal Revenue Code or Section 11 12 512(b) of the Internal Revenue Code. If a modification reduces a net operating loss, such 13 modification shall be treated as a positive number for purposes of this subdivision, and a 14 modification that increases a net operating loss shall be treated as a negative number for 15 purposes of this subdivision. (e) Subject to the limitations contained in subsection (g), an Indiana net operating loss carryover shall 16 17 be available as a deduction from the taxpayer's adjusted gross income derived from sources within Indiana 18 (as defined in section 2 of this chapter) in the carryover year provided in subsection (f), but not in excess 19 of the taxpayer's adjusted gross income (as defined in IC 6-3-1-3.5) in the carryover year 20 determined without to the deduction allowable under this section. 21 (f) Carryovers shall be determined under this subsection as follows: 22 (1) An Indiana net operating loss shall be an Indiana net operating loss carryover to each of the 23 carryover years following the taxable year of the loss. 24 (2) An Indiana net operating loss may not be carried over for more than twenty (20) taxable years 25 after the taxable year of the loss. 26 (g) The entire amount of the Indiana net operating loss for any taxable year shall be carried to the 27 earliest of the taxable years to which (as determined under subsection (f)) the loss may be carried. The 28 amount of the Indiana net operating loss remaining after the deduction is taken under this section in a 29 taxable year may be carried over as provided in subsection (f). The amount of the Indiana net operating 30 loss carried over from year to year shall be reduced to the extent that the Indiana net operating loss carryover is used by the taxpayer to obtain a deduction in a taxable year until the occurrence of the earlier 31 32 of the following: 33 (1) The entire amount of the Indiana net operating loss has been used as a deduction. 34 (2) The Indiana net operating loss has been carried over to each of the carryover years provided by 35 subsection (f). (h) An Indiana net operating loss deduction determined under this section shall be allowed 36 notwithstanding the fact that in the year the taxpayer incurred the net operating loss the taxpayer was not 37 38 subject to the tax imposed under section 1 of this chapter because the taxpayer was: 39 (1) a life insurance company (as defined in Section 816(a) of the Internal Revenue Code); or 40 (2) an insurance company subject to tax under Section 831 of the Internal Revenue Code. 41 (i) In the case of a life insurance company, this section shall be applied by substituting life insurance 42 company taxable income (as defined in Section 801 the Internal Revenue Code) in place of references to 43 taxable income (as defined in Section 63 of the Internal Revenue Code). 44 SECTION 70. IC 6-3-2-10, AS AMENDED BY P.L.182-2009(ss), SECTION 196, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2020 (RETROACTIVE)]: Sec. 10. (a) An individual 45 who received unemployment compensation, as defined in subsection (c), during the taxable year is 46 47 entitled to a deduction from the individual's adjusted gross income for that taxable year in the amount

1	determined using the following formula:
2	STEP ONE: Determine the greater of zero (0) or the difference between:
3	(A) the sum of:
4	(i) the federal adjusted gross income of the individual (or the individual and the individual's
5	spouse, in the case of a joint return), as defined in Section 62 of the Internal Revenue Code;
6	plus
7	(ii) the amount of unemployment compensation excluded from federal gross income, as defined
8	in Section 61 of the Internal Revenue Code, under Section 85(c) of the Internal Revenue Code;
9	minus
10	(B) the base amount as defined in subsection (b).
11	STEP TWO: Determine the greater of zero (0) or the difference between:
12	(A) the individual's unemployment compensation for the taxable year; minus
13	(B) one-half (1/2) of the amount determined under STEP ONE.
14	(b) As used in this section, "base amount" means:
15	(1) twelve thousand dollars (\$12,000) in all cases not covered by subdivision (2) or (3);
16	(2) eighteen thousand dollars (\$18,000) in the case of an individual who files a joint return for the
17	taxable year; or
18	(3) zero (0), in the case of an individual who:
19	(A) is married at the close of the taxable year, as determined under Section 143 of the Internal
20	Revenue Code;
21	(B) does not file a joint return for the taxable year; and
22	(C) does not live apart from the individual's spouse at all times during the taxable year.
23	(c) As used in this section, "unemployment compensation" means the amount of unemployment
24	compensation that is included in the individual's federal gross income under Section 85 of the Internal
25	Revenue Code. (a) For purposes of this section, "excess adjusted gross income" means the greater
26	of zero (0) or one-half (1/2) of:
27	(1) the individual's adjusted gross income or the combined adjusted gross income of the
28	individual and the individual's spouse, if the individual files a joint return with the individual's
29	spouse, as determined under Section 62 of the Internal Revenue Code; plus
30	(2) any unemployment compensation excluded from federal gross income under Section 85(c)
31	of the Internal Revenue Code; minus
32	(3) the following amount:
33	(A) Eighteen thousand dollars (\$18,000) for an individual who files a joint tax return with
34 25	the individual's spouse. (P) Zone dollars (S0) if the individual:
35 36	(B) Zero dollars (\$0) if the individual: (i) is married at the close of the taxable year, as determined under Section 143 of the
30 37	(i) is married at the close of the taxable year, as determined under Section 143 of the Internal Revenue Code;
37 38	(ii) does not file a joint return for the taxable year; and
30 39	(iii) does not live a joint from the individual's spouse at all times during the taxable year.
40	(C) Twelve thousand dollars (\$12,000) for an individual not described in clause (A) or (B).
41	(b) "Eligible unemployment compensation" means unemployment compensation received by an
42	individual and included in the individual's gross income under Section 85 of the Internal Revenue
43	Code plus any unemployment compensation received by the individual excluded from gross income
44	under Section 85(c) of the Internal Revenue Code. The term does not include amounts not taxable
45	under this article as a result of 45 U.S.C. 352.
46	(c) An individual is entitled to a deduction against the individual's adjusted gross income in an

46 (c) An individual is entitled to a deduction against the individual's adjusted gross income in an
47 amount equal to the greater of zero (0) or the remainder of:

1	(1) eligible unemployment compensation; minus
2	(2) excess adjusted gross income.
3	SECTION 71. IC 6-3.1-24-2.5 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO
4	READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 2.5. As used in this chapter, "qualified
5	Indiana investment fund" means any private fund that meets the definition of a venture capital fund in 17 CEB 275 202(1) 1 and that is contified by the Indiana accompanie development composition
6 7	fund in 17 CFR 275.203(l)-1 and that is certified by the Indiana economic development corporation as provided in section 7.5 of this chapter.
8	SECTION 72. IC 6-3.1-24-3, AS AMENDED BY P.L.193-2005, SECTION 16, IS AMENDED TO
9	READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 3. As used in this chapter, "qualified
10	investment capital" means debt or equity capital that is provided to a qualified Indiana business or a
11	qualified Indiana investment fund after December 31, 2003. However, the term does not include debt
12	that:
12	(1) is provided by a financial institution (as defined in IC 5-13-4-10) after May 15, 2005; and
13 14	(2) is secured by a valid mortgage, security agreement, or other agreement or document that
15	establishes a collateral or security position for the financial institution that is senior to all collateral
16	or security interests of other taxpayers that provide debt or equity capital to the qualified Indiana
17	business.
18	SECTION 73. IC 6-3.1-24-4.5 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO
19	READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 4.5. (a) As used in this chapter,
20	"substantial presence" means:
21	(1) maintaining a company headquarters in Indiana; or
22	(2) maintaining at least seventy-five percent (75%) of a company's total payroll in Indiana.
23	(b) Notwithstanding subsection (a), a company receiving qualified investment capital from a
24	qualified Indiana investment fund shall be considered to have substantial presence in Indiana if the
25	company commits to relocate:
26	(1) its headquarters; or
27	(2) seventy-five percent (75%) of its total payroll;
28	to Indiana within one (1) year of receiving qualified investment capital from a qualified Indiana
29 20	investment fund.
30	SECTION 74. IC 6-3.1-24-6, AS AMENDED BY P.L.4-2005, SECTION 97, IS AMENDED TO
31	READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 6. A taxpayer that:
32 33	(1) provides qualified investment capital to a qualified Indiana business or a qualified Indiana investment fund; and
33 34	(2) fulfills the requirements of the Indiana economic development corporation under section 12.5
34 35	of this chapter;
35 36	is entitled to a credit against the person's taxpayer's state tax liability in a taxable year equal to the
30 37	amount specified in section 10 8 or 8.5 of this chapter, whichever is applicable.
38	SECTION 75. IC 6-3.1-24-7.5 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO
39	READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 7.5. (a) The Indiana economic
40	development corporation may certify that an investment fund is a qualified Indiana investment
41	fund if the corporation determines that the fund meets the definition in section 2.5 of this chapter
42	and the requirements in subsection (b).
43	(b) The Indiana economic development corporation may only certify a fund as a qualified
44	Indiana investment fund if the fund makes investments according to a policy that:
45	(1) requires eligible companies to be primarily focused on the commercialization of research
46	and development, technology transfer, or application of new technology; and

47 (2) prioritizes investments in companies that:

1 (A) have received a grant, loan, or other investment funds provided by the Indiana 2 twenty-first century research and technology fund established by IC 5-28-16-2; or 3 (B) maintain a substantial presence in Indiana. (c) An investment fund must apply to be certified as a qualified Indiana investment fund on a 4 5 form prescribed by the Indiana economic development corporation. (d) If an investment fund is certified as a qualified Indiana investment fund under this section, 6 7 the Indiana economic development corporation shall provide a copy of the certification to the 8 investors in the qualified Indiana investment fund for inclusion in tax filings. 9 SECTION 76. IC 6-3.1-24-8, AS AMENDED BY P.L.172-2011, SECTION 67, IS AMENDED TO 10 READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 8. (a) A certification provided under section 7 of this chapter must include notice to the investors of the maximum amount of tax credits 11 available under this chapter for the provision of qualified investment capital to the qualified Indiana 12 13 business. 14 (b) For a calendar year ending before January 1, 2011, the maximum amount of tax credits available 15 under this chapter for the provision of qualified investment capital to a particular qualified Indiana business equals the lesser of: 16 17 (1) the total amount of qualified investment capital provided to the qualified Indiana business in the 18 calendar year, multiplied by twenty percent (20%); or 19 (2) five hundred thousand dollars (\$500,000). 20 (c) For a calendar year beginning after December 31, 2010, and ending before January 1, 2022, the 21 maximum amount of tax credits available under this chapter for the provision of qualified investment 22 capital to a particular qualified Indiana business equals the lesser of the following: 23 (1) The total amount of qualified investment capital provided to the qualified Indiana business in 24 the calendar year, multiplied by twenty percent (20%). 25 (2) One million dollars (\$1,000,000). (d) For a calendar year beginning after December 31, 2021, the maximum amount of tax credits 26 27 available under this chapter for the provision of qualified investment capital to a particular 28 qualified Indiana business equals the lesser of the following: 29 (1) The total amount of qualified investment capital provided to the qualified Indiana business 30 in the calendar year, multiplied by twenty-five percent (25%). (2) One million dollars (\$1,000,000). 31 32 (e) Notwithstanding subsection (d), for a calendar year beginning after December 31, 2021, the 33 maximum amount of tax credits available under this chapter for the provision of qualified 34 investment capital to a particular qualified Indiana business, if the qualified Indiana business is a 35 minority business enterprise or a women's business enterprise, equals the lesser of the following: 36 (1) The total amount of qualified investment capital provided to the qualified Indiana business 37 in the calendar year, multiplied by thirty percent (30%). (2) One million five hundred thousand dollars (\$1,500,000). 38 39 SECTION 77. IC 6-3.1-24-8.5 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 8.5. (a) A certification provided under 40 section 7.5 of this chapter must include notice to investors of the maximum amount of tax credits 41 42 available under this chapter for the provision of qualified investment capital to the qualified 43 Indiana investment fund. 44 (b) The maximum amount of tax credits available under this chapter for the provision of 45 qualified investment capital to a qualified Indiana investment fund equals the lesser of the 46 following: 47 (1) The total amount of qualified investment capital provided to the qualified Indiana

1 investment fund in the calendar year, multiplied by twenty percent (20%).

2 (2) Five million dollars (\$5,000,000).

SECTION 78. IC 6-3.1-24-9 IS REPEALED [EFFECTIVE JANUARY 1, 2022]. Sec. 9. The total 3 4 amount of tax credits that may be approved by the corporation under this chapter in a particular calendar 5 year for qualified investment capital provided during that calendar year may not exceed twelve million five hundred thousand dollars (\$12,500,000). An amount of an unused credit carried over by a taxpayer 6 7 from a previous calendar year may not be considered in determining the amount of proposed investments 8 that the Indiana economic development corporation may certify under this chapter. 9 SECTION 79. IC 6-3.1-24-10 IS REPEALED [EFFECTIVE JANUARY 1, 2022]. Sec. 10. Subject to 10 sections 8 and 13 of this chapter, the amount of the credit to which a taxpayer is entitled under section 6 this chapter equals the product of: 11 (1) twenty percent (20%); multiplied by 12 13 (2) the amount of the qualified investment capital provided to a qualified Indiana business by the 14 taxpayer in the taxable year. SECTION 80. IC 6-3.1-24-12, AS AMENDED BY P.L.158-2019, SECTION 14, IS AMENDED TO 15 16 READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 12. (a) If the amount of the credit determined under section 108 or 8.5 of this chapter for a taxpayer in a taxable year exceeds the taxpayer's 17 18 state tax liability for that taxable year, the taxpayer may carry the excess credit over for a period not to 19 exceed the taxpayer's following five (5) taxable years. The amount of the credit carryover from a taxable 20 year shall be reduced to the extent that the carryover is used by the taxpayer to obtain a credit under this 21 chapter for any subsequent taxable year. A taxpayer is not entitled to a carryback or a refund of any 22 unused credit amount. 23 (b) If the corporation certifies a credit for an investment that is made after June 30, 2020, and before 24 July 1, 2029, the taxpayer may assign all or part of the credit to which the taxpayer is entitled under this chapter, subject to the limitations set forth in subsection (c). 25 26 (c) The following apply to the assignment of a credit under this chapter: 27 (1) A taxpayer may not assign all or part of a credit or credits to a particular person in amounts that 28 are less than ten thousand dollars (\$10,000). 29 (2) Before a credit may be assigned, the taxpayer must notify the corporation of the assignment of 30 the credit in the manner prescribed by the corporation. 31 (3) An assignment of a credit must be in writing, and both the taxpayer and assignee shall report the 32 assignment on the taxpayer's and assignee's state tax returns for the year in which the assignment is made, in the manner prescribed by the department. 33 34 (4) Once a particular credit or credits are assigned, the assignee may not assign all or part of the 35 credit or credits to another person. (5) A taxpayer may not receive value in connection with an assignment under this section that 36 37 exceeds the value of that part of the credit assigned. 38 (d) The corporation shall collect and compile data on the assignments of tax credits under this chapter 39 and determine the effectiveness of each assignment in getting projects completed. The corporation shall 40 report its findings under this subsection to the legislative council in an electronic format under IC 5-14-6 41 before November 1, 2022. This subsection expires January 1, 2023. 42 SECTION 81. IC 6-3.1-24-12.5, AS AMENDED BY P.L.193-2005, SECTION 20, IS AMENDED TO 43 READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 12.5. (a) A taxpayer wishing to obtain a credit under this chapter must apply to the Indiana economic development corporation for a certification 44 that the taxpayer's proposed investment plan would qualify for a credit under this chapter. 45

- 46 (b) The application required under subsection (a) must include:
- 47 (1) the name and address of the taxpayer;

1 (2) the name and address of each proposed recipient of the taxpayer's proposed investment;

- 2 (3) the amount of the proposed investment;
- 3 (4) a copy of the certification issued under section 7 or 7.5 of this chapter that the proposed recipient
 4 is a qualified Indiana business or qualified Indiana investment fund, whichever is applicable;
 5 and
- **6** (5) any other information required by the Indiana economic development corporation.
- 7 (c) If the Indiana economic development corporation determines that
- 8 (1) the proposed investment would qualify the taxpayer for a credit under this chapter, and
- 9 (2) the amount of the proposed investment would not result in the total amount of tax credits
 10 certified for the calendar year exceeding twelve million five hundred thousand dollars
 11 (\$12,500,000);
- 12 the corporation shall may certify the taxpayer's proposed investment plan.

(d) To receive a credit under this chapter, the taxpayer must provide qualified investment capital to
 a qualified Indiana business or qualified Indiana investment fund, whichever is applicable, according
 to the taxpayer's certified investment plan within two (2) years after the date on which the Indiana
 economic development corporation certifies the investment plan.

- (e) Upon making the investment required under subsection (d), the taxpayer shall provide proof of theinvestment to the Indiana economic development corporation.
- (f) Upon receiving proof of a taxpayer's investment under subsection (e), the Indiana economic
 development corporation shall issue the taxpayer a certificate indicating that the taxpayer has fulfilled the
 requirements of the corporation and that the taxpayer is entitled to a credit under this chapter.

(g) Notwithstanding subsection (f), if a taxpayer is issued a certificate by the Indiana economic
development corporation for an investment made in a qualified Indiana investment fund, a
taxpayer may not claim the credit as provided in section 13 of this chapter before July 1, 2023.

- (g) (h) A taxpayer forfeits the right to a tax credit attributable to an investment certified under
 subsection (c) if the taxpayer fails to make the proposed investment within the period required under
 subsection (d).
- 28 SECTION 82. IC 6-3.1-24-15 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO 29 READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2022]: Sec. 15. (a) Before January 1, 2022, the 30 total amount of credits that may be awarded by the Indiana economic development corporation 31 under this chapter for investment plans certified as provided in section 12.5 of this chapter that 32 propose investing qualified investment capital in a particular qualified Indiana business during a 33 particular calendar year is twelve million five hundred thousand dollars (\$12,500,000).
- (b) After December 31, 2021, the total amount of credits that may be awarded by the Indiana
 economic development corporation under this chapter for investment plans certified as provided
 in section 12.5 of this chapter that propose investing qualified investment capital in a particular
 qualified Indiana business or qualified Indiana investment fund during a particular calendar year
 is twenty million dollars (\$20,000,000), provided that not more than seven million five hundred
 thousand dollars (\$7,500,000) may be awarded for proposed investments of qualified investment
- 40 capital in a qualified Indiana investment fund.
- 41 SECTION 83. IC 6-3.1-30.5-13, AS AMENDED BY P.L.108-2019, SECTION 123, IS AMENDED
- **42** TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 13. (a) The total amount of tax credits **43** awarded under this chapter may not exceed nine million five hundred thousand dollars (\$9,500,000) in
- the state fiscal year beginning July 1, 2016, and ending June 30, 2017.
- (b) The total amount of tax credits awarded under this chapter in a state fiscal year may not exceed thefollowing:
- 47 (1) Twelve million five hundred thousand dollars (\$12,500,000) for the state fiscal year beginning

- 1 July 1, 2017, and ending June 30, 2018. 2 (2) Fourteen million dollars (\$14,000,000) for the state fiscal year beginning July 1, 2018, and 3 ending June 30, 2019. 4 (3) Fifteen million dollars (\$15,000,000) for the state fiscal year beginning July 1, 2019, and ending 5 June 30, 2020. 6 (4) Sixteen million five hundred thousand dollars (\$16,500,000) for each the state fiscal year: 7 (1) beginning after June 30, 2020. July 1, 2020, and ending June 30, 2021; and 8 (2) beginning after July 1, 2023, and each state fiscal year thereafter. (5) Seventeen million five hundred thousand dollars (\$17,500,000) for the state fiscal year 9 10 beginning July 1, 2021, and ending June 30, 2022. (6) Eighteen million five hundred thousand dollars (\$18,500,000) for the state fiscal year 11 beginning July 1, 2022, and ending June 30, 2023. 12 13 SECTION 84. IC 6-3.1-35.8 IS ADDED TO THE INDIANA CODE AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: 14 15 Chapter 35.8. Foster Care Support Tax Credit 16 Sec. 1. (a) As used in this chapter, "foster care" means living in a place licensed under IC 31-27. 17 (b) As used in this chapter, "person" means an individual, a corporation, a limited liability company, a partnership, or another legal entity. 18 19 (c) As used in this chapter, "qualifying foster care organization" means an organization that 20 meets the following qualifications: 21 (1) The organization is exempt from federal income taxes under Section 501(c)(3) of the 22 **Internal Revenue Code.** 23 (2) The organization provides: 24 (A) foster care prevention services and programs as required by 42 U.S.C. 671; or 25 (B) direct assistance to individuals in the foster care system. 26 (3) The organization spends at least fifty percent (50%) of its available revenue on qualified 27 services to Indiana residents. 28 (4) The organization affirms that it will continue spending at least fifty percent (50%) of its 29 available revenue on qualified services to Indiana residents. 30 (5) The organization provides ongoing qualified services to at least two hundred (200) Indiana 31 residents. 32 (d) As used in this chapter, "state fiscal year" means a twelve (12) month period beginning on 33 July 1 and ending on June 30. 34 (e) As used in this chapter, "state tax liability" means the taxpayer's total tax liability that is 35 incurred under: (1) IC 6-3-1 through IC 6-3-7 (the adjusted gross income tax); and 36 37 (2) IC 6-5.5 (the financial institutions tax): 38 as computed after the application of the credits that, under IC 6-3.1-1-2, are to be applied before 39 the credit provided by this chapter. 40 (f) As used in this chapter, "tax credit" means a deduction from any tax otherwise due under 41 IC 6-3 or IC 6-5.5. 42 Sec. 2. A person who makes a monetary contribution to a qualifying foster care organization 43 shall receive a tax credit as provided in section 3 of this chapter. 44 Sec. 3. (a) Subject to the limitations provided in subsection (b) and sections 5 and 6 of this 45 chapter, the department shall grant a tax credit against any state tax liability due equal to fifty percent (50%) of the amount of the monetary contribution by a person to a qualifying foster care **46**
- 47 organization.

1 (b) The tax credit which a taxpayer receives under this chapter may not exceed ten thousand 2 dollars (\$10,000) for any taxable year of the taxpayer. 3 (c) If a person that is: 4 (1) exempt from adjusted gross income tax (IC 6-3-1 through IC 6-3-7) under IC 6-3-2-2.8(2); 5 or 6 (2) a partnership; 7 does not have any tax liability against which the credit provided by this section may be applied, a 8 shareholder or a partner of the business firm is entitled to a credit against the shareholder's or 9 partner's liability under the adjusted gross income tax. 10 (d) The amount of the tax credit provided by this section under subsection (c) is equal to: 11 (1) the tax credit determined for the business firm for the taxable year under subsection (a); 12 multiplied by 13 (2) the percentage of the business firm's distributive income to which the shareholder or the 14 partner is entitled. 15 The tax credit provided by this section is in addition to any credit to which a shareholder or partner is otherwise entitled under this chapter. However, a business firm and a shareholder or partner of 16 17 that business firm may not claim a credit under this chapter for the same monetary contribution 18 to a qualifying foster care organization. 19 Sec. 4. (a) Any business firm or person that desires to claim a tax credit as provided in this 20 chapter shall file with the department, in the form that the department may prescribe, an application stating the amount of the contribution or investment that it proposes to make that 21 22 would qualify for a tax credit, and the amount sought to be claimed as a credit. 23 (b) The department shall promptly notify an applicant whether, or the extent to which, the tax 24 credit is allowable in the state fiscal year in which the application is filed, as provided in section 5 25 of this chapter. If the credit is allowable in that state fiscal year, the applicant shall within thirty 26 (30) days after receipt of the notice file with the department a statement, in the form and accompanied by the proof of payment as the department may prescribe, setting forth that the 27 amount to be claimed as a credit under this chapter has been paid to a qualifying foster care 28 29 organization for an approved program or purpose, or permanently set aside in a special account 30 to be used solely for an approved program or purpose. 31 (c) The department may disallow any credit claimed under this chapter for which the statement 32 or proof of payment is not filed within the thirty (30) day period. 33 Sec. 5. (a) The amount of tax credits allowed under this chapter may not exceed two million 34 dollars (\$2,000,000) in the state fiscal year beginning July 1, 2021, and each state fiscal year 35 thereafter. 36 (b) The department shall record the time of filing of each application for allowance of a tax 37 credit required under section 4 of this chapter and shall approve the applications, if they otherwise 38 qualify for a tax credit under this chapter, in the chronological order in which the applications are 39 filed in the state fiscal year. 40 (c) When the total tax credits approved under this section equal the maximum amount allowable 41 in any state fiscal year, no application thereafter filed for that same fiscal year shall be approved.

42 However, if any applicant for whom a credit has been approved fails to file the statement of proof

43 of payment required under section 4 of this chapter, an amount equal to the credit previously

44 allowed or set aside for the applicant may be allowed to any subsequent applicant in the year. In 45 addition, the department may, if the applicant so requests, approve a credit application, in whole

45 addition, the department may, if the applicant so requests, approve a credit 46 or in part, with respect to the next succeeding state fiscal year.

47 Sec. 6. A tax credit shall be allowable under this chapter only for the taxable year of the taxpayer

1 in which the contribution qualifying for the credit is paid. 2 Sec. 7. This chapter expires July 1, 2025. SECTION 85. IC 6-3.6-7-24, AS AMENDED BY P.L.10-2019, SECTION 40, IS AMENDED TO 3 READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 24. (a) This section applies only to a county 4 5 that is a member of a regional development authority under IC 36-7.6. 6 (b) The adopting body for the county may impose a tax rate on the adjusted gross income tax of local 7 taxpayers that is not greater than: 8 (1) in the case of a county described in IC 36-7.6-4-2(c)(2), twenty-five thousandths of one percent 9 (0.025%); or 10 (2) in the case of any other county to which this section applies, five-hundredths five-tenths of one 11 percent (0.05%). (0.50%). 12 (c) The revenue from a tax under this section may be used only for the purpose of transferring the 13 revenue in the regional development authority under IC 36-7.6. SECTION 86. IC 6-3.6-9-1, AS AMENDED BY P.L.126-2016, SECTION 1, IS AMENDED TO 14 15 READ AS FOLLOWS [EFFECTIVE JULY 1, 2022]: Sec. 1. (a) A trust account within the state general 16 fund shall be established for each county that imposes a tax. Any revenue derived from the imposition of the tax by a county shall be deposited in that county's trust account in the state general fund. The 17 18 county's trust account shall be maintained by the budget agency for each county without consideration 19 for the county's allocation of tax revenue among the purposes authorized by this article. The state budget 20 agency shall maintain an accounting for each county imposing a tax based on annual returns filed 21 by or for county taxpayers. Any undistributed amounts so accounted for shall be held in reserve for the respective counties separate from the state general fund. 22 23 (b) Any income earned on money held in a trust account under subsection (a) becomes a part of that 24 trust account. Undistributed amounts shall be invested by the treasurer of state and the income 25 earned shall be credited to the counties based on each county's undistributed amount. 26 (c) Any revenue remaining in a trust account established under subsection (a) at the end of a fiscal year 27 does not revert to the state general fund. 28 SECTION 87. IC 6-3.6-9-4, AS ADDED BY P.L.243-2015, SECTION 10, IS AMENDED TO READ 29 AS FOLLOWS [EFFECTIVE JULY 1, 2022]: Sec. 4. Revenue derived from the imposition of the tax 30 shall, in the manner prescribed by this chapter, be distributed to the county that imposed it. The amount 31 that is to be distributed to a county during an ensuing calendar year equals the amount of tax revenue that 32 the budget agency determines has been: 33 (1) received from that county for a taxable year ending in a calendar year preceding the calendar year 34 in which the determination is made; and 35 (2) reported on an annual return or amended return processed by the department in the state fiscal vear ending before July 1, or a date set by the department of state revenue if the state income 36 37 tax deadline is moved to the extended federal income tax deadline under IC 6-3-4-3 past July 38 1 (the date set by the department of state revenue may not be more that three (3) days 39 following the extended federal income tax deadline under IC 6-3-4-3), of the calendar year in 40 which the determination is made; 41 as adjusted for refunds of tax made in the state fiscal year. 42 SECTION 88. IC 6-3.6-9-4.1 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO 43 READ AS FOLLOWS [EFFECTIVE JULY 1, 2022]: Sec. 4.1. The budget agency shall adjust the 44 amounts determined under section 4 of this chapter for the credits claimed against local income taxes under IC 6-3.6-8-6 and IC 6-3.1-19. The adjustments made by the budget agency may be 45 phased-in over several fiscal years until the credits are fully accounted for. 46 47 SECTION 89. IC 6-3.6-9-19 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ

1 AS FOLLOWS [EFFECTIVE JULY 1, 2023]: Sec. 19. Before October 1, 2023, and October 1 of each 2 year thereafter, the state department of revenue shall provide to each county a report for the fiscal 3 year ending in the calendar year of the report. The report shall contain at least the following 4 information: 5 (1) The number of returns filed by single, joint, and married filing separate status. 6 (2) The number of returns filled by full-year and part-year residents. 7 (3) The amounts billed to county taxpayers for underpayment of tax during the fiscal year. 8 (4) The amounts collected from county taxpayers for amounts billed prior to the end of the 9 state fiscal year ending in the calendar year of the report. 10 (5) The amounts reported on the individual lines of the annual returns filed by or for county taxpayer during the fiscal year ending in the calendar year of the report. 11 If the amounts reported on one (1) or more individual returns can reasonably identify the return 12 13 information of one (1) or more county taxpayers, the department may redact those amounts and 14 such other amounts necessary to prevent the disclosure of the return information of such county 15 taxpayers. 16 SECTION 90. IC 6-5.5-1-2, AS AMENDED BY P.L.234-2019, SECTION 16, IS AMENDED TO 17 READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2021 (RETROACTIVE)]: Sec. 2. (a) Except as provided in subsections (b) through (d), "adjusted gross income" means taxable income as defined in 18 19 Section 63 of the Internal Revenue Code, adjusted as follows: 20 (1) Add the following amounts: 21 (A) An amount equal to a deduction allowed or allowable under Section 166, Section 585, or 22 Section 593 of the Internal Revenue Code. 23 (B) An amount equal to a deduction allowed or allowable under Section 170 of the Internal 24 Revenue Code. 25 (C) An amount equal to a deduction or deductions allowed or allowable under Section 63 of the 26 Internal Revenue Code for taxes based on or measured by income and levied at the state level by 27 a state of the United States or levied at the local level by any subdivision of a state of the United 28 States. 29 (D) The amount of interest excluded under Section 103 of the Internal Revenue Code or under 30 any other federal law, minus the associated expenses disallowed in the computation of taxable 31 income under Section 265 of the Internal Revenue Code. 32 (E) An amount equal to the deduction allowed under Section 172 or 1212 of the Internal Revenue 33 Code for net operating losses or net capital losses. 34 (F) For a taxpayer that is not a large bank (as defined in Section 585(c)(2) of the Internal 35 Revenue Code), an amount equal to the recovery of a debt, or part of a debt, that becomes worthless to the extent a deduction was allowed from gross income in a prior taxable year under 36 37 Section 166(a) of the Internal Revenue Code. 38 (G) Add the amount necessary to make the adjusted gross income of any taxpayer that owns 39 property for which bonus depreciation was allowed in the current taxable year or in an earlier taxable year equal to the amount of adjusted gross income that would have been computed had 40 41 an election not been made under Section 168(k) of the Internal Revenue Code to apply bonus 42 depreciation to the property in the year that it was placed in service. 43 (H) Add the amount necessary to make the adjusted gross income of any taxpaver that placed Section 179 property (as defined in Section 179 of the Internal Revenue Code) in service in the 44 45 current taxable year or in an earlier taxable year equal to the amount of adjusted gross income that would have been computed had an election for federal income tax purposes not been made 46 47 for the year in which the property was placed in service to take deductions under Section 179 of

1	the Internal Revenue Code in a total amount exceeding the sum of:
2	(i) twenty-five thousand dollars (\$25,000) to the extent deductions under Section 179 of the
3	Internal Revenue Code were not elected as provided in item (ii); and
4	(ii) for taxable years beginning after December 31, 2017, the deductions elected under Section
5	179 of the Internal Revenue Code on property acquired in an exchange if the exchange would
6	have been eligible for nonrecognition of gain or loss under Section 1031 of the Internal
7 8	Revenue Code in effect on January 1, 2017, the exchange is not eligible for nonrecognition of gain or loss under Section 1031 of the Internal Revenue Code, and the taxpayer made an
8 9	election to take deductions under Section 179 of the Internal Revenue Code, and the taxpayer made an
10	acquired property in the year that the property was placed into service. The amount of
11	deductions allowable for an item of property under this item may not exceed the amount of
12	adjusted gross income realized on the property that would have been deferred under the
13	Internal Revenue Code in effect on January 1, 2017.
14	(I) Add an amount equal to any income not included in gross income as a result of the deferral
15	of income arising from business indebtedness discharged in connection with the reacquisition
16	after December 31, 2008, and before January 1, 2011, of an applicable debt instrument, as
17 18	provided in Section 108(i) of the Internal Revenue Code. Subtract from the adjusted gross income
18 19	of any taxpayer that added an amount to adjusted gross income in a previous year the amount necessary to offset the amount included in federal gross income as a result of the deferral of
20	income arising from business indebtedness discharged in connection with the reacquisition after
20 21	December 31, 2008, and before January 1, 2011, of an applicable debt instrument, as provided
22	in Section 108(i) of the Internal Revenue Code.
23	(J) Add an amount equal to any exempt insurance income under Section 953(e) of the Internal
24	Revenue Code for active financing income under Subpart F, Subtitle A, Chapter 1, Subchapter
25	N of the Internal Revenue Code.
26	(K) Add an amount equal to the remainder of:
27 28	(i) the amount allowable under Section 274(n) of the Internal Revenue Code; minus
28 29	(ii) the amount otherwise allowable under Section 274(n) of the Internal Revenue Code, if Section 274(n)(2)(D) of the Internal Revenue Code was not in effect for taxable years
2) 30	beginning after December 31, 2020.
31	(L) Add an amount equal to the deduction disallowed pursuant to:
32	(A) Section 2301(e) of the CARES Act (Public Law 116-136), as modified by Sections 206
33	and 207 of the Taxpayer Certainty and Disaster Relief Tax Act (Division EE of Public
34	Law 116-260); and
35	(B) Section 3134(e) of the Internal Revenue Code.
36 37	(2) Subtract the following amounts: (A) Income that the United States Constitution or envirtative of the United States prohibits from
37 38	(A) Income that the United States Constitution or any statute of the United States prohibits from being used to measure the tax imposed by this chapter.
30 39	(B) Income that is derived from sources outside the United States, as defined by the Internal
40	Revenue Code.
41	(C) An amount equal to a debt or part of a debt that becomes worthless, as permitted under
42	Section 166(a) of the Internal Revenue Code.
43	(D) An amount equal to any bad debt reserves that are included in federal income because of
44	accounting method changes required by Section 585(c)(3)(A) or Section 593 of the Internal
45	Revenue Code.
46 47	(E) The amount necessary to make the adjusted gross income of any taxpayer that owns property for which homes depresent to a growth the surrent taxable way or in an earlier taxable way
47	for which bonus depreciation was allowed in the current taxable year or in an earlier taxable year

1	equal to the amount of adjusted gross income that would have been computed had an election not
2	been made under Section 168(k) of the Internal Revenue Code to apply bonus depreciation.
3	(F) The amount necessary to make the adjusted gross income of any taxpayer that placed Section
4	179 property (as defined in Section 179 of the Internal Revenue Code) in service in the current
5	taxable year or in an earlier taxable year equal to the amount of adjusted gross income that would
6	have been computed had an election for federal income tax purposes not been made for the year
7	in which the property was placed in service to take deductions under Section 179 of the Internal
8	Revenue Code in a total amount exceeding the sum of:
9	(i) twenty-five thousand dollars (\$25,000) to the extent deductions under Section 179 of the
10	Internal Revenue Code were not elected as provided in item (ii); and
11	(ii) for taxable years beginning after December 31, 2017, the deductions elected under Section
12	179 of the Internal Revenue Code on property acquired in an exchange if the exchange would
13	have been eligible for nonrecognition of gain or loss under Section 1031 of the Internal
14	Revenue Code in effect on January 1, 2017, the exchange is not eligible for nonrecognition of
15	gain or loss under Section 1031 of the Internal Revenue Code, and the taxpayer made an
16	election to take deductions under Section 179 of the Internal Revenue Code with regard to the
17	acquired property in the year that the property was placed into service. The amount of
18	deductions allowable for an item of property under this item may not exceed the amount of
19	adjusted gross income realized on the property that would have been deferred under the
20	Internal Revenue Code in effect on January 1, 2017.
21	(G) Income that is:
22	(i) exempt from taxation under IC 6-3-2-21.7; and
23	(ii) included in the taxpayer's taxable income under the Internal Revenue Code.
24	(H) The amount that would have been excluded from gross income but for the enactment of
25	Section 118(b)(2) of the Internal Revenue Code for taxable years ending after December 22,
26	2017.
27	(3) Make the following adjustments:
28	(A) Subtract the amount of any interest expense paid or accrued in the current taxable year but
29	not deducted as a result of the limitation imposed under Section 163(j)(1) of the Internal Revenue
30	Code.
31	(B) Add any interest expense paid or accrued in a previous taxable year but allowed as a
32	deduction under Section 163 of the Internal Revenue Code in the current taxable year.
33	For purposes of this subdivision, an interest expense is considered paid or accrued only in the first
34	taxable year the deduction would have been allowable under Section 163 of the Internal Revenue C_{1} is the internal Revenue in C_{2} is the internal R
35	Code if the limitation under Section $163(j)(1)$ of the Internal Revenue Code did not exist.
36	(b) In the case of a credit union, "adjusted gross income" for a taxable year means the total transfers
37 38	to undivided earnings minus dividends for that taxable year after statutory reserves are set aside under IC 28-7-1-24.
30 39	(c) In the case of an investment company, "adjusted gross income" means the company's federal
40	taxable income adjusted as follows:
41	(1) Add the amount excluded from federal gross income under Section 103 of the Internal Revenue
42	Code for interest received on an obligation of a state other than Indiana, or a political subdivision
43	of such a state, that is acquired by the taxpayer after December 31, 2011.
44	(2) Make the following adjustments:
45	(A) Subtract the amount of any interest expense paid or accrued in the current taxable year but
46	not deducted as a result of the limitation imposed under Section 163(j)(1) of the Internal Revenue
47	Code.

1	(B) Add any interest expense paid or accrued in a previous taxable year but allowed as a
2	deduction under Section 163 of the Internal Revenue Code in the current taxable year.
3	For purposes of this subdivision, an interest expense is considered paid or accrued only in the first
4	taxable year the deduction would have been allowable under Section 163 of the Internal Revenue
5	Code if the limitation under Section $163(j)(1)$ of the Internal Revenue Code did not exist.
6	(3) Multiply the amount determined after the adjustments in subdivisions (1) and (2) by the quotient
7	of:
8	(A) the aggregate of the gross payments collected by the company during the taxable year from
9	old and new business upon investment contracts issued by the company and held by residents of
10	Indiana; divided by
11	(B) the total amount of gross payments collected during the taxable year by the company from
12	the business upon investment contracts issued by the company and held by persons residing
13	within Indiana and elsewhere.
14	(d) As used in subsection (c), "investment company" means a person, copartnership, association,
15	limited liability company, or corporation, whether domestic or foreign, that:
16	(1) is registered under the Investment Company Act of 1940 (15 U.S.C. 80a-1 et seq.); and
17	(2) solicits or receives a payment to be made to itself and issues in exchange for the payment:
18	(A) a so-called bond; (D) a share
19 20	(B) a share;
20 21	(C) a coupon;(D) a certificate of membership;
21	(E) an agreement;
23	(F) a pretended agreement; or
23 24	(G) other evidences of obligation;
25	entitling the holder to anything of value at some future date, if the gross payments received by the
26	company during the taxable year on outstanding investment contracts, plus interest and dividends
27	earned on those contracts (by prorating the interest and dividends earned on investment contracts
28	by the same proportion that certificate reserves (as defined by the Investment Company Act of 1940)
29	is to the company's total assets) is at least fifty percent (50%) of the company's gross payments upon
30	investment contracts plus gross income from all other sources except dividends from subsidiaries
31	for the taxable year. The term "investment contract" means an instrument listed in clauses (A)
32	through (G).
33	SECTION 91. IC 6-6-13-15, AS AMENDED BY P.L.218-2017, SECTION 57, IS AMENDED TO
34	READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 15. The department shall transfer aviation fuel
35	excise taxes collected under this chapter to the treasurer of state for deposit as follows:
36	(1) Before July 1, 2017, in the state general fund. and
37	(2) After June 30, 2017, and before July 1, 2021, as follows:
38	 (A) Fifty percent (50%) in the state general fund. (B) Fifty percent (50%) in the simple development growt fund established by IC 8 21 11 4
39 40	(B) Fifty percent (50%) in the airport development grant fund established by IC 8-21-11-4.
40 41	(3) After June 30, 2021, in the airport development grant fund established by IC 8-21-11-4. SECTION 92. IC 6-7-2-0.5 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ
41 42	AS FOLLOWS [EFFECTIVE JULY 1, 2022]: Sec. 0.5. As used in this chapter, "closed system
42 43	cartridge" means a sealed, prefilled, and disposable container of consumable material in which the
43 44	container is inserted directly into a vapor product, and is not intended to be opened or accessible
45	through customary or reasonably foreseeable handling or use.
46	SECTION 93. IC 6-7-2-2 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2022]:
47	Sec. 2. As used in this chapter, "distributor" means a person who:

1	(1) manufactures, sells, barters, exchanges, or distributes tobacco products in Indiana to retail
2	dealers for the purpose of resale;
3	(2) purchases tobacco products directly from a manufacturer of tobacco products; or
4	(3) purchases for resale tobacco products from a wholesaler, jobber, or distributor outside of Indiana
5	who is not a distributor holding a license issued under this chapter;
6	(4) manufactures, sells, barters, exchanges, or distributes closed system cartridges in Indiana
7	to retail dealers for the purpose of resale;
8	(5) purchases closed system cartridges directly from a manufacturer of closed system
9	cartridges; or
10	(6) purchases for resale closed system cartridges from a wholesaler, jobber, or distributor
11	outside of Indiana who is not a distributor holding a license issued under this chapter.
12	SECTION 94. IC 6-7-2-3.5 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ
13	AS FOLLOWS [EFFECTIVE JULY 1, 2022]: Sec. 3.5. As used in this chapter, "taxable product"
14	means tobacco products or closed system cartridges, or both.
15	SECTION 95. IC 6-7-2-4 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2022]:
16	Sec. 4. As used in this chapter, "retail dealer" means a person engaged in the business of selling tobacco
17	taxable products to ultimate consumers.
18	SECTION 96. IC 6-7-2-6, AS AMENDED BY P.L.155-2012, SECTION 2, IS AMENDED TO READ
19 20	AS FOLLOWS [EFFECTIVE JULY 1, 2022]: Sec. 6. As used in this chapter, "wholesale price" means
20	the following: (1) In the case of a tabaset product the net price shown on an invoice and at which the
21 22	(1) In the case of a tobacco product, the net price shown on an invoice and at which the manufacturer of the tobacco products sells tobacco products to distributors, excluding any discount
22	or other reduction that is not shown on the invoice.
23 24	(2) In the case of a closed system cartridge, the net price shown on an invoice and at which the
25	manufacturer of the closed system cartridge sells closed system cartridges to distributors,
26	excluding any discount or other reduction that is not shown on the invoice.
27	SECTION 97. IC 6-7-2-7.5 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ
28	AS FOLLOWS [EFFECTIVE JULY 1, 2022]: Sec. 7.5. (a) A tax is imposed on the distribution of
29	closed system cartridges in Indiana at the rate of ten cents (\$0.10) per fluid milliliter of consumable
30	material.
31	(b) The distributor of closed system cartridges, including a person that sells closed system
32	cartridges through an Internet web site, is liable for the tax imposed under subsection (a). The tax
33	is imposed at the time the distributor:
34	(1) brings or causes closed system cartridges to be brought into Indiana for distribution;
35	(2) manufactures closed system cartridges in Indiana for distribution; or
36	(3) transports closed system cartridges to retail dealers in Indiana for resale by those retail
37	dealers.
38	SECTION 98. IC 6-7-2-8, AS AMENDED BY P.L.205-2013, SECTION 130, IS AMENDED TO
39	READ AS FOLLOWS [EFFECTIVE JULY 1, 2022]: Sec. 8. (a) A distributor, including a person that
40	sells tobacco products taxable products through an Internet web site, must obtain a license under this
41	section before it distributes tobacco products taxable products in Indiana. The department shall issue
42	licenses to applicants that qualify under this section. A license issued under this section is valid for one
43	(1) year unless revoked or suspended by the department and is not transferable.
44 45	(b) An applicant for a license under this section must submit proof to the department of the
45	appointment of an agent for service of process in Indiana if the applicant is:
46	(1) an individual whose principal place of residence is outside Indiana; or

47 (2) a person, other than an individual, that has its principal place of business outside Indiana.

1	(c) To obtain or renew a license under this section, a person must:
2	(1) submit, for each location where it intends to distribute tobacco taxable products, an application
3	that includes all information required by the department;
4	(2) pay a fee of twenty-five dollars (\$25) at the time of application; and
	(3) at the time of application, post a bond, issued by a surety company approved by the department,
5	
6	in an amount not less than one thousand dollars (\$1,000) and conditioned on the applicant's
7	compliance with this chapter.
8	(d) If business is transacted at two (2) or more places by one (1) distributor, a separate license must
9	be obtained for each place of business.
10	(e) Each license must be numbered, show the name and address of the distributor, and be posted in a
11	conspicuous place at the place of business for which it is issued.
12	(f) If the department determines that a bond provided by a licensee is inadequate, the department may
13	require a new bond in the amount necessary to fully protect the state.
14	SECTION 99. IC 6-7-2-12, AS AMENDED BY P.L.166-2014, SECTION 34, IS AMENDED TO
15	READ AS FOLLOWS [EFFECTIVE JULY 1, 2022]: Sec. 12. Before the fifteenth day of each month,
16	each distributor liable for the a tax imposed by this chapter shall:
17	(1) file a return with the department that includes all information required by the department
18	including, but not limited to:
19	(A) name of distributor;
20	(B) address of distributor;
21	(C) license number of distributor;
22	(D) invoice date;
23	(E) invoice number;
24	(F) name and address of person from whom tobacco taxable products were purchased or name
25	and address of person to whom tobacco taxable products were sold;
26	(G) the wholesale price for tobacco products other than moist snuff; and
27	(H) for moist snuff, the weight of the moist snuff; and
28	(I) for closed system cartridges, the milliliters of consumable material sold; and
29	(2) pay the tax taxes for which it is liable under this chapter for the preceding month minus the
30	amount specified in section 13 of this chapter.
31	All returns required to be filed and taxes required to be paid under this chapter must be made in an
32	electronic format prescribed by the department.
33	SECTION 100. IC 6-7-2-13, AS AMENDED BY P.L.191-2016, SECTION 7, IS AMENDED TO
34	READ AS FOLLOWS [EFFECTIVE JULY 1, 2022]: Sec. 13. A distributor that files a complete return
35	and pays the tax taxes due within the time specified in section 12 of this chapter is entitled to deduct and
36	retain from the tax a collection allowance of seven-thousandths (0.007) of the amount due. If a distributor
37	files an incomplete report, the department may reduce the collection allowance by an amount that does
38	not exceed the lesser of:
39	(1) ten percent (10%) of the collection allowance; or
40	(2) fifty dollars (\$50).
41	SECTION 101. IC 6-7-2-14 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2022]:
42	Sec. 14. The department shall credit or refund to a distributor the tax taxes paid under this chapter on
43	tobacco taxable products that are:
44	(1) shipped outside Indiana;
45	(2) returned to the manufacturer; or
46	(3) destroyed by the distributor in the presence of an employee or agent of the department.
47	(5) destroyed by the distribution in the presence of an employee of agent of the department.

47 SECTION 102. IC 6-7-2-15 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2022]:

1 Sec. 15. Every manufacturer, importer, broker, or shipper of tobacco taxable products must register with 2 the department before it sells or otherwise distributes tobacco taxable products to distributors. 3 SECTION 103. IC 6-7-2-16 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2022]: 4 Sec. 16. Every manufacturer, importer, broker, or shipper of tobacco taxable products that sells or 5 otherwise distributes to distributes to distributors shall, before the fifteenth day of each 6 month, submit proof to the department of all of its sales or other distributions to distributors in the 7 preceding month. 8 SECTION 104. IC 6-7-2-18 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2022]: 9 Sec. 18. A person who distributes tobacco taxable products without a license issued under this chapter 10 commits a Class B misdemeanor. SECTION 105. IC 6-7-2-19 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2022]: 11 12 Sec. 19. A manufacturer of tobacco taxable products who does not comply with the requirements of 13 section 15 or 16 of this chapter commits a Class B misdemeanor. SECTION 106. IC 6-7-2-21, AS AMENDED BY P.L.158-2013, SECTION 103, IS AMENDED TO 14 15 READ AS FOLLOWS [EFFECTIVE JULY 1, 2022]: Sec. 21. A distributor who knowingly: (1) acts as a distributor without a license; 16 17 (2) makes a false statement in a report under this chapter; or 18 (3) does not pay the a tax for which the distributor is liable under this chapter; 19 commits a Class B misdemeanor. However, the offense is a Level 6 felony if it is committed with intent 20 to evade the tax imposed by this chapter or to defraud the state. 21 SECTION 107. IC 6-7-4 IS ADDED TO THE INDIANA CODE AS A NEW CHAPTER TO READ 22 AS FOLLOWS [EFFECTIVE JULY 1, 2022]: 23 **Chapter 4. Electronic Cigarette Tax** 24 Sec. 1. As used in this chapter, "closed system cartridge" means a sealed, prefilled, and 25 disposable container of consumable material in which the container is inserted directly into a vapor product, and is not intended to be opened or accessible through customary or reasonably 26 27 foreseeable handling or use. The term "consumable material" does not include closed system 28 cartridges (as defined in IC 6-7-2-0.5). 29 Sec. 2. As used in this chapter, "consumable material" means any liquid solution or other 30 material used in an open system container that is depleted as the vapor product is used. The term 31 does not include closed system cartridges. 32 Sec. 3. As used in this chapter, "department" means the department of state revenue and 33 includes its employees and agents. 34 Sec. 4. As used in this chapter, "gross retail income" has the meaning set forth in IC 6-2.5-1-5, 35 except that the term does not include taxes imposed under IC 6-2.5 or the excise tax imposed under 36 this chapter. Sec. 5. As used in this chapter, "open system container" means all containers of consumable 37 38 material for intended use in a vapor product and for which the container is intended to be refillable. 39 The term does not include closed system cartridges. 40 Sec. 6. As used in this chapter, "person" has the meaning set forth in IC 6-7-1-4. Sec. 7. As used in this chapter, "retail dealer" means a person engaged in the selling of 41 42 consumable material, vapor products, or both to ultimate consumers. 43 Sec. 8. (a) Except as provided in subsection (b), as used in this chapter, "vapor product" means 44 any of the following: 45 (1) A device, such as an electronic cigarette, that employs a mechanical heating element, battery, or electronic circuit, regardless of shape or size, that can be used to produce vapor **46**

47 from consumable material that may or may not be sold with the device.

1	(2) Any open system container of a consumable material in a solution or other form that is
2	intended to be used with or in a device described in subdivision (1).
3	(3) Disposable vapor product devices that are attached to a closed system cartridge and
4	intended for single use.
5	(b) The term "vapor product" does not include closed system cartridges.
6	Sec. 9. (a) An excise tax, known as the electronic cigarette tax, is imposed on the retail sale of
7	consumable material and vapor products in Indiana.
8	(b) The electronic cigarette tax equals ten percent (10%) of the gross retail income received by
9	the retail dealer for the sale.
10	(c) The person who acquires consumable material or vapor products in a retail transaction is
11	liable for the tax on the transaction, and, except as otherwise incorporated in this chapter, shall pay
12	the tax to the retail dealer as a separate added amount to the consideration in the transaction. A
13	retail dealer that either:
14	(1) has a physical presence in Indiana, as described in IC 6-2.5-2-1(c); or
15	(2) meets one (1) or both of the thresholds in IC 6-2.5-2-1(d);
16	shall collect and remit the tax as an agent for the state.
17	(d) If the tax is not collected by the retail dealer, the consumer is responsible to remit the tax to
18	the department. A retail dealer that is required to collect and remit tax under this chapter is jointly
19	and severally liable for uncollected tax absent proof of exemption or payment by the purchaser.
20	(e) Before the fifteenth day of each month, each retail dealer liable for the collection and
21	remittance of the tax imposed by this chapter shall:
22	(1) file a return with the department that includes all information required by the department
23	including, but not limited to:
24	(A) the name of the retail dealer;
25	(B) the address of the retail dealer; and
26	(C) the certificate number of the retail dealer's electronic cigarette retail dealer's
27	certificate; and
28	(2) pay the tax for which it is liable under this chapter for the preceding month.
29	All returns required to be filed and taxes required to be paid under this chapter must be made in
30	an electronic format prescribed by the department.
31	(f) All of the provisions of IC 6-2.5 relating to rights, duties, liabilities, procedures, penalties,
32	definitions, exemptions, and administration apply to the imposition and administration of the tax
33	imposed under this section, except to the extent such provisions are in conflict or inconsistent with
34	the specific provisions of this chapter.
35	(g) A marketplace facilitator (as defined in IC 6-2.5-1-21.9) who is considered a retail merchant
36	under IC 6-2.5-4-18 for a transaction to which this chapter applies shall collect and remit electronic
37	cigarette taxes imposed on the retail transaction.
38	Sec. 10. (a) It is unlawful for any retail dealer to sell consumable material or vapor products in
39	Indiana unless the retail dealer has a valid electronic cigarette retail dealer's certificate issued by
40	the department.
41	(b) The department shall issue certificates to applicants that qualify under this section. A
42	certificate issued under this section is valid for one (1) year unless revoked or suspended by the
43	department and is not transferable. An electronic cigarette retail dealer's certificate may be
44	revoked or suspended by the department in the same manner, for the same reasons, and is subject
45	to the same procedures as for the revocation or suspension of a retail merchant's certificate under
46	IC 6-2.5-8-7.
47	(c) An applicant for a certificate under this section must submit proof to the department of the

1	appointment of an agent for service of process in Indiana if the applicant is:
2	(1) an individual whose principal place of residence is outside Indiana; or
3	(2) a person, other than an individual, that has its principal place of business outside Indiana.
4	(d) To obtain or renew a certificate under this section, a person must:
5	(1) submit, for each location where it intends to distribute consumable material or vapor
6	products, an application that includes all information required by the department;
7	(2) pay a fee of twenty-five dollars (\$25) at the time of application; and
8	(3) at the time of application, post a bond, issued by a surety company approved by the
9	department, in an amount not less than one thousand dollars (\$1,000) and conditioned on the
10	applicant's compliance with this chapter.
11	(e) If business is transacted at two (2) or more places by one (1) retail dealer, a separate
12	certificate must be obtained for each place of business.
13 14	(f) Each certificate must be numbered, show the name and address of the retail dealer, and be posted in a conspicuous place at the place of business for which it is issued.
14 15	(g) If the department determines that a bond provided by a certificate is inadequate, the
15 16	department may require a new bond in the amount necessary to fully protect the state.
17	Sec. 11. A retail dealer that sells consumable material or vapor products in Indiana without
18	having obtained an electronic cigarette retail dealer's certificate, or after the retail dealer's
19	certificate has been revoked or suspended by the department, commits a Class A misdemeanor.
20	Sec. 12. An individual who:
21	(1) is an individual retail dealer or an employee, an officer, or a member of a corporate or
22	partnership retail dealer; and
23	(2) has a duty to remit electronic cigarette taxes to the department;
24	holds those taxes in trust for the state and is personally liable for the payment of those taxes, plus
25 26	any penalties and interest attributable to those taxes, to the state. If the individual knowingly fails
26	to collect or remit those taxes to the state, the individual commits a Level 6 felony.
27 28	Sec. 13. All revenue from the tax imposed by this chapter must be deposited in the state general fund.
28 29	Sec. 14. The department may adopt rules under IC 4-22-2 necessary to enforce this chapter,
30	including emergency rules under IC 4-22-237.1.
31	SECTION 108. IC 6-8.1-1-1, AS AMENDED BY P.L.156-2020, SECTION 29, IS AMENDED TO
32	READ AS FOLLOWS [EFFECTIVE JULY 1, 2022]: Sec. 1. "Listed taxes" or "taxes" includes only the
33	pari-mutuel taxes (IC 4-31-9-3 through IC 4-31-9-5); the supplemental wagering tax (IC 4-33-12); the
34	riverboat wagering tax (IC 4-33-13); the slot machine wagering tax (IC 4-35-8); the type II gambling
35	game excise tax (IC 4-36-9); the gross income tax (IC 6-2.1) (repealed); the utility receipts and utility
36	services use taxes (IC 6-2.3); the state gross retail and use taxes (IC 6-2.5); the adjusted gross income tax
37	(IC 6-3); the supplemental net income tax (IC 6-3-8) (repealed); the county adjusted gross income tax (IC
38	6-3.5-1.1) (repealed); the county option income tax (IC 6-3.5-6) (repealed); the county economic
39	development income tax (IC 6-3.5-7) (repealed); the local income tax (IC 6-3.6); the auto rental excise
40	tax (IC 6-6-9); the financial institutions tax (IC 6-5.5); the gasoline tax (IC 6-6-1.1); the special fuel tax $(IC - 2.5)$; the financial institutions tax (IC - 2.5); the gasoline tax (IC - 2.5); the special fuel tax (IC - 2.5);
41	(IC 6-6-2.5); the motor carrier fuel tax (IC 6-6-4.1); a motor fuel tax collected under a reciprocal
42	agreement under IC 6-8.1-3; the vehicle excise tax (IC 6-6-5); the aviation fuel excise tax (IC 6-6-13); the commercial vehicle excise tax $(IC 6 - 6 - 5)$; the excise tax imposed on recreational vehicles and truck
43 44	the commercial vehicle excise tax (IC 6-6-5.5); the excise tax imposed on recreational vehicles and truck campers (IC 6-6-5.1); the hazardous waste disposal tax (IC 6-6-6.6) (repealed); the heavy equipment
44 45	rental excise tax (IC 6-6-15); the vehicle sharing excise tax (IC 6-6-16); the cigarette tax (IC 6-7-1); the
	-1 A DATA AND AND AND AND AND AND AND AND AND AN
46	• • • • •
46 47	closed system electronic cigarette tax (IC 6-7-2-7.5); the electronic cigarette tax (IC 6-7-4); the beer excise tax (IC 7.1-4-2); the liquor excise tax (IC 7.1-4-3); the wine excise tax (IC 7.1-4-4); the hard cider

the various food and beverage taxes (IC 6-9); the county admissions tax (IC 6-9-13 and IC 6-9-28); the 2 oil inspection fee (IC 16-44-2); the penalties assessed for oversize vehicles (IC 9-20-3 and IC 9-20-18); 3 4 the fees and penalties assessed for overweight vehicles (IC 9-20-4 and IC 9-20-18); and any other tax or 5 fee that the department is required to collect or administer. SECTION 109. IC 6-8.1-3-16, AS AMENDED BY P.L.234-2019, SECTION 29, IS AMENDED TO 6 7 READ AS FOLLOWS [EFFECTIVE JULY 1, 2022]: Sec. 16. (a) The department shall prepare a list of all outstanding tax warrants for listed taxes each month. The list shall identify each taxpayer liable for a 8 warrant by name, address, amount of tax, and either Social Security number or employer identification 9 10 number. Unless the department renews the warrant, the department shall exclude from the list a warrant issued more than ten (10) years before the date of the list. The department shall certify a copy of the list 11 12 to the bureau of motor vehicles. 13 (b) The department shall prescribe and furnish tax release forms for use by tax collecting officials. A 14 tax collecting official who collects taxes in satisfaction of an outstanding warrant shall issue to the 15 taxpayers named on the warrant a tax release stating that the tax has been paid. The department may also issue a tax release: 16 17 (1) to a taxpayer who has made arrangements satisfactory to the department for the payment of the 18 tax; or 19 (2) by action of the commissioner under IC 6-8.1-8-2(k). 20 (c) The department may not issue or renew: 21 (1) a certificate under IC 6-2.5-8 or IC 6-7-4; 22 (2) a license under IC 6-6-1.1 or IC 6-6-2.5; or 23 (3) a permit under IC 6-6-4.1; 24 to a taxpayer whose name appears on the most recent monthly warrant list, unless that taxpayer pays the 25 tax, makes arrangements satisfactory to the department for the payment of the tax, or a release is issued 26 under IC 6-8.1-8-2(k). 27 (d) The bureau of motor vehicles shall, before issuing the title to a motor vehicle under IC 9-17, 28 determine whether the purchaser's or assignee's name is on the most recent monthly warrant list. If the 29 purchaser's or assignee's name is on the list, the bureau shall enter as a lien on the title the name of the 30 state as the lienholder unless the bureau has received notice from the commissioner under IC 6-8.1-8-2(k). 31 The tax lien on the title: 32 (1) is subordinate to a perfected security interest (as defined and perfected in accordance with 33 IC 26-1-9.1); and 34 (2) shall otherwise be treated in the same manner as other title liens. 35 (e) The commissioner is the custodian of all titles for which the state is the sole lienholder under this section. Upon receipt of the title by the department, the commissioner shall notify the owner of the 36 37 department's receipt of the title. 38 (f) The department shall reimburse the bureau of motor vehicles for all costs incurred in carrying out 39 this section. 40 (g) Notwithstanding IC 6-8.1-8, a person who is authorized to collect taxes, interest, or penalties on

excise tax (IC 7.1-4-4.5); the petroleum severance tax (IC 6-8-1); the various innkeeper's taxes (IC 6-9);

41 behalf of the department under IC 6-3 or IC 6-3.6 may not, except as provided in subsection (h) or (i),
42 receive a fee for collecting the taxes, interest, or penalties if:

- 43 (1) the taxpayer pays the taxes, interest, or penalties as consideration for the release of a lien placed
 44 under subsection (d) on a motor vehicle title; or
- 45 (2) the taxpayer has been denied a certificate or license under subsection (c) within sixty (60) days
- 46 before the date the taxes, interest, or penalties are collected.
- 47 (h) In the case of a sheriff, subsection (g) does not apply if:

AM100169/DI 120

1

1 2	(1) the sheriff collects the taxes, interest, or penalties within sixty (60) days after the date the sheriff receives the tax warrant; or
3	(2) the sheriff collects the taxes, interest, or penalties through the sale or redemption, in a court
4	proceeding, of a motor vehicle that has a lien placed on its title under subsection (d).
5 6	 (i) In the case of a person other than a sheriff: (1) subsection (g)(2) does not apply if the person collects the taxes, interests, or penalties within
0 7	(1) subsection $(g)(2)$ does not apply if the person conects the taxes, interests, or penalties within sixty (60) days after the date the commissioner employs the person to make the collection; and
8	(2) subsection $(g)(1)$ does not apply if the person collects the taxes, interest, or penalties through the
9	sale or redemption, in a court proceeding, of a motor vehicle that has a lien placed on its title under
10	subsection (d). (b) $1 = 1$
11 12	(j) IC 5-14-3-4, IC 6-8.1-7-1, and any other law exempting information from disclosure by the department do not apply to this subsection. The department shall prepare a list of retail merchants whose
12	registered retail merchant certificate has not been renewed under IC 6-2.5-8-1(h) or whose registered
14	retail merchant certificate has been revoked under IC 6-2.5-8-7 or whose electronic cigarette retail
15	dealer's certificate has been revoked or suspended under IC 6-7-4-10. The list compiled under this
16 17	subsection must identify each retail merchant by name (including any name under which the retail merchant is doing business), address, and county. The department shall publish the list compiled under
18	this subsection on the department's Internet web site (as operated under IC 4-13.1-2) and make the list
19	available for public inspection and copying under IC 5-14-3. The department or an agent, employee, or
20	officer of the department is immune from liability for the publication of information under this subsection.
21 22	SECTION 110. IC 6-8.1-3-25, AS AMENDED BY P.L.10-2019, SECTION 42, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 25. Notwithstanding any other law, the
22	department shall deposit the amounts collected under a tax amnesty program carried out under section
24	17 of this chapter after June 30, 2015, as follows:
25	(1) County income tax collected under IC 6-3.5-1.1, IC 6-3.5-6, or IC 6-3.5-7 (all repealed January
26 27	1, 2017) shall be distributed to counties in the same manner as otherwise provided by the appropriate chapter of the Indiana Code.
27 28	(2) Eight percent (8%) of inheritance tax collected for resident decedents shall be distributed to
29	counties in the manner provided under IC 6-4.1-9-6.
30	(3) County innkeeper's tax collected shall be deposited as required by IC 6-9.
31 32	(4) County and municipal food and beverage tax collected shall be deposited as required by IC 6-9.(5) County admissions taxes collected shall be deposited as required by IC 6-9-13 and IC 6-9-28.
32 33	(6) Aircraft license excise tax collected shall be deposited as required by IC 6-6-6.5-21.
34	(7) Auto rental excise tax collected shall be deposited as required by IC $6-6-9-11$.
35	(8) Supplemental auto rental excise tax shall be deposited as otherwise required by the appropriate
36 37	chapter of the Indiana Code. (9) Financial institutions tax collected shall be deposited as required by IC 6-5.5-8-2.
38	(10) After making the deposits required under subdivisions (1) through (9), the first eighty-four
39	million dollars (\$84,000,000) collected must be deposited into the Indiana regional cities
40	development fund established by IC 5-28-38-2 (before its repeal).
41 42	(11) After making the deposits required under subdivisions (1) through (10), the next six million dollars (\$6,000,000) collected shall be transferred to the Indiana department of transportation to
43	reimburse the Indiana department of transportation for money expended by the Indiana department
44	of transportation under IC 8-23-2-18.5 (before its expiration) for the operation of the Hoosier State
45	Rail Line. However, the total amount transferred under this subdivision to the Indiana department
46 47	of transportation may not exceed the lesser of: (A) six million dollars (\$6,000,000); or
	(1) 51x minor donais (40,000,000), 61

1 (B) the total amount expended by the Indiana department of transportation under IC 8-23-2-18.5 2 (before its expiration) for the operation of the Hoosier State Rail Line after June 30, 2015, and before July 1, 2017. 3 (12) After making the deposits required under subdivisions (1) through (11), the next forty-two 4 5 million dollars (\$42,000,000) collected must be deposited into the Indiana regional cities development fund established by IC 5-28-38-2 (before its repeal). The amount deposited under this 6 7 subdivision is appropriated to the Indiana economic development corporation for the purposes of 8 the Indiana regional cities development fund. 9 (13) After making the deposits required under subdivisions (1) through (12), the next twenty-nine 10 million eight hundred seventy thousand dollars (\$29,870,000) shall be transferred as follows: (A) Eight million seven hundred thousand dollars (\$8,700,000) to the Indiana public retirement 11 system for credit to the Indiana public employees' retirement fund established by IC 5-10.3-2-1. 12 13 (B) Twenty million seven hundred thousand dollars (\$20,700,000) to the Indiana public retirement system for credit to the pre-1996 account of the Indiana state teachers' retirement fund 14 15 established by IC 5-10.4-2-1. (C) Seventy thousand dollars (\$70,000) to the Indiana public retirement system for credit to the 16 state excise police, gaming agent, gaming control officer, and conservation enforcement officers' 17 18 retirement plan established by IC 5-10-5.5-2. 19 (D) Two hundred thousand dollars (\$200,000) to the treasurer of state for credit to the trust fund under IC 10-12-1-11 for the state police pre-1987 benefit system. 20 21 (E) Two hundred thousand dollars (\$200,000) to the treasurer of state for credit to the trust fund under IC 10-12-1-11 for the state police 1987 benefit system. 22 23 The amounts transferred under this subdivision shall be used to pay costs that must be paid for any 24 thirteenth check payments or similar supplemental check payments that are enacted by the general 25 assembly and made to the members and beneficiaries of a public pension plan under HEA 26 1161-2016. The amounts transferred under this subdivision are appropriated for the purposes of this 27 subdivision. 28 (14) After making the deposits required under subdivisions (1) through (13), the next ten million 29 dollars (\$10,000,000) shall be deposited into the next generation Hoosier educators scholarship fund established by IC 21-12-16-3. 30 (15) Any remaining amounts collected must be deposited into the state general fund. 31 32 SECTION 111. IC 6-8.1-4-1.6, AS AMENDED BY P.L.220-2014, SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2022]: Sec. 1.6. Subject to the discretion of the 33 34 commissioner as set forth in section 1 of this chapter, the commissioner shall establish within the 35 department a special tax division. The division shall do the following: 36 (1) Administer and enforce the following: 37 (A) Gasoline tax (IC 6-6-1.1). 38 (B) Special fuel tax (IC 6-6-2.5). 39 (C) Motor carrier fuel tax (IC 6-6-4.1). 40 (D) Cigarette tax (IC 6-7-1). 41 (E) Tobacco products tax and closed system electronic cigarette tax (IC 6-7-2). (F) Alcoholic beverage tax (IC 7.1-4). 42 43 (G) Petroleum severance tax (IC 6-8-1). (H) Any other tax the commissioner designates. 44 45 (2) Upon the commissioner's request, conduct studies of the department's operations and recommend whatever changes seem advisable. 46 47 (3) Annually audit a statistical sampling of the returns filed for the taxes administered by the

1 division. 2 (4) Annually audit a statistical sampling of registrants with the bureau of motor vehicles, international registration plan division. 3 4 (5) Review federal tax returns and other data that may be helpful in performing the division's 5 function. 6 (6) Furnish, at the commissioner's request, information that the commissioner requires. 7 (7) Conduct audits requested by the commissioner or the commissioner's designee. 8 (8) Administer the statutes providing for motor carrier regulation (IC 8-2.1). SECTION 112. IC 7.1-4-7-5 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: 9 10 Sec. 5. The department shall deposit: 11 (1) four cents (\$0.04) of the beer excise tax rate collected on each gallon of beer or flavored malt beverage; 12 13 (2) one dollar (\$1) of the liquor excise tax rate collected on each gallon of liquor; 14 (3) twenty cents (\$0.20) twenty-five cents (\$0.25) of the wine excise tax rate collected on each gallon of wine: 15 (4) the entire amount of malt excise tax collected; and 16 17 (5) the entire amount of hard cider excise tax collected; 18 daily with the treasurer of state and not later than the fifth day of the following month shall cover them 19 into the general fund of the state for distribution as provided in this chapter. 20 SECTION 113. IC 7.1-4-9-4, AS AMENDED BY P.L.224-2005, SECTION 26, IS AMENDED TO 21 READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 4. Thirty-seven percent (37%) Twenty-two 22 percent (22%) of the money in the excise fund shall be deposited in the state general fund on the first 23 day of June and the first day of December of each year. 24 SECTION 114. IC 7.1-4-9-7.5, AS ADDED BY P.L.224-2005, SECTION 28, IS AMENDED TO 25 READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 7.5. Thirty percent (30%) Forty-five percent 26 (45%) of the money in the excise fund shall be deposited in the enforcement and administration fund 27 under IC 7.1-4-10 on the first day of June and the first day of December of each year. 28 SECTION 115. IC 7.1-4-11-5 IS REPEALED [EFFECTIVE JULY 1, 2021]. Sec. 5. The department 29 shall deposit in the wine grape market development fund created under IC 7.1-4-13 five cents (\$0.05) of 30 the wine excise tax rate collected on each gallon of wine under IC 7.1-4-4. 31 SECTION 116. IC 8-23-3-8, AS AMENDED BY P.L.153-2014, SECTION 16, IS AMENDED TO 32 READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 8. (a) The public mass transportation fund is 33 established for the purpose of promoting and developing public mass transportation in Indiana. The fund 34 shall be administered by the department. 35 (b) The treasurer of state may invest the money in the fund in the same manner as other public funds 36 may be invested. 37 (c) Money in the fund at the end of a fiscal year does not revert to the state general fund. 38 (d) This subsection applies to a calendar year beginning after December 31 of a calendar year in which 39 an eligible county (as defined by IC 8-25-1-4) begins to carry out a public transportation project approved 40 under IC 8-25. The distribution formula established by the department is subject to annual review by the budget committee and approval by the budget director to ensure that a public mass transportation system 41 42 located in a county other than an eligible county is not adversely affected by a public transportation 43 project carried out under IC 8-25. 44 SECTION 117. IC 8-23-30-2, AS ADDED BY P.L.146-2016, SECTION 16, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 2. (a) The local road and bridge matching 45 46 grant fund is established to provide matching grants to local units for eligible projects. 47 (b) The department shall administer the fund.

1 (c) The fund consists of the following: 2 (1) Appropriations by the general assembly. 3 (2) Interest deposited in the fund under subsection (d). 4 (3) Money deposited in or transferred to the fund from any other source. 5 (d) The treasurer of state shall invest money in the fund not currently needed to meet the obligations 6 of the fund in the same manner as other public money may be invested. Interest that accrues from these 7 investments shall be deposited in the fund. 8 (e) Money in the fund at the end of a state fiscal year does not revert to the state general fund. 9 (f) Money in the fund is continuously appropriated for the purpose of the fund. 10 (g) Money in the fund may not be transferred, assigned, or otherwise removed from the fund by 11 the state board of finance, the budget agency, or any other agency until after budget committee 12 review. SECTION 118. IC 10-14-3-25 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON 13 PASSAGE]: Sec. 25. (a) Except as provided in IC 4-12-18, if the federal government or an agency or 14 15 officer of the federal government offers the state or through the state a political subdivision, services, 16 equipment, supplies, materials, or funds under a gift, grant, or loan for purposes of emergency 17 management: 18 (1) the state, acting through the governor; or 19 (2) the political subdivision, acting with the consent of the governor and through its executive; may accept the offer. 20 21 (b) Upon the acceptance in subsection (a), the governor or the executive of the political subdivision 22 may authorize an officer of the state or of the political subdivision to receive the services, equipment, 23 supplies, materials, or funds: 24 (1) on behalf of the state or the political subdivision; and (2) subject to the terms of the offer and the rules of the agency making the offer. 25 26 (c) If a person, firm, limited liability company, or corporation offers to the state or a political 27 subdivision services, equipment, supplies, materials, or funds under gift, grant, or loan for purposes of 28 emergency management: 29 (1) the state, acting through the governor; or 30 (2) the political subdivision, acting through its executive; 31 may accept the offer. 32 (d) Upon the acceptance in subsection (c), the governor or the executive of the political subdivision 33 may authorize an officer of the state or of the political subdivision to receive the services, equipment, 34 supplies, materials, or funds: 35 (1) on behalf of the state or the political subdivision; and (2) subject to the terms of the offer. 36 37 (e) A person, firm, limited liability company, or corporation owning or controlling real estate or other 38 premises that voluntarily and without compensation grants a license or privilege or otherwise permits the 39 designation or use of the whole or any part of the real estate or premises to shelter persons during an 40 actual or impending national security, natural, or manmade emergency or disaster or a drill for any of 41 those situations, together with successors in interest, is not civilly liable by reason of: 42 (1) the condition of the real estate or premises; or 43 (2) the conduct of persons engaged in directing or seeking shelter; for negligently causing the death of or injury to any person on or about the real estate or premises or for 44 loss of or damage to the property of any person during the emergency or disaster or during a drill. 45 46 SECTION 119. IC 12-15-1.3-18, AS ADDED BY P.L.217-2017, SECTION 78, IS AMENDED TO 47 READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 18. (a) The definitions set forth in 460 IAC 6-3 AM100169/DI 120 2021

1	as of January 1, 2017, January 1, 2021, apply to the terms that are used in this section.
2	(b) As used in this section, "benefits" means allowances and services provided by employers to
3	employees as compensation that is in addition to salary and wages, including but not limited to paid
4	time off, health insurance, life insurance, worker's compensation, and qualifying pensions.
5	(b) (c) The office of the secretary shall increase the reimbursement rate for services if the services are
6	provided as follows:
7	(1) The services are provided to an individual who receives services under a Medicaid waiver under
8	the federal home and community based services program.
9	(2) The individual is authorized under the Medicaid waiver described in subdivision (1) to receive
10	any of the following services:
11	(A) Adult day services.
12	(B) Prevocational services.(C) Passidential habilitation and summart.
13	(C) Residential habilitation and support.
14 15	(D) Respite.(E) Supported employment and Extended services as defined in the family supports Medicaid
15 16	waiver and the community integration habilitation Medicaid waiver.
17	(F) Community habilitation and participation services. Day habilitation, as defined in the
18	family supports Medicaid waiver and the community integration habilitation Medicaid
19	waiver.
20	(G) Workplace assistance, as defined in the family supports Medicaid waiver and the community
21	integration habilitation Medicaid waiver.
22	(II) Facility habilitation.
23	(I) (II) Residential habilitation and support (RHS daily).
24	(J) (I) Transportation services.
25	(K) (J) Participant assistance and care, as defined in the family supports Medicaid waiver.
26	(L) (K) Facility based support, as defined in the family supports Medicaid waiver and the
27	community integration habilitation Medicaid waiver.
28	(3) The services are delivered to the individual by a direct care staff.
29	(c) (d) The amount of the increase in the reimbursement rate described in subsection (b) (c) for a state
30	fiscal year beginning July 1, 2017, 2021 , or upon approval of CMS, or thereafter is the reimbursement
31	rate in effect as of June 30, $\frac{2017}{2019}$, for the services listed in subsection (b)(2) (c)(2) multiplied by
32	five percent (5%). seven percent (7%).
33	(d) (e) An authorized service provider shall use at least seventy-five percent (75%) eighty-five percent
34 35	(85%) of the amount of the increase in the reimbursement rate to pay payroll tax liabilities and to increase the wages and benefits paid to direct care staff in comparison to payroll tax liabilities, wages,
35 36	and benefits paid to direct care staff as of the provider's most recent fiscal year ended on or before
30 37	December 31, 2019, who:
38	(1) are employed by the authorized service provider to provide services in Indiana; and
<u>39</u>	(1) are employed by the dataformed service provide to provide services in matural, and (2) provide support services listed in subsection $(b)(2)$. (c)(2); and
40	(3) are paid on an hourly basis.
41	(c) If a provider does not use at least seventy-five percent (75%) eighty-five percent (85%) of the
42	increase to pay payroll tax liabilities and to increase wages and benefits paid to direct care staff, the
43	office shall recoup part or all of the increase in the reimbursement rate that the provider receives as
44	provided in subsection (g). (h).
45	(f) (g) An authorized service provider providing services in Indiana shall provide written and
46	electronic notification of its plan to pay payroll tax liabilities and to increase wages and benefits to:
47	(1) direct care staff described in subsection (e) who are employed by the provider; and

1 (2) the office of the secretary;

2 within thirty (30) days after the office implements an increase in reimbursement rates.

3 (g) (h) The office may recoup the difference between seventy-five percent (75%) eighty-five percent

4 (85%) of the amount received by a provider as a result of increased reimbursement rates and the amount

5 of the increase that is actually used by the provider to **pay payroll tax liabilities and to** pay an increase

6 in wages and benefits to direct care staff. The remaining twenty-five percent (25%) fifteen percent
 7 (15%) may be retained by the provider to cover the other employer related costs of providing direct care

8 services, including payroll taxes, benefits, and paid time for nondirect services such as paid time off and

9 training. administrative and overhead costs.

10 (h) (i) Providers shall maintain all books, documents, papers, accounting records, and other evidence required to support the reporting of payroll information for payment of payroll tax liabilities and for 11 increased wages and benefits to direct care staff. Wages are defined as total compensation, including 12 13 paid time off and training, less overtime and shift differential for direct care staff providing services to 14 individuals receiving the services described in subsection $\frac{b}{2}$ (c)(2) as reported on the provider's 15 payroll records. Providers shall make these materials available at their respective offices at all reasonable 16 times and for three (3) years from the date of final payment for the services listed in subsection $\frac{b}{2}$ 17 (c)(2) for inspection by the state or its authorized designees. Providers shall furnish copies at no cost to 18 the state if requested.

(i) (j) The office or its designee may recoup all or a part of the amount paid using the increased
 reimbursement rates based upon an audit or review of the supporting documentation required to be
 maintained under subsection (h) (i) if the provider cannot provide adequate documentation to support the

payment of payroll tax liabilities and the payment of increased wages and benefits to direct care staff.
 (j) (k) If required, the office shall file Medicaid waiver amendments for the family supports Medicaid waiver and the community integration and habilitation Medicaid waiver related to rate increases and

25 Medicaid waiver caps only on or before September 30, 2017, October 1, 2021, with the earliest possible

effective date allowed by the federal Centers for Medicare and Medicaid Services. If the federal Centers
 for Medicare and Medicaid Services deny denies the Medicaid waiver amendments, the office may

28 modify the waiver amendment request. If a waiver amendment is not approved, rate increases may not

29 be granted under this section.

30 (k) (l) This section may not be construed as creating an employment relationship of any kind between
 31 office staff and direct care staff of an authorized service provider.

32 SECTION 120. IC 12-15-5-18.2 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO
 33 READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 18.2. The office of the secretary shall apply
 34 to the United States Department of Health and Human Services for the following concerning the

35 mobile integrated healthcare program:

36 (1) A waiver to implement the program.

However, if federal funding ceases to be available, then no additional state funding for the mobile
integrated healthcare program shall be allocated to the program after that date.

41 SECTION 121. IC 12-15-14-8, AS ADDED BY P.L.224-2017, SECTION 4, IS AMENDED TO

READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 8. (a) The office shall use the RUG-IV,
 48-Group model for payment of nursing facility services.

- (b) (a) Beginning July 1, 2018, the office may implement an end of therapy reclassification
 methodology in the RUG-IV, 48-Group model for payment of nursing facility services.
- 46 (c) (b) Before the office changes a health facility service reimbursement that results in a reduction in
- 47 reimbursement, the office shall provide public notice of at least one (1) year. The public notice under this

^{37 (2)} Federal funding through Section 9813 of the American Rescue Plan Act of 2021 (P.L. 117-2)
38 for the programs set forth in IC 16-31-12.

1 subsection:

- 2 (1) is not a rulemaking action or part of the administrative rulemaking process under IC 4-22; and 3 (2) must include the fiscal impact of the proposed reimbursement change. 4
- 5 SECTION 122. IC 12-16-17-1, AS ADDED BY P.L.146-2008, SECTION 391, IS AMENDED TO 6 READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 1. The office of the secretary of family and 7 social services shall annually transfer forty million dollars (\$40,000,000) thirty-two million three 8 hundred thousand dollars (\$32,300,000) to a hospital corporation established under IC 16-22-8 from 9 the state general fund for the purposes of the hospital corporation.
- 10 SECTION 123. IC 16-21-10-21, AS AMENDED BY P.L.108-2019, SECTION 203, IS AMENDED 11 TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 21. This chapter expires June 30, 2021. 12 2023.
- 13 SECTION 124. IC 16-28-15-14, AS AMENDED BY P.L.108-2019, SECTION 204, IS AMENDED 14 TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 14. This chapter expires June 30, 2021.
- 15 2023.
- SECTION 125. IC 20-20-12-1, AS ADDED BY P.L.1-2005, SECTION 4, IS AMENDED TO READ 16 17 AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 1. The department shall administer the advanced 18 placement program established by IC 20-36-3-4(a). IC 20-36-3-4.
- 19 SECTION 126. IC 20-24-7-13, AS AMENDED BY P.L.159-2019, SECTION 10, IS AMENDED TO 20 READ AS FOLLOWS [EFFECTIVE JUNE 29, 2021]: Sec. 13. (a) After June 30, 2019, a virtual charter 21 school may only apply for authorization with any statewide authorizer in accordance with the authorizer's 22 guidelines. After June 30, 2019, a virtual charter school that has a charter on June 30, 2019, may renew 23 a charter only with a statewide authorizer. An authorizer described in IC 20-24-1-2.5(1) and 24 IC 20-24-1-2.5(3) is not considered a statewide authorizer.
- 25 (b) For each state fiscal year, a virtual charter school is entitled to receive funding in a month from the 26 state in an amount equal to:
- 27 (1) the quotient of:
- 28 (A) the school's basic tuition support determined under IC 20-43-6-3(c); IC 20-43-6-3; divided bv
- 29
- (B) twelve (12); plus 30
- 31 (2) the total of any: 32
 - (A) special education grants under IC 20-43-7;
- 33 (B) career and technical education grants under IC 20-43-8; and
- 34 (C) honor grants under IC 20-43-10;
- 35 to which the virtual charter school is entitled for the month.
- For each state fiscal year, a virtual charter school's special education grants under IC 20-43-7 shall be 36 37 calculated in the same manner as special education grants are calculated for other school corporations.
- 38 (c) The state board shall adopt rules under IC 4-22-2 to govern the operation of virtual charter schools.
- 39 (d) Each authorizer of a virtual charter school shall establish requirements or guidelines for virtual 40 charter schools authorized by the authorizer that include the following:
- 41 (1) Minimum requirements for the mandatory annual onboarding process and orientation required 42 under IC 20-24-5-4.5, which shall include a requirement that a virtual charter school must provide
- 43 to a parent of a student:
- 44 (A) the student engagement and attendance requirements or policies of the virtual charter school; 45 and
- 46 (B) notice that a person who knowingly or intentionally deprives a dependent of education 47 commits a violation under IC 35-46-1-4.

1 (2) Requirements relating to tracking and monitoring student participation and attendance. 2 (3) Ongoing student engagement and counseling policy requirements. 3 (4) Employee policy requirements, including professional development requirements. (e) The department, with the approval of the state board, shall before December 1 of each year submit 4 5 an annual report to the budget committee concerning the program under this section. (f) Each school year, at least sixty percent (60%) of the students who are enrolled in virtual charter 6 7 schools under this section for the first time must have been included in the state's fall count of ADM 8 conducted in the previous school year. 9 (g) Each virtual charter school shall report annually to the department concerning the following, on 10 a schedule determined by the department: (1) Classroom size. 11 (2) The ratio of teachers per classroom. 12 13 (3) The number of student-teacher meetings conducted in person or by video conference. (4) Any other information determined by the department. 14 The department shall provide this information annually to the state board and the legislative council in 15 16 an electronic format under IC 5-14-6. 17 (h) A virtual charter school shall adopt a student engagement policy. A student who regularly fails to 18 participate in courses may be withdrawn from enrollment under policies adopted by the virtual charter 19 school. The policies adopted by the virtual charter school must ensure that: 20 (1) adequate notice of the withdrawal is provided to the parent and the student; and 21 (2) an opportunity is provided, before the withdrawal of the student by the virtual charter school, for 22 the student or the parent to demonstrate that failure to participate in the course is due to an event that 23 would be considered an excused absence under IC 20-33-2. 24 (i) A student who is withdrawn from enrollment for failure to participate in courses pursuant to the 25 school's student engagement policy may not reenroll in that same virtual charter school for the school year 26 in which the student is withdrawn. 27 (i) An authorizer shall review and monitor whether a virtual charter school that is authorized by the 28 authorizer complies with the requirements described in subsections (h) and (i). 29 SECTION 127. IC 20-24-7-13.5, AS AMENDED BY P.L.108-2019, SECTION 210, IS AMENDED 30 TO READ AS FOLLOWS [EFFECTIVE JUNE 29, 2021]: Sec. 13.5. (a) This section applies to the 31 following charter schools: 32 (1) The Excel Centers for Adult Learners. 33 (2) The Christel House DORS centers. 34 (3) The Gary Middle College charter schools. 35 (b) Notwithstanding any other law, for a state fiscal year, a charter school described in subsection (a) is entitled to receive funding from the state in an amount equal to the product of: 36 (1) the charter school's number of students who are Indiana residents (expressed as full-time 37 38 equivalents); multiplied by (2) six thousand seven hundred fifty dollars (\$6,750) beginning July 1, 2017. 39 (c) However, in the case of the charter school described in subsection (a)(3), the funding under this 40 41 section applies only for those students who are twenty-two (22) years of age and older. In addition, the 42 total number of students (expressed as full-time equivalents) of all adult learners in charter schools 43 covered by this section may not exceed the following: (1) For the 2018-2019 state fiscal year: 44 45 (A) For the Christel House DORS centers, eight hundred twenty-five (825) adult learner students. 46 (B) For the Gary Middle College charter schools, two hundred (200) adult learner students. 47 (C) For the Excel Centers for Adult Learners, four thousand seven hundred (4,700) adult learner

1	students.
2	(2) (1) For the 2019-2020 2021-2022 state fiscal year:
3	(A) For the Christel House DORS centers, eight hundred twenty-five (825) adult learner students.
4	(B) For the Gary Middle College charter schools, two hundred fifty (250) adult learner students.
5	(C) For the Excel Centers for Adult Learners, four thousand nine hundred (4,900) adult learner
6	students.
7	(3) (2) For the 2020-2021 2022-2023 state fiscal year:
8	(A) For the Christel House DORS centers, eight hundred twenty-five (825) adult learner students.
9	(B) For the Gary Middle College charter schools, two hundred fifty (250) adult learner students.
10	(C) For the Excel Centers for Adult Learners, four thousand nine hundred (4,900) adult learner
11	students.
12	(d) A charter school described in subsection (a) is entitled to receive federal special education funding.
13	(e) The state funding under this section shall be paid each state fiscal year under a schedule set by the
14	budget agency and approved by the governor. However, the schedule shall provide for at least twelve (12)
15	payments, that one (1) payment shall be made at least every forty (40) days, and the aggregate of the
16 17	payments in each state fiscal year shall equal the amount required under this section. However, if the
17 18	appropriations for this purpose are insufficient, the distributions to each recipient shall be reduced proportionately.
10 19	(f) A charter school that receives funding as provided in this section must report the following
20	information annually to the state board and (in an electronic format under IC 5-14-6) to the legislative
21	council, on a schedule specified by the state board:
22	(1) The number of adult learners enrolled in the charter school during the preceding year.
23	(2) The demographics of the adult learners enrolled in the charter school during the preceding year
24	(in a format requested by the state board).
25	(3) The graduation rates of the adult learners enrolled in the charter school during the preceding
26	year.
27	(4) The outcomes for adult learners enrolled in the charter school, as of graduation and as of two (2)
28	years after graduation. A charter school must include information concerning students' job placement
29	outcomes, information concerning students' matriculation into higher education, and any other
30	information concerning outcomes required by the state board.
31	(g) This section expires June 30, 2021. 2023.
32	SECTION 128. IC 20-24-13-6, AS AMENDED BY P.L.108-2019, SECTION 211, IS AMENDED TO
33	READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 6. The annual grant amount for a school for
34 35	a state fiscal year is the following:
35 36	 (1) For the state fiscal year beginning July 1, 2021: (A) seven hundred fifty dollars (\$750); one thousand dollars (\$1,000); multiplied by
30 37	(2) (B) the number of eligible pupils who are counted in the current ADM of the school.
38	(2) For the state fiscal year beginning July 1, 2022, and each state fiscal year thereafter:
39	(A) one thousand dollars (\$1,000); multiplied by
40	(B) the number of eligible pupils who are counted in the current ADM of the school.
41	SECTION 129. IC 20-25.7-5-2, AS AMENDED BY P.L.156-2020, SECTION 75, IS AMENDED TO
42	READ AS FOLLOWS [EFFECTIVE JUNE 29, 2021]: Sec. 2. (a) The board may enter into an agreement
43	with an organizer to reconstitute an eligible school as a participating innovation network charter school
44	or to establish a participating innovation network charter school at a location selected by the board within
45	the boundary of the school corporation. Notwithstanding IC 20-26-7.1, a participating innovation network
46	charter school may be established within a vacant school building.
47	(b) The terms of the agreement entered into between the board and an organizer must specify the

1 following:

- 2 (1) A statement that the organizer authorizes the department to include the charter school's
 3 performance assessment results under IC 20-31-8 when calculating the school corporation's
 4 performance assessment under rules adopted by the state board.
- 5 (2) The amount of state funding, including tuition support (if the participating innovation network
 6 charter school is treated in the same manner as a school operated by the school corporation under
 7 subsection (d)(2)), and money levied as property taxes that will be distributed by the school
 8 corporation to the organizer.
- 9 (3) The performance goals and accountability metrics agreed upon for the charter school in the charter agreement between the organizer and the authorizer.
- (c) If an organizer and the board enter into an agreement under subsection (a), the organizer and the
 board shall notify the department that the agreement has been made under this section within thirty (30)
 days after the agreement is entered into.
- (d) Upon receipt of the notification under subsection (c), for school years starting after the date of the agreement:
- 16 (1) the department shall include the participating innovation network charter school's performance
 17 assessment results under IC 20-31-8 when calculating the school corporation's performance
 18 assessment under rules adopted by the state board;
- (2) the department shall treat the participating innovation network charter school in the same manner
 as a school operated by the school corporation when calculating the total amount of state funding
 to be distributed to the school corporation unless subsection (e) applies; and
- (3) if requested by a participating innovation network charter school that reconstitutes an eligible
 school, the department may use student growth as the state board's exclusive means to determine the
 innovation network charter school's category or designation of school improvement under 511
 IAC 6.2-10-10 for a period of three (3) years. Beginning with the 2019-2020 school year, the
- department may not use student growth as the state board's exclusive means to determine an
 innovation network charter school's category or designation of school improvement. This subdivision
 expires July 1, 2023.
- (e) If a participating innovation network school was established before January 1, 2016, and for the current school year has a complexity index that is greater than the complexity index for the school corporation that the innovation network school has contracted with, the innovation network school shall be treated as a charter school for purposes of determining tuition support. This subsection expires June
- **33** 30, 2021. **2023.**
- SECTION 130. IC 20-26-5-41 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO
 READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 41. (a) Subject to subsection (b), the
 governing body of a school corporation may enter into a public-private agreement for the
 construction of new school buildings.
- (b) Before the governing body of a school corporation may enter into a public-private agreement
 under this section, the project plan, including the:
- 40 (1) terms of the agreement;
- 41 (2) total and annual cost to the school corporation; and
- 42 (3) source of funding for the agreement, which may include revenue from a controlled projects
- 43 referendum under IC 6-1.1-20-3.6;
- 44 must be reviewed by the budget committee.
- 45 SECTION 131. IC 20-32-4-4, AS AMENDED BY P.L.192-2018, SECTION 27, IS AMENDED TO
- 46 READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 4. (a) A student who does not achieve a
- 47 passing score on the graduation examination and who does not meet the requirements of section 1.5(a)

1	of this chapter may be eligible to graduate if the student does all the following:
2	(1) Subject to subsection (b) , takes the graduation examination in each subject area in which the
3	student did not achieve a passing score at least one (1) time every school year after the school year
4	in which the student first takes the graduation examination.
5	(2) Completes remediation opportunities provided to the student by the student's school.
6	(3) Maintains a school attendance rate of at least ninety-five percent (95%) with excused absences
7	not counting against the student's attendance.
8	(4) Maintains at least a "C" average or the equivalent in the courses comprising the credits
9 10	specifically required for graduation by rule of the state board. (5) Otherwise satisfies all state and local graduation requirements.
10	(6) Either:
12	(A) completes:
13	(i) the course and credit requirements for a general diploma, including the career academic
14	sequence;
15	(ii) a workforce readiness assessment; and
16	(iii) at least one (1) industry certification that appears on the state board's approved industry
17	certification list, which must be updated annually with recommendations from the department
18	of workforce development established by IC 22-4.1-2-1; or
19	(B) obtains a written recommendation from a teacher of the student in each subject area in which
20	the student has not achieved a passing score on the graduation examination. The written
21 22	recommendation must be aligned with the governing body's relevant policy and must be concurred in by the principal of the student's school and be supported by documentation that the
22	student has attained the academic standard in the subject area based on:
2 4	(i) tests other than the graduation examination; or
25	(ii) classroom work.
26	(b) A student described in subsection (a) is not required to take a graduation examination during
27	the 2020-2021 school year in a subject area in which the student did not achieve a passing score as
28	required by subsection (a)(1) if the student was unable to take the graduation examination due to
29 20	the coronavirus disease (COVID-19).
30 31	(b) (c) This section expires June 30, 2022. SECTION 132. IC 20-36-3-4, AS ADDED BY P.L.1-2005, SECTION 20, IS AMENDED TO READ
31 32	AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 4. (a) The advanced placement program is established
32 33	to encourage students to pursue advanced courses, particularly in math and science. The program shall
34	be administered by the department.
35	(b) Unexpended money appropriated to the department to implement the program at the end of a state
36	fiscal year does not revert to the state general fund.
37	SECTION 133. IC 20-43-1-1, AS AMENDED BY P.L.108-2019, SECTION 214, IS AMENDED TO
38	READ AS FOLLOWS [EFFECTIVE JUNE 29, 2021]: Sec. 1. This article expires June 30, 2021. 2023.
39	SECTION 134. IC 20-43-1-34 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO
40	READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 34. Beginning with the 2021-2022 school
41 42	year, "virtual instruction" means instruction that is provided in an interactive learning environment created through technology in which the student is separated from a teacher by time
42 43	or space, or both.
44	SECTION 135. IC 20-43-3-8, AS AMENDED BY P.L.108-2019, SECTION 221, IS AMENDED TO
45	READ AS FOLLOWS [EFFECTIVE JUNE 29, 2021]: Sec. 8. A school corporation's foundation amount
46	is the following:
47	(1) Five thousand five hundred forty-eight dollars (\$5,548) for the state fiscal year beginning July

1	1, 2019.
2	(2) Five thousand seven hundred three dollars (\$5,703) for the state fiscal year beginning July 1,
3	2020.
4	(1) Five thousand seven hundred sixty dollars (\$5,760) for the state fiscal year beginning July
5	1, 2021.
6	(2) Five thousand eight hundred forty-six dollars (\$5,846) for the state fiscal year beginning
7	July 1, 2022.
8	SECTION 136. IC 20-43-4-1, AS AMENDED BY P.L.146-2008, SECTION 487, IS AMENDED TO
9 10	READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 1. (a) An individual is an eligible pupil if the individual is a pupil enrolled in a school corporation and:
10	(1) the school corporation has the responsibility to educate the pupil in its public schools without
12	the payment of tuition;
12	(2) subject to subdivision (5), (6), the school corporation has the responsibility to pay transfer tuition
14	under IC 20-26-11 because the pupil is:
15	(A) transferred for education to another school corporation; or
16	(B) placed in an out-of-state institution or facility by or with the consent of the department of
17	child services;
18	(3) the pupil is enrolled in a school corporation as a transfer student under IC 20-26-11-6 or entitled
19	to be counted for ADM purposes as a resident of the school corporation when attending its schools
20	under any other applicable law or regulation;
21	(4) the pupil is twenty-two (22) years of age or less;
22	(4) (5) the state is responsible for the payment of transfer tuition to the school corporation for the
23	pupil under IC 20-26-11; or
24	(5) (6) all of the following apply:
25	(A) The school corporation is a transferee corporation.
26 27	(B) The pupil does not qualify as a qualified pupil in the transferee corporation under subdivision (2) or (4) (5)
27 28	 (3) or (4). (5). (C) The transferee corporation's attendance area includes a state licensed private or public health
20 29	care facility or child care facility where the pupil was placed:
3 0	(i) by or with the consent of the department of child services;
31	(i) by a court order;
32	(iii) by a child placing agency licensed by the department of child services;
33	(iv) by a parent or guardian under IC 20-26-11-8; or
34	(v) by or with the consent of the department under IC 20-35-6-2.
35	(b) For purposes of a career and technical education grant, an eligible pupil includes a student enrolled
36	in a charter school.
37	SECTION 137. IC 20-43-4-2, AS AMENDED BY P.L.217-2017, SECTION 121, IS AMENDED TO
38	READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 2. (a) A school corporation's ADM is the
39	number of eligible pupils enrolled in:
40	(1) the school corporation; or
41 42	(2) a transferee corporation; on the day find in Sentember by the state beard for a count of students under section 2 of this shorter.
42 43	on the day fixed in September by the state board for a count of students under section 3 of this chapter and as subsequently adjusted not later than the date specified under the rules adopted by the state board.
43 44	The state board may adjust the school's count of eligible pupils if the state board determines that the count
45	is unrepresentative of the school corporation's enrollment. In addition, a school corporation may petition
46	the state board to make an adjusted count of students enrolled in the school corporation if the corporation

47 has reason to believe that the count is unrepresentative of the school corporation's enrollment. In addition,

1 a school corporation shall determine the number of eligible pupils enrolled in:

2 (1) the school corporation; or

3 (2) a transferee corporation;

on the day fixed in February by the state board for a spring count of students to be used only for
 informational purposes under this article. under section 3 of this chapter and as subsequently adjusted

6 under this chapter or under rules adopted by the state board. Except as specifically provided by law,
 7 the spring count shall not be used for determining school funding under this article.

(b) Each school corporation shall, before April 1 of each year, provide to the department an estimate
(c) fach school corporation's ADM that will result from the count of eligible pupils in the following
(c) September. The department may update and adjust the estimate as determined appropriate by the
(c) department. In each odd-numbered year, the department shall provide the updated and adjusted estimate

12 of the school corporation's ADM to the legislative services agency before April 10 of that year.

13 (c) A new charter school shall submit an enrollment estimate to the department before April 1 of the 14 year the new charter school will be open for enrollment. The department shall use the new charter school's 15 enrollment estimate as the basis for the new charter school's distribution beginning in July and until actual 16 ADM is available, subject to section 9 of this chapter. However, if the new charter school's enrollment 17 estimate is greater than eighty percent (80%) of the new charter school's authorized enrollment cap, the 18 department may use that enrollment estimate if the department has requested and reviewed other 19 enrollment data that support that enrollment estimate. However, if the enrollment data requested and 20 reviewed by the department does not support the enrollment estimate submitted by the new charter school, 21 the department shall determine the estimated ADM based on the enrollment data requested and reviewed 22 by the department. In each odd-numbered year, the department shall provide the new charter school's 23 estimated ADM to the legislative services agency before April 10 of that year.

SECTION 138. IC 20-43-4-6.5 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 6.5. (a) Subject to subsection (b), for purposes of determining basic tuition support for a school corporation under IC 20-43-6-3, the department shall review the daily attendance of each student to determine whether, of the instructional services that the student receives from a school corporation, at least fifty percent (50%) is virtual instruction. The department shall review the daily attendance of a student under this subsection as follows:

(1) For purposes of the fall count of ADM, the department shall review the attendance for each
student on each school day from the school corporation's first day of school until the day fixed
in September by the state board under section 3 of this chapter.

- 34 (2) For purposes of the spring count of ADM, the department shall review the attendance for
 35 each student on each school day from the first day after the date described in subdivision (1)
 36 until the date fixed in February by the state board under section 3 of this chapter.
- (b) In reviewing daily attendance under this section, the department shall take into consideration

whether a student transferred to the school corporation during the dates described in subsection
(a)(1) and (a)(2) that the department reviews daily attendance.

40 SECTION 139. IC 20-43-6-3, AS AMENDED BY P.L.108-2019, SECTION 225, IS AMENDED TO 41 READ AS FOLLOWS [EFFECTIVE JUNE 29, 2021]: Sec. 3. (a) A school corporation's basic tuition

42 support for a state fiscal year is the amount determined under the applicable provision of this section.

- (b) This subsection applies to a school corporation that does not have any students in the schoolcorporation's current ADM for the year for whom, of the instructional services that the students receive
- 44 corporation's current ADM for the year for whom, of the instructional services that the students receive45 from the school corporation, at least fifty percent (50%) is virtual instruction. The school corporation's
- 46 basic tuition support for a state fiscal year is equal to the result using the following formula:
- 47 STEP ONE: Multiply the foundation amount by the school corporation's current ADM.

1 STEP TWO: Multiply the school corporation's complexity index by: 2 (A) for the state fiscal year beginning July 1, 2019, three thousand six hundred fifty dollars 3 (\$3,650); and 4 (B) for the state fiscal year beginning July 1, 2020, three thousand six hundred seventy-five 5 dollars (\$3,675). (A) for the state fiscal year beginning July 1, 2021, three thousand eight hundred two 6 7 dollars (\$3,802); and (B) for the state fiscal year beginning July 1, 2022, three thousand eight hundred fifty-eight 8 9 dollars (\$3.858). 10 STEP THREE: Multiply the STEP TWO amount by the school corporation's current ADM. STEP FOUR: This STEP applies only to a school corporation that has at least eighteen percent 11 (18%) of its ADM eligible for the English language learners program and that experienced a 12 13 percentage decrease of at least forty-five percent (45%) in the school corporation's complexity index 14 for the school year ending in 2017 compared to the school corporation's complexity index for the 15 current school year. For such a school corporation determine the result of: 16 (A) the school corporation's current ADM; multiplied by 17 (B) one hundred twenty-eight dollars (\$128). STEP FIVE: Determine the result of: 18 19 (A) the STEP ONE amount; plus 20 (B) the STEP THREE amount; plus 21 (C) the STEP FOUR amount, if applicable. 22 (c) This subsection applies to a school corporation that has students in the school corporation's current 23 ADM for the year for whom, of the instructional services that the students receive from the school 24 corporation, at least fifty percent (50%) is virtual instruction. The school corporation's basic tuition 25 support for a state fiscal year is equal to the result using the following formula: STEP ONE: Determine the total number of students in the school corporation's current ADM for the 26 27 year for whom, of the instructional services that the students receive from the school corporation, 28 at least fifty percent (50%) is virtual instruction. 29 STEP TWO: Determine the result of the school corporation's current ADM for the year minus the 30 STEP ONE amount. 31 STEP THREE: Determine the result of: 32 (A) the foundation amount; multiplied by 33 (B) the STEP TWO amount. 34 STEP FOUR: Determine the result of: 35 (A) the STEP ONE amount; multiplied by (B) eighty-five percent (85%) of the foundation amount. 36 STEP FIVE: Multiply the school corporation's complexity index by: 37 38 (A) for the state fiscal year beginning July 1, 2019, three thousand six hundred fifty dollars (\$3,650); and 39 40 (B) for the state fiscal year beginning July 1, 2020, three thousand six hundred seventy-five 41 dollars (\$3,675). 42 (A) for the state fiscal year beginning July 1, 2021, three thousand eight hundred two 43 dollars (\$3,802); and 44 (B) for the state fiscal year beginning July 1, 2022, three thousand eight hundred fifty-eight 45 dollars (\$3,858). 46 STEP SIX: Multiply the STEP FIVE amount by the school corporation's current ADM.

47 STEP SEVEN: This STEP applies only to a school corporation that has at least eighteen percent

1	(18%) of its ADM eligible for the English language learners program and that experienced a
2	percentage decrease of at least forty-five percent (45%) in the school corporation's complexity index
3	for the school year ending in 2017 compared to the school corporation's complexity index for the
4	current school year. For such a school corporation determine the result of:
5	(A) the school corporation's current ADM; multiplied by
6	(B) one hundred twenty-eight dollars (\$128).
7	STEP EIGHT: Determine the result of:
8	(A) the STEP THREE amount; plus
9	(B) the STEP FOUR amount; plus
10	(C) the STEP SIX amount; plus
11	(D) the STEP SEVEN amount, if applicable.
12	SECTION 140. IC 20-43-7-6, AS AMENDED BY P.L.108-2019, SECTION 226, IS AMENDED TO
13	READ AS FOLLOWS [EFFECTIVE JUNE 29, 2021]: Sec. 6. A school corporation's special education
14	grant for a state fiscal year is equal to the sum of the following:
15	(1) The nonduplicated count of pupils in programs for severe disabilities multiplied by nine thousand
16	one hundred fifty-six dollars (\$9,156). the following:
17	(A) Nine thousand six hundred fourteen dollars (\$9,614) for the state fiscal year beginning
18	July 1, 2021.
19	(B) Ten thousand five hundred seventy-five dollars (\$10,575) for the state fiscal year
20	beginning July 1, 2022.
21	(2) The nonduplicated count of pupils in programs of mild and moderate disabilities multiplied by
22	two thousand three hundred dollars (\$2,300). the following:
23	(A) Two thousand four hundred fifteen dollars (\$2,415) for the state fiscal year beginning
24	July 1, 2021.
25	(B) Two thousand six hundred fifty-seven dollars (\$2,657) for the state fiscal year beginning
26	July 1, 2022.
27	(3) The duplicated count of pupils in programs for communication disorders multiplied by five
28 29	hundred dollars (\$500).
29 30	(4) The cumulative count of pupils in homebound programs multiplied by five hundred dollars (\$500).
30 31	(5) The nonduplicated count of pupils in special preschool education programs multiplied by the
32	following:
33	(A) Two thousand eight hundred seventy-five dollars (\$2,875) for the state fiscal year beginning
33 34	July 1, 2019.
35	(B) Three thousand dollars (\$3,000) for the state fiscal year beginning July 1, 2020.
36	(A) Three thousand one hundred fifty dollars (\$3,150) for the state fiscal year beginning
37	July 1, 2021.
38	(B) Three thousand four hundred sixty-five dollars (\$3,465) for the state fiscal year
39	beginning July 1, 2022.
40	SECTION 141. IC 20-43-8-15, AS AMENDED BY P.L.154-2020, SECTION 42, IS AMENDED TO
41	READ AS FOLLOWS [EFFECTIVE JUNE 29, 2021]: Sec. 15. (a) This subsection applies to the state
42	fiscal year beginning July 1, 2019. A school corporation's career and technical education enrollment grant
43	for a state fiscal year is the sum of the amounts determined under the following STEPS:
44	STEP ONE: Determine for each earcer and technical education program provided by the school
45	corporation:
46	(A) the number of credit hours of the program (one (1) credit, two (2) credits, or three (3)
47	credits); multiplied by

1	(B) the number of pupils enrolled in the program; multiplied by
2	(C) the following applicable amount:
3	(i) Six hundred eighty dollars (\$680) for a career and technical education program designated
4	by the department of workforce development as a high value program under section 7.5 of this
5	chapter.
6	(ii) Four hundred dollars (\$400) for a career and technical education program designated by
7	the department of workforce development as a moderate value program under section 7.5 of
8	this chapter.
9	(iii) Two hundred dollars (\$200) for a career and technical education program designated by
10	the department of workforce development as a less than moderate value program under section
11	7.5 of this chapter.
12	STEP TWO: Determine the number of pupils enrolled in an apprenticeship program, a cooperative
12	education program, a foundational career and technical education course, or a work based learning
13 14	course designated under section 7.5 of this chapter multiplied by one hundred fifty dollars (\$150).
14	STEP THREE: Determine the number of pupils enrolled in an introductory program designated
13 16	under section 7.5 of this chapter multiplied by three hundred dollars (\$300).
17	STEP FOUR: Determine the number of pupils who travel from the school in which they are currently
17	
10 19	enrolled to another school to participate in a career and technical education program in which pupils
19 20	from multiple schools are served at a common location multiplied by one hundred fifty dollars
20 21	(\$150). (b) This subsection section combines to state fixed users beginning often lung 20, 2020, 2021. A school
²¹ 22	(b) This subsection section applies to state fiscal years beginning after June 30, 2020. 2021. A school
22	corporation's career and technical education enrollment grant for a state fiscal year is the sum of the amounts determined under the following STEPS:
23 24	· ·
24 25	STEP ONE: Determine for each career and technical education program provided by the school corporation:
25 26	(A) the number of credit hours of the program (one (1) credit, two (2) credits, or three (3)
20 27	
27 28	credits); multiplied by (P) the number of numils encoded in the program: multiplied by
20 29	(B) the number of pupils enrolled in the program; multiplied by
29 30	(C) the following applicable amount:
	(i) Six hundred eighty dollars (\$680) for a career and technical education program designated
31	by the department of workforce development as a high value level 1 program under section 7.5
32	of this chapter.
33	(ii) One thousand twenty dollars (\$1,020) for a career and technical education program
34 25	designated by the department of workforce development as a high value level 2 program under
35	section 7.5 of this chapter.
36	(iii) Four hundred dollars (\$400) for a career and technical education program designated by
37	the department of workforce development as a moderate value level 1 program under section
38	7.5 of this chapter.
39	(iv) Six hundred dollars (\$600) for a career and technical education program designated by the
40	department of workforce development as a moderate value level 2 program under section 7.5
41	of this chapter.
42	(v) Two hundred dollars (\$200) for a career and technical education program designated by the
43	department of workforce development as a less than moderate value level 1 program under
44	section 7.5 of this chapter.
45	(vi) Three hundred dollars (\$300) for a career and technical education program designated by
46	the department of workforce development as a less than moderate value level 2 program under
47	section 7.5 of this chapter.

1	STEP TWO: Determine the number of pupils enrolled in an apprenticeship program or a work based
2	learning program designated under section 7.5 of this chapter multiplied by five hundred dollars
3	(\$500).
4	STEP THREE: Determine the number of pupils enrolled in an introductory program designated
5	under section 7.5 of this chapter multiplied by three hundred dollars (\$300).
6	STEP FOUR: Determine the number of pupils enrolled in a planning for college and career course
7	under section 7.5 of this chapter at the school corporation that is approved by the department of
8	workforce development multiplied by one hundred fifty dollars (\$150).
9	STEP FIVE: Determine the number of pupils who travel from the school in which they are currently
9 10	
	enrolled to another school to participate in a career and technical education program in which pupils
11	from multiple schools are served at a common location multiplied by one hundred fifty dollars
12	(\$150).
13	SECTION 142. IC 20-43-10-3.5, AS AMENDED BY P.L.108-2019, SECTION 231, IS AMENDED
14	TO READ AS FOLLOWS [EFFECTIVE JUNE 29, 2021]: Sec. 3.5. (a) As used in this section, "school"
15	means a school corporation, charter school, and a virtual charter school.
16	(b) Subject to the requirements of this section, a school qualifies for a teacher appreciation grant as
17	provided in this section for a state fiscal year if one (1) or more licensed teachers:
18	(1) employed in the classroom by the school; or
19	(2) directly providing virtual education;
20	were rated as effective or as highly effective, using the most recently completed teacher ratings.
21	(c) A school may not receive a teacher appreciation grant under this section unless:
22	(1) the school has in the state fiscal year in which the teacher appreciation grants are made under
23	this section:
24	(A) adopted an annual policy concerning the distribution of teacher appreciation grants; and
25	(B) submitted the policy to the department for approval; and
26	(2) the department has approved the policy.
27	The department shall specify the date by which a policy described in subdivision (1) must be submitted
28	to the department.
29	(d) The amount of a teacher appreciation grant for a qualifying school corporation or virtual charter
30	school is equal to:
31	(1) thirty-seven dollars and fifty-cents (\$37.50); multiplied by
32	(2) the school's current ADM.
33	However, the grant amount for a virtual charter school may not exceed the statewide average grant
34	amount.
35	(e) The following apply to the distribution of teacher appreciation grants:
36	(1) If the total amount to be distributed as teacher appreciation grants for a particular state fiscal year
37	exceeds the amount appropriated by the general assembly for teacher appreciation grants for that
38	state fiscal year, the total amount to be distributed as teacher appreciation grants to schools shall be
39	proportionately reduced so that the total reduction equals the amount of the excess. The amount of
40	the reduction for a particular school is equal to the total amount of the excess multiplied by a
41	fraction. The numerator of the fraction is the amount of the teacher appreciation grant that the school
42	would have received if a reduction were not made under this section. The denominator of the
43	fraction is the total amount that would be distributed as teacher appreciation grants to all schools if
44	a reduction were not made under this section.
45	(2) If the total amount to be distributed as teacher appreciation grants for a particular state fiscal year
46	is less than the amount appropriated by the general assembly for teacher appreciation grants for that
47	state fiscal year, the total amount to be distributed as teacher appreciation grants to schools for that
•	

particular state fiscal year shall be proportionately increased so that the total amount to be distributed equals the amount of the appropriation for that particular state fiscal year.

3 (f) The annual teacher appreciation grant to which a school is entitled for a state fiscal year shall be
4 distributed to the school before December 5 of that state fiscal year.

(g) The following apply to a school's policy under subsection (c) concerning the distribution of teacher
 appreciation grants:

7 (1) The governing body shall differentiate between a teacher rated as a highly effective teacher and
8 a teacher rated as an effective teacher. The policy must provide that the amount of a stipend awarded
9 to a teacher rated as a highly effective teacher must be at least twenty-five percent (25%) more than
10 the amount of a stipend awarded to a teacher rated as an effective teacher.

11 (2) The governing body of a school may differentiate between school buildings.

(3) A stipend to an individual teacher in a particular year is not subject to collective bargaining, but
is discussable, and is in addition to the minimum salary or increases in salary set under
IC 20-28-9-1.5. The governing body may provide that an amount not exceeding fifty percent (50%)
of the amount of a stipend to an individual teacher in a particular state fiscal year becomes a
permanent part of and increases the base salary of the teacher receiving the stipend for school years
beginning after the state fiscal year in which the stipend is received. The addition to base salary is
not subject to collective bargaining, but is discussable.

(h) A teacher appreciation grant received by a school shall be allocated among and used only to pay
cash stipends to all licensed teachers employed in the classroom who are rated as effective or as highly
effective and employed by the school as of December 1. A school may allocate up to twenty percent
(20%) of the grant received by the school to provide a supplemental award to teachers with less than five
(5) years of service who are rated as effective or as highly effective. The supplemental award is in
addition to the award made from the part of the grant that is allocated to all eligible teachers.

(i) The lead school corporation or interlocal cooperative administering a cooperative or other special
education program or administering a career and technical education program, including programs
managed under IC 20-26-10, IC 20-35-5, IC 20-37, or IC 36-1-7, shall award teacher appreciation grant
stipends to and carry out the other responsibilities of an employing school corporation under this section
for the teachers in the special education program or career and technical education program.

(j) A school shall distribute all stipends from a teacher appreciation grant to individual teachers within
twenty (20) business days of the date the department distributes the teacher appreciation grant to the
school. Any part of the teacher appreciation grant not distributed as stipends to teachers before February
must be returned to the department on the earlier of the date set by the department or June 30 of that state
fiscal year.

(k) The department, after review by the budget committee, may waive the December 5 deadline under
subsection (f) to distribute an annual teacher appreciation grant to the school under this section for that
state fiscal year and approve an extension of that deadline to a later date within that state fiscal year, if

38 the department determines that a waiver and extension of the deadline are in the public interest.

39 (1) The state board may adopt rules under IC 4-22-2, including emergency rules in the manner provided40 in IC 4-22-2-37.1, as necessary to implement this section.

- 41 (m) This section expires June 30, 2021. **2023.**
- 42 SECTION 143. IC 20-43-13-4, AS AMENDED BY P.L. 108-2019, SECTION 233, IS AMENDED TO
- 43 READ AS FOLLOWS [EFFECTIVE JUNE 29, 2021]: Sec. 4. (a) Except as provided in subsection (c),

44 the complexity index is the percentage of the school corporation's students who were receiving

45 Supplemental Nutrition Assistance Program (SNAP) benefits, Temporary Assistance for Needy Families

46 (TANF) benefits, or foster care services as of October 1 in the school year ending in the later of:

47 (1) 2019; 2021; or

1	(2) the first year of operation of the school corporation.
2	(b) For a conversion charter school, the percentage determined under this section is the percentage of
3	the sponsor school corporation.
4	(c) If a school corporation's complexity index is less than the school corporation's complexity index
5	for the preceding state fiscal year, the school corporation's complexity index for the state fiscal year is the
6	greater of:
7	(1) the school corporation's complexity index for the state fiscal year; or
8	(2) the school corporation's complexity index for the preceding state fiscal year minus twenty-five
9	thousandths (0.025).
10	(d) For a participating innovation network charter school, the percentage determined under this section
11	is the greater of the percentage for the:
12	(1) participating innovation network charter school; or
13	(2) school corporation with which the participating innovation network charter school has
13 14	contracted.
14	(c) Except as provided in subsection (d), the complexity index for a school corporation that has
16	entered into an agreement with one (1) or more charter schools to participate as an innovation
17	network charter school under IC 20-25.7-5 for a state fiscal year is equal to the result using the
18	following formula:
19	STEP ONE: Determine:
20	(A) the school corporation's enrollment; minus
20	(B) the enrollment of each participating innovation network charter school.
21	STEP TWO: Determine the number of students in the school corporation who were receiving
23	Supplemental Nutrition Assistance Program (SNAP) benefits, Temporary Assistance for
23 24	Needy Families (TANF) benefits, or foster care services as of October 1 in the school year
25	ending in 2021, not including students enrolled in each participating innovation network
23 26	charter school.
20	STEP THREE: Divide the result of STEP TWO by the result of STEP ONE.
28	STEP FOUR: Determine the enrollment of each participating innovation network charter
29	school.
30	STEP FIVE: Determine the number of students in each participating innovation network
31	charter school who were receiving Supplemental Nutrition Assistance Program (SNAP)
32	benefits, Temporary Assistance for Needy Families (TANF) benefits, or foster care services
33	as of October 1 in the school year ending in the later of:
34	(A) 2021; or
35	(B) the first year of operation of the participating innovation network charter school.
36	STEP SIX: Divide the result of STEP FIVE by the result of STEP FOUR.
37	STEP SEVEN: For each participating innovation network charter school, determine the
38	greater of:
39	(A) the result of STEP THREE; or
40	(B) the result of STEP SIX.
41	STEP EIGHT: For each participating innovation network charter school, multiply the result
42	of STEP SEVEN by the result of STEP FOUR.
43	STEP NINE: Determine the sum of:
4 4	(A) the result of STEP TWO; plus
45	(B) the results of STEP EIGHT, for each participating innovation network charter school.
46	STEP TEN: Determine the sum of:
TU	

47 (A) the result of STEP ONE; plus

1 (B) the results of STEP FOUR for each participating innovation network charter school. 2 STEP ELEVEN: Divide the STEP NINE result by the STEP TEN result. 3 (d) If the complexity index of a participating innovation network charter school that was 4 established before January 1, 2016, is, for the current school year, greater than the complexity 5 index for the school corporation with which the innovation network charter school has contracted, 6 the complexity index of the participating innovation network charter school is determined as 7 described in IC 20-25.7-5-2(e). 8 SECTION 144. IC 20-48-1-9, AS AMENDED BY HEA 1271-2021, SECTION 71, IS AMENDED 9 TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 9. (a) If the governing body of a school 10 corporation finds and declares that an emergency exists to borrow money with which to pay current expenses from a particular fund before the receipt of revenues from taxes levied or state tuition support 11 12 distributions for the fund, the governing body may issue warrants in anticipation of the receipt of the 13 revenues. 14 (b) The principal of warrants issued under subsection (a) is payable solely from the fund for which the 15 taxes are levied or from the school corporation's education fund in the case of anticipated state tuition support distributions. However, the interest on the warrants may be paid from the debt service fund, from 16 17 the operations fund, or the education fund in the case of anticipated state tuition support distributions. A 18 governing body may not increase the debt service fund levy to pay for the interest on the warrants unless 19 (1) the warrants have been issued; and 20 (2) the school corporation has received the proceeds from the warrants. 21 the warrants have been authorized by the governing body in a resolution adopted at a public 22 meeting in the year immediately preceding the year in which the warrants will be issued. 23 (c) The amount of principal of temporary loans maturing on or before June 30 for any fund may not 24 exceed eighty percent (80%) of the amount of taxes and state tuition support distributions estimated to 25 be collected or received for and distributed to the fund at the June settlement. (d) The amount of principal of temporary loans maturing after June 30 and on or before December 31 26 27 may not exceed eighty percent (80%) of the amount of taxes and state tuition support distributions 28 estimated to be collected or received for and distributed to the fund at the December settlement. 29 (e) The county auditor or the auditor's deputy shall determine the estimated amount of taxes and state 30 tuition support distributions to be collected or received and distributed. The warrants evidencing a loan 31 in anticipation of tax revenue or state tuition support distributions may not be delivered to the purchaser 32 of the warrant and payment may not be made on the warrant before January 1 of the year the loan is to 33 be repaid. However, the proceedings necessary for the loan may be held and carried out before January 34 1 and before the approval. The loan may be made even though a part of the last preceding June or 35 December settlement has not been received. (f) Proceedings for the issuance and sale of warrants for more than one (1) fund may be combined. 36 37 Separate warrants for each fund must be issued, and each warrant must state on the face of the warrant 38 the fund from which the warrant's principal is payable. An action to contest the validity of a warrant may 39 not be brought later than fifteen (15) days after the first publication of notice of sale. 40 (g) An issue of tax or state tuition support anticipation warrants may not be made if the total of all tax 41 or state tuition support anticipation warrants exceeds twenty thousand dollars (\$20,000) until the issuance 42 is advertised for sale, bids are received, and an award is made by the governing body as required for the 43 sale of bonds, except that the publication of notice of the sale is not necessary: 44 (1) outside the county; or 45 (2) more than ten (10) days before the date of sale. SECTION 145. IC 20-49-9-14 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO 46 47 READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 14. (a) The organizer of a charter school

1 is the fiscal agent for the charter school and has exclusive control of the funds received by the 2 charter school and all financial matters pertaining to the charter school. For purposes of this chapter, all references to a school or a charter school, including, but not limited to, the obligation 3 4 to repay an advance, incorporate the organizer of the charter school. 5 (b) With formal approval from the charter school's governing body, a charter school that has 6 received an advance under this chapter may submit an application to the treasurer of state to 7 renegotiate the terms of an advance. The application process established by the treasurer of state 8 shall include information that permits the treasurer of state to determine whether amending the 9 original terms of the advance will increase the likelihood that the outstanding advance balance, 10 including accrued interest, will be paid in full. (c) In making its determination, the treasurer of state may consider the following factors: 11 12 (1) whether the outstanding advance balance is free from obligation to or encumberment from 13 any other lawful instrument, program, proceeding, or financial instrument; 14 (2) whether the annual per-student cost of the outstanding advance balance exceeds the 15 average annual per-student cost of all outstanding advance balances; 16 (3) whether the annual per-student cost of the outstanding advance balance as a percentage 17 of the basic tuition support received for the student exceeds five percent (5%); 18 (4) whether the annual per-student cost of the outstanding advance balance has increased over 19 the last two (2) years; and 20 (5) any other factors determined relevant by the treasurer of state. 21 (d) If, after review of the information required under subsection (b) and consideration of the 22 factors listed in subsection (c), the treasurer of state determines that renegotiating the original 23 terms of the advance will increase the likelihood that the outstanding advance balance, including 24 accrued interest, will be paid in full, the treasurer of state shall approve the school's request. 25 (e) If the treasurer of state approves a charter school's request, the charter school's governing 26 body shall enter into a new agreement with the treasurer of state for repayment of the outstanding 27 advance balance. The following apply: 28 (1) The new agreement must: 29 (A) include a provision providing that the treasurer of state may withhold from funds due 30 to the charter school to which the advance is made until the advance is paid; and 31 (B) include any other provisions determined necessary by the treasurer of state to facilitate 32 repayment. 33 (2) The new agreement may: 34 (A) set a new term for the advance that does not exceed twenty-five (25) years from the date 35 the original advance was made; and 36 (B) set a new interest rate for the remaining term of the advance which may be no lower than one percent (1%) and no higher than two percent (2%) per annum. 37 38 (f) An application to amend the terms of an advance or amendment of the terms of an advance 39 do not constitute a finding regarding the school's financial condition other than with respect to the 40 repayment of an advance made under this chapter. 41 SECTION 146. IC 20-51-1-4.3, AS AMENDED BY P.L.184-2017, SECTION 34, IS AMENDED TO 42 READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 4.3. "Eligible choice scholarship student" 43 refers to an individual who: 44 (1) has legal settlement in Indiana;

- 45 (2) is at least five (5) years of age and less than twenty-two (22) years of age on the date in the
- 46 school year specified in IC 20-33-2-7; and
- 47 (3) meets at least one (1) of the following conditions:

1	(A) The individual is:
2	(i) a student with a disability who requires special education and for whom an individualized
3	education program has been developed under IC 20-35 or a service plan developed under 511
4	IAC 7-34. and
5	(ii) a member of a household with an annual income of not more than two hundred percent
6	(200%) of the amount required for the individual to qualify for the federal free or reduced price
7	l unch program. (D) The individual is:
8 9	(B) The individual is: (i) an individual who, because of the school corporation's residency requirement, would be
9 10	required to attend a specific public school within a school corporation that has been placed in
11	the lowest category or designation of school improvement under IC 20-31-8-4 (has been
12	assigned an "F" grade); and
13	(ii) except as provided in IC 20-51-4-2.5, is a member of a household with an annual income
14	of not more than one hundred fifty percent (150%) of the amount required for the individual
15	to qualify for the federal free or reduced price lunch program.
16	An individual to whom this clause applies is not required to attend the public school before
17	becoming eligible for a choice scholarship, and may not be required to return to the public school
18 19	if the public school is placed in a higher category or designation under IC 20-31-8-4. (C) Except as provided in IC 20-51-4-2.5, the individual is a member of a household with an
19 20	annual income of not more than one hundred fifty percent (150%) of the amount required for the
20 21	individual to qualify for the federal free or reduced price lunch program and the individual was
22	enrolled in kindergarten through grade 12, in a public school, including a charter school, in
23	Indiana for at least two (2) semesters immediately preceding the first semester for which the
24	individual receives a choice scholarship under IC 20-51-4.
25	(D) The individual or a sibling of the individual who, except as provided in IC 20-51-4-2.5, is
26	a member of a household with an annual income of not more than one hundred fifty percent
27	(150%) of the amount required for the individual to qualify for the federal free or reduced price
28 29	lunch program and satisfies either of the following: (i) The individual or a sibling of the individual received before July 1, 2013, a scholarship from
29 30	a scholarship granting organization under IC 20-51-3 or a choice scholarship under IC 20-51-4
31	in a preceding school year, including a school year that does not immediately precede a school
32	year in which the individual receives a scholarship from a scholarship granting organization
33	under IC 20-51-3 or a choice scholarship under IC 20-51-4.
34	(ii) The individual or a sibling of the individual receives for the first time after June 30, 2013,
35	a scholarship of at least five hundred dollars (\$500) from a scholarship granting organization
36	under IC 20-51-3 or a choice scholarship under IC 20-51-4 in a preceding school year,
37 38	including a school year that does not immediately precede a school year in which the individual receives a scholarship from a scholarship granting organization under IC 20-51-3 or a choice
38 39	scholarship under IC 20-51-4.
40	(E) Subject to IC 20-51-4-2.7, the individual:
41	(i) received an early education grant under IC 12-17.2-7.2;
42	(ii) used the grant described in item (i) to attend a prekindergarten program at an eligible
43	school;
44	(iii) continues to meet the income eligibility requirements the individual was required to meet
45	to receive an early education grant under IC 12-17.2-7.2; and
46 47	(iv) continues to attend the eligible school at which the individual attended a prekindergarten
47	program as described in item (ii).

1	(A) The individual is a student with a disability who requires special education and for
2	whom an individualized education program has been developed under IC 20-35 or a service
3	plan developed under 511 IAC 7-34 and is a member of a household with an annual income
4	of not more than:
5	(i) for the state fiscal year beginning July 1, 2021, two hundred percent (200%) of the
6	amount required for the individual to qualify for the federal free or reduced price lunch
7	program; and
8 9	(ii) for the state fiscal year beginning July 1, 2022, two hundred twenty-five percent (225%) of the emergence for the individual to employ for the federal free or
9 10	(225%) of the amount required for the individual to qualify for the federal free or reduced price lunch program.
11	(B) The individual is an individual who, because of the school corporation's residency
12	requirement, would be required to attend a specific public school within a school
13	corporation that has been placed in the lowest category or designation of school
14	improvement under IC 20-31-8-4 (has been assigned an "F" grade) and except as provided
15	in IC 20-51-4-2.5, is a member of a household with an annual income of not more than:
16	(i) for the state fiscal year beginning July 1, 2021, one hundred fifty percent (150%) of
17	the amount required for the individual to qualify for the federal free or reduced price
18	lunch program; and
19	(ii) for the state fiscal year beginning July 1, 2022, two hundred percent (200%) of the
20 21	amount required for the individual to qualify for the federal free or reduced price lunch
21 22	program. An individual to whom this clause applies is not required to attend the public school before
22	becoming eligible for a choice scholarship, and may not be required to return to the public
2 4	school if the public school is placed in a higher category or designation under IC 20-31-8-4.
25	(C) The individual was enrolled in kindergarten through grade 12, in a public school,
26	including a charter school, in Indiana for at least two (2) semesters immediately preceding
27	the first semester for which the individual receives a choice scholarship under IC 20-51-4
28	and except as provided in IC 20-51-4-2.5, is a member of a household with an annual
29	income of not more than:
30	(i) for the state fiscal year beginning July 1, 2021, one hundred fifty percent (150%) of
31 32	the amount required for the individual to qualify for the federal free or reduced price lunch program; and
32 33	(ii) for the state fiscal year beginning July 1, 2022, two hundred percent (200%) of the
33 34	amount required for the individual to qualify for the federal free or reduced price lunch
35	program.
36	(D) The individual or a sibling of the individual who, either received before July 1, 2013,
37	a scholarship from a scholarship granting organization under IC 20-51-3 or a choice
38	scholarship under IC 20-51-4 in a preceding school year, including a school year that does
39	not immediately precede a school year in which the individual receives a scholarship from
40	a scholarship granting organization under IC 20-51-3 or a choice scholarship under
41	IC 20-51-4; or receives for the first time after June 30, 2013, a scholarship of at least five
42 43	hundred dollars (\$500) from a scholarship granting organization under IC 20-51-3 or a
43 44	choice scholarship under IC 20-51-4 in a preceding school year, including a school year that does not immediately precede a school year in which the individual receives a scholarship
44 45	from a scholarship granting organization under IC 20-51-3 or a choice scholarship under
4 6	IC 20-51-4 and except as provided in IC 20-51-4-2.5, is a member of a household with an
47	annual income of not more than:

1	(i) for the state fiscal year beginning July 1, 2021, one hundred fifty percent (150%) of
1 2	the amount required for the individual to qualify for the federal free or reduced price
$\frac{2}{3}$	lunch program; and
3 4	(ii) for the state fiscal year beginning July 1, 2022, two hundred percent (200%) of the
5	amount required for the individual to qualify for the federal free or reduced price lunch
6	program.
7	(E) Subject to IC 20-51-4-2.7, the individual received an early education grant under
8	IC 12-17.2-7.2, used the grant described in item (i) to attend a prekindergarten program
9	at an eligible school, continues to meet the income eligibility requirements the individual
10	was required to meet to receive an early education grant under IC 12-17.2-7.2; and
11	continues to attend the eligible school at which the individual attended a prekindergarten
12	program as described in this clause and except as provided in IC 20-51-4-2.5, is a member
13	of a household with an annual income of not more than:
14	(i) for the state fiscal year beginning July 1, 2021, one hundred fifty percent (150%) of
15	the amount required for the individual to qualify for the federal free or reduced price
16	lunch program; and
17	(ii) for the state fiscal year beginning July 1, 2022, two hundred percent (200%) of the
18	amount required for the individual to qualify for the federal free or reduced price lunch
19	program.
20	(F) The individual is in foster care.
21	SECTION 147. IC 20-51-1-5, AS AMENDED BY P.L.211-2013, SECTION 7, IS AMENDED TO
22	READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 5. "Eligible student" refers to an individual
23 24	who: (1) has legal sottlement in Indiana:
24 25	(1) has legal settlement in Indiana;(2) is at least five (5) years of age and less than twenty-two (22) years of age on the date in the
25 26	school year specified in IC 20-33-2-7;
20 27	(3) either has been or is currently enrolled in a participating school; and
28	(4) is a member of a household with:
20 29	(A) for taxable years ending before January 1, 2023, an annual income of not more than two
30	hundred percent (200%) of the amount required for the individual to qualify for the federal free
31	or reduced price lunch program; and
32	(B) for taxable years beginning after December 31, 2023, an annual income of not more
33	than two hundred twenty-five percent (225%) of the amount required for the individual to
34	qualify for the federal free or reduced price lunch program.
35	SECTION 148. IC 20-51-1-5.5 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO
36	READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 5.5. "Parent", for purposes of IC 20-51-4,
37	includes the foster parent of an eligible choice scholarship student.
38	SECTION 149. IC 20-51-4-2, AS AMENDED BY P.L.211-2013, SECTION 9, IS AMENDED TO
39	READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 2. (a) Subject to subsection (b), Except as
40	provided in subsection (b), an eligible choice scholarship student is entitled to a choice scholarship
41	under this chapter for each school year beginning after June 30, 2011, that the eligible choice scholarship
42	student enrolls in an eligible school.
43	(b) The department may not award more than:
44	(1) seven thousand five hundred (7,500) choice scholarships for the school year beginning July 1,
45	2011, and ending June 30, 2012; and
46	(2) fifteen thousand (15,000) choice scholarships for the school year beginning July 1, 2012, and

47 ending June 30, 2013.

1 The department shall establish the standards used to allocate choice scholarships among eligible choice 2 scholarship students. 3 (b) An eligible choice scholarship student is not entitled to a choice scholarship under this 4 chapter for a particular year if the eligible choice scholarship student receives an annual grant 5 amount under IC 20-51.4-4-2 under the Indiana education scholarship account program for the 6 same school year. 7 SECTION 150. IC 20-51-4-2.5, AS AMENDED BY P.L.251-2017, SECTION 17, IS AMENDED TO 8 READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 2.5. Notwithstanding IC 20-51-1-4.3(3)(B), 9 IC 20-51-1-4.3(3)(C), or IC 20-51-1-4.3(3)(D)(ii): 10 (1) an individual who initially meets the income requirements under IC 20-51-1-4.3(3)(B) or IC 20-51-1-4.3(3)(C); or IC 20-51-1-4.3(3)(D)(ii) 11 12 (2) an individual or a sibling of an individual who initially meets the income requirements 13 under IC 20-51-1-4.3(3)(D); 14 and is a member of a household whose income subsequently increases is considered to meet the income requirements for as long as the individual or, if applicable, the sibling of the individual is enrolled in 15 16 an eligible school and is a member of a household with an annual income of not more than two hundred 17 percent (200%) of the amount required for the individual to qualify for the federal free or reduced price 18 lunch program. meets the qualification under subsection (b). 19 (b) The individual or sibling of an individual is a member of a household with an annual income 20 of not more than: 21 (1) for the state fiscal year beginning July 1, 2021, two hundred percent (200%) of the amount 22 required for the individual or, if applicable, the sibling of the individual to qualify for the 23 federal free or reduced price lunch program; and 24 (2) for the state fiscal year beginning July 1, 2022, two hundred twenty-five percent (225%) 25 of the amount required for the individual or, if applicable, the sibling of the individual to qualify for the federal free or reduced price lunch program. 26 27 SECTION 151. IC 20-51-4-2.7, AS ADDED BY P.L.184-2017, SECTION 35, IS AMENDED TO 28 READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 2.7. An eligible choice scholarship student 29 described in IC 20-51-1-4.3(3)(E) may only use a choice scholarship awarded to the eligible choice 30 scholarship student under this chapter to attend an eligible school at which the individual used an early education grant under IC 12-17.2-7.2 to attend a prekindergarten program unless the eligible choice 31 32 scholarship student otherwise qualifies for a choice scholarship under IC 20-51-1-4.3(3)(A) through 33 IC 20-51-1-4.3(3)(D) or IC 20-51-1-4.3(3)(F) and this chapter. 34 SECTION 152. IC 20-51-4-4, AS AMENDED BY P.L.108-2019, SECTION 234, IS AMENDED TO 35 READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 4. (a) The amount an eligible choice scholarship student is entitled to receive under this chapter for a school year is equal to the following: 36 37 (1) The least of the following: 38 (A) The sum of the tuition or transfer tuition and fees required for enrollment or attendance of 39 the eligible choice scholarship student at the eligible school selected by the eligible choice scholarship student for a school year that the eligible choice scholarship student (or the parent 40 41 of the eligible choice scholarship student) would otherwise be obligated to pay to the eligible 42 school. 43 (B) For the state fiscal year beginning July 1, 2021, an amount equal to 44 (i) ninety percent (90%) of the state tuition support amount determined under section 5 of this 45 chapter if the eligible choice scholarship student is a member of a household with an annual income of not more than the amount required for the eligible choice scholarship student to 46 47 qualify for the federal free or reduced price lunch program;

- (ii) seventy percent (70%) of the state tuition support amount determined under section 5 of
 this chapter if the eligible choice scholarship student is a member of a household with an
 annual income of, in the case of an individual not described in section 2.5 of this chapter or
 item (i), not more than one hundred twenty-five percent (125%) of the amount required for the
 eligible choice scholarship student to qualify for the federal free or reduced price lunch
 program; and
- 7 (iii) fifty percent (50%) of the state tuition support amount determined under section 5 of this 8 chapter if the eligible choice scholarship student is a member of a household with an annual income of, in the case of an individual not described in section 2.5 of this chapter or item (i) 9 10 or (ii), not more than one hundred fifty percent (150%) of the amount required for the eligible choice scholarship student to qualify for the federal free or reduced price lunch program or, in 11 12 the case of an individual described in section 2.5 of this chapter, not more than two hundred 13 percent (200%) of the amount required for the eligible choice scholarship student to qualify 14 for the federal free or reduced price lunch program.
- 15 16

(C) For the state fiscal year beginning July 1, 2022, an amount equal to ninety percent (90%) of the state tuition support amount determined under section 5 of this chapter.

- 17 (2) In addition to the amount described in subdivision (1), if the eligible choice scholarship 18 student has been identified as eligible for special education services under IC 20-35 and the eligible 19 school provides the necessary special education or related services to the eligible choice scholarship 20 student, any amount that a school corporation would receive under IC 20-43-7 for the eligible choice 21 scholarship student if the eligible choice scholarship student attended the school corporation. 22 However, if an eligible choice scholarship student changes schools during the school year after the 23 December 1 count under IC 20-43-7-1 of eligible pupils enrolled in special education programs and 24 the eligible choice scholarship student enrolls in a different eligible school, any choice scholarship 25 amounts paid to the eligible choice scholarship student for the remainder of the school year after the 26 eligible choice scholarship student enrolls in the different eligible school shall not include amounts 27 that a school corporation would receive under IC 20-43-7 for the eligible choice scholarship student 28 if the eligible choice scholarship student attended the school corporation.
- (b) The amount an eligible choice scholarship student is entitled to receive under this chapter if the
 eligible student applies for the choice scholarship under section 7(e) of this chapter shall be reduced on
 a prorated basis in the manner prescribed in section 6 of this chapter.
- SECTION 153. IC 20-51-4-5, AS AMENDED BY P.L.106-2016, SECTION 20, IS AMENDED TO
 READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 5. The state tuition support amount to be used
 in section 4(a)(1)(B) of this chapter for an eligible choice scholarship student is the amount determined
 under the last STEP of the following formula:
- 36 STEP ONE: Determine the school corporation in which the eligible choice scholarship student has37 legal settlement.
- 38 STEP TWO: Determine the amount of state tuition support that the school corporation identified
 39 under STEP ONE is eligible to receive under IC 20-43 for the state fiscal year in which the current
 40 school year begins, excluding including the basic tuition support amount made under IC 20-43-6
- 41 and grants made under IC 20-43-10-2. However, the amount does not include amounts provided
- 42 for special education grants under IC 20-43-7 and career and technical education grants under
- **43** IC 20-43-8.
- 44 STEP THREE: Determine the result of:
- 45 (A) the STEP TWO amount; divided by
- 46 (B) the current ADM (as defined in IC 20-43-1-10) for the school corporation identified under
- 47 STEP ONE for the state fiscal year used in STEP TWO.

1 SECTION 154. IC 20-51-4-10, AS AMENDED BY P.L.106-2016, SECTION 23, IS AMENDED TO 2 READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 10. The department shall distribute choice scholarships at least once each semester, or at equivalent intervals. The department may distribute the 3 4 choice scholarship to the eligible choice scholarship student (or the parent of the eligible choice 5 scholarship student) for the purpose of paying the educational costs described in section $\frac{4(1)(A)}{A}$ of this chapter (before July 1, 2017) or in section 4(a)(1)(A) of this chapter. (after June 30, 2017). For the 6 7 distribution to be valid, the eligible choice scholarship student (or the parent of the eligible choice scholarship student) and the eligible school providing educational services to the eligible choice 8 scholarship student must annually sign a form, prescribed by the department to endorse distributions for 9 10 the particular school year. If: 11 (1) an eligible choice scholarship student who is receiving a choice scholarship for a school year 12 changes schools during the school year after signing the form to endorse distributions for that school 13 year; and 14 (2) the eligible choice scholarship student enrolls in a different eligible school that has not signed 15 the form to endorse distributions for that school year; the eligible choice scholarship student (or the parent of the eligible choice scholarship student) and the 16 eligible school must sign the form prescribed by the department to endorse distributions for the particular 17 18 school year. 19 SECTION 155. IC 20-51.4 IS ADDED TO THE INDIANA CODE AS A NEW ARTICLE TO READ 20 AS FOLLOWS [EFFECTIVE JULY 1, 2021]: 21 **ARTICLE 51.4. INDIANA EDUCATION SCHOLARSHIP ACCOUNT PROGRAM** 22 **Chapter 1. Applicability** 23 Sec. 1. This article expires June 30, 2023. 24 **Chapter 2. Definitions** 25 Sec. 1. The definitions in this chapter apply throughout this article. Sec. 2. "Account" refers to an Indiana education scholarship account established by an eligible 26 27 student's parent. 28 Sec. 3. "Annual grant amount" refers to the annual grant amount a student is eligible for under 29 IC 20-43-7-6. 30 Sec. 4. "Eligible student" refers to an individual who: 31 (1) has legal settlement in Indiana; 32 (2) is at least five (5) years of age and less than twenty-two (22) years of age on the date in the 33 school year specified in IC 20-33-2-7; (3) is a student who qualified for special education grant under IC 20-43-7-6; and 34 35 (4) meets the annual income qualification requirement for a choice scholarship student under 36 IC 20-51-1. 37 Sec. 5. "Parent" has the meaning set forth in IC 20-18-2-13 and includes for a student described in section 6(3)(C) of this chapter, a foster parent. 38 39 Sec. 6. "Participating entity" refers to an individual or entity authorized by the treasurer of state 40 to participate in the program under IC 20-51.4-5-2. 41 Sec. 7. "Program" refers to the Indiana education scholarship account program established by 42 IC 20-51.4-3-1. 43 Sec. 8. "Public school" refers to a school maintained by a school corporation or a charter school. Sec. 9. "Qualified expenses" refers to the following expenses provided by a participating entity 44 45 related to the education of an eligible student for which scholarship money in an account may be 46 used: 47 (1) Tuition and fees at a qualified school, public school, or other participating entity.

1	(2) Fees for:
2	(A) national norm referenced or criterion referenced examinations;
3	(B) advanced placement examinations, Cambridge International courses, International
4	Baccalaureate courses, or College-Level Examination Program (CLEP) examinations; or
5	(C) statewide assessments associated with industry recognized credentials.
6	(3) Educational services for an eligible student who is a student with a disability.
7	(4) Payments associated with the use of paraprofessional or educational aides.
8	(5) Services contracted for and provided by a school corporation, charter school, or magnet
9	school, or qualified school, including individual classes.
10	(6) Occupational therapy for a student with a disability.
11	(7) Subject to IC 20-51.4-4-6, fees for transportation paid to a fee-for-service transportation
12	provider for the eligible student to travel to and from an approved special education service
13	provider.
14	(8) Tuition and fees to attend training programs and camps that have a focus on:
15	(A) vocational skills;
16	(B) academic skills;
17	(C) life skills;
18	(D) independence; or
19	(E) soft job skills that are character traits and interpersonal skills that characterize a
20	person's relationships with other people.
21	Sec. 10. "Qualified school" refers to a nonpublic school accredited by either the state board or
22	a national or regional accreditation agency that is recognized by the state board:
23	(1) to which an eligible student is required to pay tuition to attend; and
24	(2) that agrees to enroll an eligible student.
25	Chapter 3. Administration of Indiana Education Scholarship Accounts
26	Sec. 1. The Indiana education scholarship account program is established to provide grants to
27	a parent of an eligible student.
28	Sec. 2. (a) The program shall be administered by the treasurer of state in consultation with the
29	department.
30	(b) The treasurer of state may contract with one (1) or more entities to maintain and manage
31	accounts established under IC 20-51.4-4-1 after issuing a request for proposal under IC 5-22-9.
32	Each entity shall:
33	(1) meet qualification requirements established by the treasurer of state;
34	(2) be approved by the treasurer as an eligible entity; and
35	(3) comply with generally accepted accounting principles.
36	Sec. 3. (a) The program is subject to annual audit by an independent public accounting firm
37	retained by the treasurer of state.
38	(b) The treasurer of state shall promptly transmit copies of each annual audit to the governor
39	and, in an electronic format under IC 5-14-6, the general assembly. Upon request, the treasurer of
40	state shall make copies of the audit available to the public.
41	Sec. 4. (a) After June 30, 2022, the treasurer of state shall administer a survey of parents of
42	eligible students who maintain an account under IC 20-51.4-4-1. The survey must request
43	information:
44	(1) regarding when the account was established and the number of grants received;
45	(2) relating to relative satisfaction with the program; and
46 47	(3) regarding opinions on any topics, items, or issues that the treasurer of state determines may improve the effectiveness of the program or the education experience of the eligible student
	unprove the effectiveness of the program or the education evnerience of the eligible student

47 improve the effectiveness of the program or the education experience of the eligible student

1 or the eligible student's family. 2 (b) The treasurer of state shall provide a summary of the survey administered under subsection 3 (a) to the governor and, in an electronic format under IC 5-14-6, the legislative council. 4 Sec. 5. The treasurer of state shall provide online services and capabilities including, but not 5 limited to, the following: 6 (1) A method for parents to submit an application agreement described in IC 20-51.4-4-1(a). 7 (2) A method for an eligible school and a participating entity to submit the intent of the eligible 8 school or participating entity to participate in the program. 9 (3) A method for parents to identify and select eligible schools and participating entities 10 participating in the program. (4) A method for parents and participating entities to initiate and receive payments from an 11 eligible student's account. 12 (5) A method for parents to rate the parent's experience with a participating entity and the 13 14 ability for other parents of eligible students to see the rating. 15 (6) Methods that are intuitive and allow for contributions to be easily made to an eligible 16 student's account. 17 (7) Resources the family of an eligible student can access to learn about advocacy groups 18 available to provide information and resources to the eligible student's family. 19 Sec. 6. If a grant amount in an account established under IC 20-51.4-4-1 is not expended at the 20 end of a state fiscal year, the grant amount remaining in the account shall revert to the state general 21 fund. 22 **Chapter 4. Indiana Education Scholarship Accounts** 23 Sec. 1. (a) For each school year, the treasurer of state shall determine, based on the amount of 24 funds available for the program, the number of grants that the treasurer of state will award under 25 the program. The number of applicants approved and the number of grants awarded under this article by the treasurer of state for the school year may not exceed the number determined by the 26 27 treasurer of state under this subsection. 28 (b) After June 30, 2022, a parent of an eligible student may establish an Indiana education 29 scholarship account for the eligible student by entering into a written agreement with the treasurer 30 of state on a form prepared by the treasurer of state. The treasurer of state shall establish a date 31 by which an application to establish an account for the 2022-2023 school year must be submitted. 32 The account of an eligible student shall be made in the name of the eligible student. To be eligible, 33 a parent of an eligible student wishing to participate in the program must agree that: 34 (1) a grant deposited in the eligible student's account under section 2 of this chapter and any 35 interest that may accrue in the account will be used only for the eligible student's qualified 36 expenses: 37 (2) money in the account when the account is terminated reverts to the state general fund; 38 (3) the parent of the eligible student will use part of the money in the account:

- 39 (A) for the eligible student's study in the subject of reading, grammar, mathematics, social
 40 studies, or science; or
- 41 (B) for use in accordance with the eligible student's special education needs; and
- 42 (4) the eligible student will not be enrolled in a school that receives tuition support under
 43 IC 20-43.
- (c) A parent of an eligible student may enter into a separate agreement under subsection (b) for
 each child of the parent. However, not more than one (1) account may be established for each
 eligible student.
- 47 (d) The account must be established under subsection (b) by a parent of an eligible student for

1 a school year on or before a date established by the treasurer of state, which must be at least thirty 2 (30) days before the fall ADM count date established by the state board under IC 20-43-4-3. A 3 parent of an eligible student may not enter into an agreement under this section or maintain an 4 account under this chapter if the eligible student receives a choice scholarship under IC 20-51-4 for 5 the same school year. An eligible student may not receive a grant under section 2 of this chapter if the eligible student is currently included in a school corporation's ADM count under IC 20-43-4. 6 7 (e) An agreement entered into under this section terminates automatically for an eligible student if the eligible student no longer resides in Indiana while the eligible student is eligible to receive 8 9 grants under section 2 of this chapter. If an account is terminated under this section, money in the 10 eligible student's account, including any interest accrued, reverts to the state tuition reserve 11 account. 12 (f) An agreement made under this section for an eligible student while the eligible student is in 13 kindergarten through grade 12 may be terminated before the end of the school year if the parent 14 of the eligible student notifies the treasurer of state in a manner specified by the treasurer of state. 15 (g) A distribution made to an account under section 2 of this chapter is considered tax exempt 16 as long as the distribution is used for a qualified expense. The amount is subtracted from the 17 definition of adjusted income under IC 6-3-1-3.5 to the extent the distribution used for the qualified

expense is included in the taxpayer's adjusted federal gross income under the Internal Revenue
Code.

(h) The department shall establish a student test number as described in IC 20-19-3-9.4 for each
eligible student. The treasurer of state shall provide the department information necessary for the
department to comply with this subsection.

Sec. 2. (a) Subject to sections 3 and 10 of this chapter, the annual grant amount under this
 chapter for an eligible student equals the special education grant for the student under
 IC 20-43-7-6.

(b) An eligible student may choose to receive special education services from the school corporation required to provide the special education services to the eligible student under 511 IAC 7-34-1. However, if an eligible student described in subsection (a) chooses not to receive special education or related services from a school corporation required to provide the services to the eligible student under 511 IAC 7-34-1, the annual grant amount for the eligible student shall include the amount the school corporation would receive under IC 20-43-7 for the eligible student if the eligible student attended the school corporation.

Sec. 3. If an eligible student's agreement under section 1 of this chapter is in effect for less than an entire school year, the annual grant amount provided under section 2 of this chapter for that school year shall be reduced on a prorated basis in a manner prescribed by the treasurer of state to reflect the length of the agreement. In the event an eligible student's account is terminated because the eligible student enrolls in a school that receives tuition support under IC 20-43, the balance in the account at the time the account is terminated shall be transferred to the school corporation or charter school in which the eligible student enrolls.

Sec. 4. Upon entering into or renewing an agreement under this chapter, the treasurer of state
 shall provide to the parent of an eligible student a written explanation of the authorized uses of the
 money in the account and the responsibilities of the parent of an eligible student and the treasurer

43 of state regarding an account established under section 1 of this chapter.

44 Sec. 5. This chapter does not prohibit a parent of an eligible student from making a payment for 45 any qualified expense from a source other than the eligible student's account. The parent of an 46 eligible student is responsible for the payment of any tuition required by a qualified school that is

47 not paid from the eligible student's account.

1 Sec. 6. A parent of an eligible student may use not more than seven hundred fifty dollars (\$750) 2 of the annual grant amount received under this chapter each school year for fees for transportation paid to a fee-for-service transportation provider for the eligible student to travel to and from an 3 4 approved service provider. However, the treasurer of state, in consultation with the department, 5 shall establish criteria and a process by which a parent of an eligible student may receive a waiver 6 from the limit imposed on transportation fees under this section. 7 Sec. 7. (a) A participating entity that receives a payment for a qualified expense may not: 8 (1) refund any part of the payment to the parent of the eligible student unless the refund is for 9 an item that has been returned to the place of original purchase or is for an item or service 10 that has not been provided by the participating entity; or 11 (2) rebate or otherwise share any part of the payment with the parent of the eligible student 12 who made the payment. 13 (b) A parent of an eligible student who receives a refund under subsection (a) shall deposit the 14 refund into the account from which the money was paid. 15 Sec. 8. (a) The treasurer of state shall freeze the account established under section 1 of this 16 chapter of any parent of an eligible student who: 17 (1) fails to comply with the terms of the agreement established under section 1 of this chapter; 18 (2) fails to comply with applicable laws or regulations; or 19 (3) substantially misuses funds in the account. 20 (b) The treasurer of state shall send written notice to the parent of the eligible student stating 21 the reason for the freeze under subsection (a). The treasurer of state may also send notice to the 22 attorney general or the prosecuting attorney in the county in which the parent of the eligible student 23 resides if the treasurer of state believes a crime has been committed or a civil action relating to the 24 account is necessary. 25 (c) A parent of an eligible student whose account has been frozen under subsection (a) may 26 petition the treasurer of state for redetermination of the decision under subsection (a) within thirty 27 (30) days after the date the treasurer of state sends notice to the parent of the eligible student under 28 subsection (b). The petition must contain a written explanation stating why the treasurer of state 29 was incorrect in freezing the account under subsection (a). If the treasurer of state does not receive 30 a timely submitted petition from a parent of an eligible student under this subsection, the treasurer 31 of state shall terminate the account. 32 (d) The treasurer of state shall review a petition received under subsection (c) within fifteen (15) 33 business days of receipt of the petition and issue a redetermination letter to the parent of the eligible 34 student. If the treasurer of state overturns the treasurer of state's initial decision under subsection 35 (a), the treasurer of state shall immediately unfreeze the account. If the treasurer of state affirms the decision under subsection (a), the treasurer of state shall give notice of the affirmation to the 36 37 parent of the eligible student and terminate the account. 38 Sec. 9. Notwithstanding 511 IAC 7-34-1(d)(4), a public school is not required to make available 39 special education and related services to an eligible student if the eligible student receives funds 40 under section 2 of this chapter and the special education services are provided to the eligible student 41 by the participating entity. This section may not be construed as a restriction or limitation on any of the rights, benefits, and protections granted to an individual under the federal Individuals with 42 Disabilities Education Improvement Act of 2004 (20 U.S.C. 1400 et seq.). 43 44 Sec. 10. Distributions made to an account under section 2 of this chapter or money in the account 45 may not be treated as income or a resource for purposes of qualifying for any other federal or state

- 46 grant or program administered by the state or a political subdivision.
- 47 Chapter 5. Participating Entities

1 Sec. 1. It is the intent of the general assembly to honor the autonomy of nonpublic schools that 2 choose and are authorized to become participating entities under this article. A nonpublic eligible 3 school is not an agent of the state or federal government, and therefore: 4 (1) the treasurer of state, state board, department, or any other state agency may not in any 5 way regulate the educational program of a nonpublic school that accepts money from an account under this article, including the regulation of curriculum content, religious instruction 6 7 or activities, classroom teaching, teacher and staff hiring requirements, and other activities 8 carried out by the nonpublic school; 9 (2) the creation of the program does not expand the regulatory authority of the state or the 10 state's officers to impose additional regulation of nonpublic schools beyond those necessary to enforce the requirements of the program; and 11 (3) an accredited nonpublic school that is a participating entity may provide for the 12 13 educational needs of students without governmental control. 14 Sec. 2. (a) The following individuals or entities may become a participating entity by submitting 15 an application to the treasurer of state in a manner prescribed by the treasurer of state: (1) A qualified school. 16 17 (2) An individual who or entity that provides services to a student with a disability in 18 accordance with an individualized education plan. 19 (3) An individual who or entity that offers an approved course or program to an eligible 20 student. 21 (4) A licensed occupational therapist. 22 (b) The treasurer of state may approve an application submitted under subsection (a) if the 23 individual or entity meets the criteria to serve as a participating entity. 24 (c) If it is reasonably expected by the treasurer of state that a participating entity will receive, 25 from payments made under the program, more than fifty thousand dollars (\$50,000) during a 26 particular school year, the participating entity shall, on or before a date prescribed by the treasurer 27 of state: 28 (1) post a surety bond in an amount equal to the amount expected to be paid to the 29 participating entity under the program for the particular school year; or 30 (2) provide the treasurer of state evidence, in a manner prescribed by the treasurer of state, 31 indicating that the participating entity has unencumbered assets sufficient to pay the treasurer 32 of state an amount equal to the amount expected to be paid to the participating entity under 33 the program during the particular school year. 34 (d) Each participating entity that accepts payments made from an account under this article 35 shall provide a receipt to the parent of an eligible student for each payment made. 36 Sec. 3. (a) Each qualified school that is a participating entity that accepts payments for tuition 37 and fees made from an account under the program shall administer to its eligible students the 38 statewide assessment. 39 (b) Upon receipt of the statewide assessment, the department shall, subject to the federal Family 40 Educational Rights and Privacy Act (20 U.S.C. 1232g) and any regulations adopted under that act: 41 (1) aggregate the statewide assessment test results according to the grade level, gender, race, 42 and family income level of all eligible students; and 43 (2) make the results determined under subdivision (1) available on the department's Internet 44 web site.

45 Sec. 4. (a) The treasurer of state may refuse to allow a participating entity to continue 46 participation in the program and revoke the participating entity's status as a participating entity

47 if the treasurer of state determines that the participating entity accepts payments made from an

1 account under this article and:

2 (1) has failed to provide any educational service required by state or federal law to an eligible 3 student receiving instruction from the participating entity; or

4 (2) has routinely failed to meet the requirements of a participating entity under the program. 5 (b) If the treasurer of state revokes a participating entity's status as a participating entity in the program, the treasurer of state shall provide notice of the revocation within thirty (30) days of the 6 7 revocation to each parent of an eligible student receiving instruction from the participating entity 8 who has paid the participating entity from the eligible student's account.

9 (c) The treasurer of state may permit a former participating entity described in subsection (a) 10 to reapply with the treasurer of state for authorization to be a participating entity on a date established by the treasurer of state, which may not be earlier than one (1) year after the date on 11 12 which the former participating entity's status as a participating entity was revoked under 13 subsection (a). The treasurer of state may establish reasonable criteria or requirements that the 14 former participating entity must meet before being reapproved by the treasurer of state as a 15 participating entity.

- Sec. 5. An approved participating entity: 16
- (1) may not charge an eligible student participating in the program an amount greater than 17 18
- a similarly situated student who is receiving the same or similar services; and
- 19 (2) shall provide a receipt to a parent of an eligible student for each qualified expense charged 20 for education or related services provided to the eligible student.
- Sec. 6. The treasurer of state shall annually make available on the treasurer of state's Internet 21 22 web site a list of participating entities.
- 23 **Chapter 6. Rulemaking**
- 24 Sec. 1. (a) The treasurer of state may adopt rules under IC 4-22-2 necessary to administer this 25 article.
- 26 (b) The state board shall adopt rules under IC 4-22-2 to establish a procedure to establish an 27 Indiana education scholarship account education service plan for an eligible student.

28 SECTION 156. IC 21-17-5-6, AS AMENDED BY P.L.107-2019, SECTION 4, IS AMENDED TO 29 READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 6. Whenever a police officer retires after at 30 least twenty (20) years of service, the police officer may retain the officer's service weapon. The officer 31 is entitled to receive, in recognition of the service to the educational institution and the public, a badge 32 that indicates that the officer is retired. Upon retirement, the state police department shall issue to the

- 33 police officer an identification card that:
- (1) states the police officer's name and rank at retirement; 34
- 35 (2) states the officer's retired status; and
- 36 (3) notes the officer's authority to retain the service weapon.

37 A retired police officer described in this section is entitled to a lifetime license to carry a handgun as 38 described under IC 35-47-2-3(f). IC 35-47-2-3(g).

- 39 SECTION 157. IC 21-39-4-7, AS AMENDED BY P.L.107-2019, SECTION 5, IS AMENDED TO
- 40 READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 7. Whenever a police officer retires after at

41 least twenty (20) years of service, the police officer may retain the officer's service weapon. The officer

42 is entitled to receive, in recognition of the service to the state educational institution and the public, a

43 badge that indicates that the officer is retired. Upon retirement, the state police department shall issue to

- 44 the police officer an identification card that:
- 45 (1) states the police officer's name and rank at retirement;
- 46 (2) states the officer's retired status; and
- 47 (3) notes the officer's authority to retain the service weapon.

1 A police officer described in this section is entitled to a lifetime license to carry a handgun as described 2 under IC 35-47-2-3(f). IC 35-47-2-3(g). 3 SECTION 158. IC 31-19-26.5-3, AS ADDED BY P.L.146-2008, SECTION 562, IS AMENDED TO 4 READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 3. (a) Subject to section 4 of this chapter, 5 the department may shall make payments of adoption subsidy under this chapter for the benefit of a child 6 with special needs if the department has: 7 (1) either: 8 (A) entered into a written agreement under section 10.5 of this chapter with the adoptive parent 9 or parents, before or at the time the court enters a final decree of adoption under IC 31-19-11-1, that specifies the amount, terms, and conditions of the adoption assistance payments; or 10 (B) received a written final order in an administrative appeal in accordance with section 12(4) 11 12 of this chapter concluding that the adoptive parents are eligible for a subsidy payable under this 13 chapter and determining the appropriate subsidy amount; and 14 (2) determined that sufficient funds are available in the adoption assistance account of the state 15 general fund, and can reasonably be anticipated to be available in that account during the term of 16 the agreement or order, to make the payments as specified in the agreement or order; and 17 (3) (2) determined that the child is not eligible for adoption assistance under 42 U.S.C. 673. (b) This section does not prohibit the department from modifying or terminating an agreement 18 with the adoptive parent or parents under this chapter. However, the department may not 19 20 terminate an agreement with the adoptive parent or parents due to insufficient funds in the 21 adoption assistance account. 22 SECTION 159. IC 31-19-26.5-5, AS ADDED BY P.L.146-2008, SECTION 562, IS AMENDED TO 23 READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 5. (a) Subject to subsection (b), the amount 24 of adoption subsidy payments under this chapter may not exceed the amount that would be payable by 25 the department for the monthly cost of care of the adopted child in a foster family home at the time 26 (1) the adoption subsidy agreement is made or 27 (2) the subsidy is payable under the terms of the agreement, 28 whichever is greater. 29 (b) In the case of an adoptive parent of a child with special needs that is in the therapeutic foster 30 care or therapeutic plus category of supervision, the amount of adoption subsidy payments under 31 this chapter may not be less than an amount equal to fifty percent (50%) of the per diem rate 32 determined by the department for the: 33 (1) therapeutic foster care; or 34 (2) therapeutic plus; 35 category of supervision, which ever is applicable, that would be payable by the department for the monthly cost of care of the adopted child in a foster family home at the time the adoption subsidy 36 37 agreement is made or the subsidy is payable under the terms of the agreement, whichever is 38 greater. 39 SECTION 160. IC 31-19-26.5-10, AS ADDED BY P.L.146-2008, SECTION 562, IS AMENDED TO 40 READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 10. An adoption assistance account is established within the state general fund for the purpose of funding adoption subsidy payments under this 41 42 chapter and the state's share of adoption assistance payments under 42 U.S.C. 673. The account consists 43 of: 44 (1) amounts specifically appropriated to the department by the general assembly for adoption 45 assistance; 46 (2) amounts allocated by the department to the adoption assistance account from the department 47 funds available to the department; in accordance with section 10.5 of this chapter; and

1	(3) any other amounts contributed or paid to the department for adoption assistance under this charter
2 3	chapter. SECTION 161. IC 31-19-26.5-10.5 IS ADDED TO THE INDIANA CODE AS A NEW SECTION
3 4	TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 10.5. (a) Subject to section 4 of this
5	chapter, the department shall:
6	(1) enter into a written agreement described under section 3(a)(1)(A) of this chapter with each
7	adoptive parent of a child with special needs who is eligible for an adoption subsidy under this
8	chapter; and
9	(2) allocate funds to the adoption assistance account necessary to meet the requirements under
10	section 3 of this chapter.
11	(b) This section does not require the department to enter into an agreement to:
12	(1) make additional payments under section 6 of this chapter; or
13	(2) continue adoption subsidy payments under section 9(b) of this chapter.
14	SECTION 162. IC 31-19-26.5-11, AS ADDED BY P.L.146-2008, SECTION 562, IS AMENDED TO
15	READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 11. (a) In determining the availability of funds
16	in the adoption assistance account for payments of adoption subsidies under this chapter, Subject to
17	sections 3 and 10.5 of this chapter, the department shall give priority to payments required by court
18	orders for county adoption subsidies entered under IC 31-19-26 (before its repeal).
19	(b) The provisions of this chapter applicable to continuation, modification, or termination of adoption
20	subsidy payments shall apply after January 1, 2009, to county adoption subsidy orders entered under
21	IC 31-19-26 (before its repeal).
22	SECTION 163. IC 31-19-26.5-12, AS ADDED BY P.L.146-2008, SECTION 562, IS AMENDED TO
23	READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 12. The department shall adopt rules under
24	IC 4-22-2, as needed, to carry out this chapter. The rules must include at least the following subjects:
25	(1) The application and determination process for subsidies or other assistance provided under this
26	chapter.
27	(2) The standards for determination of a child with special needs.
28	(3) The process for determining the duration, extension, modification, and termination of
29	agreements, as provided in sections 8 and 9 of this chapter.
30	(4) The procedure for administrative review and appeal of determinations made by the department
31	under this chapter.
32	(5) Subject to sections 3 and 10.5 of this chapter, the procedure for determining availability of
33	funds for new subsidy agreements and continuation of existing agreements or orders under this
34	chapter and IC 31-19-26 (before its repeal), including any funding limitations or priorities as
35	provided in sections 4 and 11 of this chapter.
36	SECTION 164. IC 35-47-2-3, AS AMENDED BY P.L.107-2019, SECTION 8, IS AMENDED TO
37	READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 3. (a) A person desiring a license to carry a
38	handgun shall apply:
39	(1) to the chief of police or corresponding law enforcement officer of the municipality in which the
40	applicant resides;
41	(2) if that municipality has no such officer, or if the applicant does not reside in a municipality, to
42	the sheriff of the county in which the applicant resides after the applicant has obtained an application
43	form prescribed by the superintendent; or
44	(3) if the applicant is a resident of another state and has a regular place of business or employment
45	in Indiana, to the sheriff of the county in which the applicant has a regular place of business or
46	employment.
47	The superintendent and local law enforcement agencies shall allow an applicant desiring to obtain or

1 renew a license to carry a handgun to submit an application electronically under this chapter if funds are

2 available to establish and maintain an electronic application system.

3 (b) This subsection applies before July 1, 2020. The law enforcement agency which accepts an
4 application for a handgun license shall collect the following application fees:

5 (1) From a person applying for a four (4) year handgun license, a ten dollar (\$10) application fee,
6 five dollars (\$5) of which shall be refunded if the license is not issued.

7 (2) From a person applying for a lifetime handgun license who does not currently possess a valid

8 Indiana handgun license, a fifty dollar (\$50) application fee, thirty dollars (\$30) of which shall be refunded if the license is not issued.

10 (3) From a person applying for a lifetime handgun license who currently possesses a valid Indiana

handgun license, a forty dollar (\$40) application fee, thirty dollars (\$30) of which shall be refunded
if the license is not issued.

Except as provided in subsection (i), subsection (j), the fee shall be deposited into the law enforcement agency's firearms training fund or other appropriate training activities fund and used by the agency to train law enforcement officers in the proper use of firearms or in other law enforcement duties, or to purchase

16 firearms, firearm related equipment, or body armor (as defined in IC 35-47-5-13(a)) for the law

enforcement officers employed by the law enforcement agency. The state board of accounts shall establish

18 rules for the proper accounting and expenditure of funds collected under this subsection.

(c) This subsection applies after June 30, 2020, and before July 1, 2021. The law enforcement agency
 which accepts an application for a handgun license shall not collect a fee from a person applying for a five
 (5) year handgun license and shall collect the following application fees:

(1) From a person applying for a lifetime handgun license who does not currently possess a valid
 Indiana handgun license, a fifty dollar (\$50) application fee, thirty dollars (\$30) of which shall be
 refunded if the license is not issued.

(2) From a person applying for a lifetime handgun license who currently possesses a valid Indiana
handgun license, a forty dollar (\$40) application fee, thirty dollars (\$30) of which shall be refunded
if the license is not issued.

Except as provided in subsection (i), subsection (j), the fee shall be deposited into the law enforcement
agency's firearms training fund or other appropriate training activities fund and used by the agency to train
law enforcement officers in the proper use of firearms or in other law enforcement duties, or to purchase
firearms, firearm related equipment, or body armor (as defined in IC 35-47-5-13(a)) for the law
enforcement officers employed by the law enforcement agency. The state board of accounts shall establish

33 rules for the proper accounting and expenditure of funds collected under this subsection.

(d) This subsection applies after June 30, 2021. The law enforcement agency which accepts an application for a handgun license shall not collect a fee from a person applying for a handgun license.

37 (d) (e) The officer to whom the application is made shall ascertain the applicant's name, full address, 38 length of residence in the community, whether the applicant's residence is located within the limits of any city or town, the applicant's occupation, place of business or employment, criminal record, if any, and 39 40 convictions (minor traffic offenses excepted), age, race, sex, nationality, date of birth, citizenship, height, 41 weight, build, color of hair, color of eyes, scars and marks, whether the applicant has previously held an Indiana license to carry a handgun and, if so, the serial number of the license and year issued, whether 42 43 the applicant's license has ever been suspended or revoked, and if so, the year and reason for the 44 suspension or revocation, and the applicant's reason for desiring a license. If the applicant is not a United States citizen, the officer to whom the application is made shall ascertain the applicant's country of 45 46 citizenship, place of birth, and any alien or admission number issued by the United States Citizenship and 47 Immigration Services or United States Customs and Border Protection or any successor agency as

1 applicable. The officer to whom the application is made shall conduct an investigation into the applicant's

2 official records and verify thereby the applicant's character and reputation, and shall in addition verify for

- **3** accuracy the information contained in the application, and shall forward this information together with
- 4 the officer's recommendation for approval or disapproval and one (1) set of legible and classifiable 5 fingerprints of the applicant to the superintendent. An investigation conducted under this section must
- 6 include the consulting of available local, state, and federal criminal history data banks, including the
- 7 National Instant Criminal Background Check System (NICS), to determine whether possession of a
- 8 firearm by an applicant would be a violation of state or federal law.

9 (c) (f) The superintendent may make whatever further investigation the superintendent deems
 10 necessary. Whenever disapproval is recommended, the officer to whom the application is made shall
 11 provide the superintendent and the applicant with the officer's complete and specific reasons, in writing,
 12 for the recommendation of disapproval.

- 13 (f) (g) If it appears to the superintendent that the applicant:
- 14 (1) has a proper reason for carrying a handgun;
- 15 (2) is of good character and reputation;
- 16 (3) is a proper person to be licensed; and
- 17 (4) is:
- 18 (A) a citizen of the United States; or
- (B) not a citizen of the United States but is allowed to carry a firearm in the United States under
 federal law;
- the superintendent shall issue to the applicant a qualified or an unlimited license to carry any handgun lawfully possessed by the applicant. The original license shall be delivered to the licensee. A copy shall be delivered to the officer to whom the application for license was made. A copy shall be retained by the superintendent for at least five (5) years in the case of a five (5) year license. The superintendent may adopt guidelines to establish a records retention policy for a lifetime license. A five (5) year license shall be valid for a period of five (5) years from the date of issue. A lifetime license is valid for the life of the individual receiving the license. The license of police officers, sheriffs or their deputies, and law

enforcement officers of the United States government who have twenty (20) or more years of service shall
be valid for the life of these individuals. However, a lifetime license is automatically revoked if the license

- **30** holder does not remain a proper person.
- 31 (g) (h) At the time a license is issued and delivered to a licensee under subsection (f), subsection (g),
- 32 the superintendent shall include with the license information concerning handgun safety rules that:
- **33** (1) neither opposes nor supports an individual's right to bear arms; and
- **34** (2) is:
- 35 (A) recommended by a nonprofit educational organization that is dedicated to providing 36 education on safe handling and use of firearms;
- 37 (B) prepared by the state police department; and
- **38** (C) approved by the superintendent.
- The superintendent may not deny a license under this section because the information required under this
 subsection is unavailable at the time the superintendent would otherwise issue a license. The state police
 department may accept private donations or grants to defray the cost of printing and mailing the
- 42 information required under this subsection.
- 43 (h) (i) A license to carry a handgun shall not be issued to any person who:
- 44 (1) has been convicted of a felony;
- 45 (2) has had a license to carry a handgun suspended, unless the person's license has been reinstated;
- 46 (3) is under eighteen (18) years of age;
- 47 (4) is under twenty-three (23) years of age if the person has been adjudicated a delinquent child for

1 an act that would be a felony if committed by an adult;

- 2 (5) has been arrested for a Class A or Class B felony for an offense committed before July 1, 2014,
- 3 for a Level 1, Level 2, Level 3, or Level 4 felony for an offense committed after June 30, 2014, or
- any other felony that was committed while armed with a deadly weapon or that involved the use of
 violence, if a court has found probable cause to believe that the person committed the offense
 charged; or
 - (6) is prohibited by federal law from possessing or receiving firearms under 18 U.S.C. 922(g).
- 8 In the case of an arrest under subdivision (5), a license to carry a handgun may be issued to a person who

9 has been acquitted of the specific offense charged or if the charges for the specific offense are dismissed.

- 10 The superintendent shall prescribe all forms to be used in connection with the administration of thischapter.
- (i) (j) If the law enforcement agency that charges a fee under subsection (b) or (c) is a city or town law
 enforcement agency, the fee shall be deposited in the law enforcement continuing education fund
- 14 established under IC 5-2-8-2.

7

- 15 (j) (k) If a person who holds a valid license to carry a handgun issued under this chapter:
- 16 (1) changes the person's name;
- 17 (2) changes the person's address; or
- 18 (3) experiences a change, including an arrest or a conviction, that may affect the person's status as
- a proper person (as defined in IC 35-47-1-7) or otherwise disqualify the person from holding a license;
- 21 the person shall, not later than thirty (30) days after the date of a change described under subdivision (3),
- and not later than sixty (60) days after the date of the change described under subdivision (1) or (2), notify
- the superintendent, in writing, of the event described under subdivision (3) or, in the case of a changeunder subdivision (1) or (2), the person's new name or new address.
- (k) (l) The state police shall indicate on the form for a license to carry a handgun the notification
 requirements of subsection (i). subsection (k).
- 27 (1) (m) The state police department shall adopt rules under IC 4-22-2 to:
- 28 (1) implement an electronic application system under subsection (a); and
- 29 (2) expedite the processing of an application made by a person described in section 2.1(b) of this30 chapter.
- 31 Rules adopted under this section must require the superintendent to keep on file one (1) set of classifiable
- 32 and legible fingerprints from every person who has received a license to carry a handgun so that a person
- 33 who applies to renew a license will not be required to submit an additional set of fingerprints.
- 34 (m) (n) Except as provided in subsection (n), subsection (o), for purposes of IC 5-14-3-4(a)(1), the
 35 following information is confidential, may not be published, and is not open to public inspection:
- **36** (1) Information submitted by a person under this section to:
 - (A) obtain; or
- **38** (B) renew;

37

- **39** a license to carry a handgun.
- 40 (2) Information obtained by a federal, state, or local government entity in the course of an41 investigation concerning a person who applies to:
- 42 (A) obtain; or
- **43** (B) renew;
- 44 a license to carry a handgun issued under this chapter.
- 45 (3) The name, address, and any other information that may be used to identify a person who holds
- 46 a license to carry a handgun issued under this chapter.
- 47 (n) (o) Notwithstanding subsection (m): subsection (n):

1	(1) any information concerning an applicant for or a person who holds a license to carry a handgun
2	issued under this chapter may be released to a federal, state, or local government entity:
3	(A) for law enforcement purposes; or
4	(B) to determine the validity of a license to carry a handgun; and
5	(2) general information concerning the issuance of licenses to carry handguns in Indiana may be
6	released to a person conducting journalistic or academic research, but only if all personal
7	information that could disclose the identity of any person who holds a license to carry a handgun
8	issued under this chapter has been removed from the general information.
9	(o) (p) A person who knowingly or intentionally violates this section commits a Class B misdemeanor.
10	SECTION 165. IC 35-47-2-4, AS AMENDED BY P.L.107-2019, SECTION 9, IS AMENDED TO
11	READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 4. (a) Licenses to carry handguns shall be
12	either qualified or unlimited, and are valid for:
13	(1) five (5) years from the date of issue in the case of a five (5) year license; or
14	(2) the life of the individual receiving the license in the case of a lifetime license.
15	A qualified license shall be issued for hunting and target practice. An individual may separately apply for
16	and simultaneously hold both a five (5) year license and a lifetime license. The superintendent may adopt
17	rules imposing limitations on the use and carrying of handguns under a license when handguns are carried
18	by a licensee as a condition of employment. Unlimited licenses shall be issued for the purpose of the
19	protection of life and property.
20	(b) This subsection applies before July 1, 2020. In addition to the application fee, the fee for:
21	(1) a qualified license shall be:
22	(A) five dollars (\$5) for a five (5) year qualified license;
23	(B) twenty-five dollars (\$25) for a lifetime qualified license from a person who does not currently
24	possess a valid Indiana handgun license; or
25	(C) twenty dollars (\$20) for a lifetime qualified license from a person who currently possesses
26	a valid Indiana handgun license; and
27 28	(2) an unlimited license shall be: (A) thirty dollars (\$20) for a five (5) year unlimited license.
20 29	(A) thirty dollars (\$30) for a five (5) year unlimited license;(B) seventy-five dollars (\$75) for a lifetime unlimited license from a person who does not
29 30	currently possess a valid Indiana handgun license; or
31	(C) sixty dollars (\$60) for a lifetime unlimited license from a person who currently possesses a
32	valid Indiana handgun license.
33	The superintendent shall charge a twenty dollar (\$20) fee for the issuance of a duplicate license to replace
34	a lost or damaged license. These fees shall be deposited in accordance with subsection (g). subsection
35	(h).
36	(c) This subsection applies after June 30, 2020, and before July 1, 2021. In addition to the application
37	fee, the fee for:
38	(1) a qualified license is:
39	(A) zero dollars (\$0) for a five (5) year qualified license;
40	(B) twenty-five dollars (\$25) for a lifetime qualified license from a person who does not currently
41	possess a valid Indiana handgun license; and
42	(C) twenty dollars (\$20) for a lifetime qualified license from a person who currently possesses
43	a valid Indiana handgun license; and
44	(2) an unlimited license is: (A) (100) f $($
45	(A) zero dollars (\$0) for a five (5) year unlimited license;
46	(B) seventy-five dollars (\$75) for a lifetime unlimited license from a person who does not
47	currently possess a valid Indiana handgun license; and

1 (C) sixty dollars (\$60) for a lifetime unlimited license from a person who currently possesses a 2 valid Indiana handgun license. 3 The superintendent shall charge a twenty dollar (\$20) fee for the issuance of a duplicate license to replace 4 a lost or damaged license. These fees shall be deposited in accordance with subsection (g). subsection 5 (h). (d) This subsection applies after June 30, 2021. There is no fee for a qualified or unlimited 6 7 license. The superintendent shall charge a twenty dollar (\$20) fee for the issuance of a duplicate license to replace a lost or damaged license. This fee shall be deposited in accordance with 8 9 subsection (h). 10 (d) (e) Licensed dealers are exempt from the payment of fees specified in subsections (b) and (c) for 11 a qualified license or an unlimited license. 12 (c) (f) The following officers of this state or the United States who have been honorably retired by a 13 lawfully created pension board or its equivalent after at least twenty (20) years of service or because of 14 a disability are exempt from the payment of fees specified in subsections (b) and (c): 15 (1) Police officers. (2) Sheriffs or their deputies. 16 17 (3) Law enforcement officers. 18 (4) Correctional officers. 19 (f) (g) The following officers described in section 3(f) section 3(g) of this chapter who have at least 20 twenty (20) years of service are exempt from the payment of fees for a lifetime qualified license or a 21 lifetime unlimited license specified in subsections (b) and (c): 22 (1) Police officers. 23 (2) Sheriffs or their deputies. 24 (3) Law enforcement officers of the United States government. 25 (g) (h) Fees collected under this section shall be deposited in the state general fund. 26 (h) (i) The superintendent may not issue a lifetime qualified license or a lifetime unlimited license to 27 a person who is a resident of another state. The superintendent may issue a five (5) year qualified license or a five (5) year unlimited license to a person who is a resident of another state and who has a regular 28 29 place of business or employment in Indiana as described in section 3(a)(3) of this chapter. 30 (i) A person who knowingly or intentionally violates this section commits a Class B misdemeanor. 31 SECTION 166. IC 35-47-2-5, AS AMENDED BY P.L.107-2019, SECTION 10, IS AMENDED TO 32 READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 5. (a) The superintendent may suspend or 33 revoke any license issued under this chapter if the superintendent has reasonable grounds to believe that 34 the person's license should be suspended or revoked. (b) Documented evidence that a person is not a "proper person" to be licensed as defined by 35 36 IC 35-47-1-7, or is prohibited under section 3(h)(5) section 3(i)(5) of this chapter from being issued a 37 license, shall be grounds for immediate suspension or revocation of a license previously issued under this 38 chapter. However, if a license is suspended or revoked based solely on an arrest under section 3(h)(5)39 section 3(i)(5) of this chapter, the license shall be reinstated upon the acquittal of the defendant in that 40 case or upon the dismissal of the charges for the specific offense. (c) A person who knowingly or intentionally fails to promptly return the person's license after written 41 42 notice of suspension or revocation commits a Class A misdemeanor. The observation of a handgun license 43 in the possession of a person whose license has been suspended or revoked constitutes a sufficient basis 44 for the arrest of that person for violation of this subsection. 45 (d) The superintendent shall establish rules under IC 4-22-2 concerning the procedure for suspending or revoking a person's license. 46 47 SECTION 167. IC 35-52-6-53, AS ADDED BY P.L.169-2014, SECTION 2, IS AMENDED TO

1 READ AS FOLLOWS [EFFECTIVE JULY 1, 2022]: Sec. 53. IC 6-7-2-18 defines a crime concerning 2 tobacco taxes and closed system electronic cigarette taxes. 3 SECTION 168. IC 35-52-6-54, AS ADDED BY P.L.169-2014, SECTION 2, IS AMENDED TO 4 READ AS FOLLOWS [EFFECTIVE JULY 1, 2022]: Sec. 54. IC 6-7-2-19 defines a crime concerning 5 tobacco taxes and closed system electronic cigarette taxes. SECTION 169. IC 35-52-6-55, AS ADDED BY P.L.169-2014, SECTION 2, IS AMENDED TO 6 7 READ AS FOLLOWS [EFFECTIVE JULY 1, 2022]: Sec. 55. IC 6-7-2-20 defines a crime concerning 8 tobacco taxes and closed system electronic cigarette taxes. 9 SECTION 170. IC 35-52-6-56, AS ADDED BY P.L.169-2014, SECTION 2, IS AMENDED TO 10 READ AS FOLLOWS [EFFECTIVE JULY 1, 2022]: Sec. 56. IC 6-7-2-21 defines a crime concerning tobacco taxes and closed system electronic cigarette taxes. 11 12 SECTION 171. IC 35-52-6-56.1 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO 13 READ AS FOLLOWS [EFFECTIVE JULY 1, 2022]: Sec. 56.1. IC 6-7-4-11 defines a crime concerning 14 the electronic cigarette tax. 15 SECTION 172. IC 35-52-6-56.2 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2022]: Sec. 56.2. IC 6-7-4-12 defines a crime concerning 16 17 the electronic cigarette tax. 18 SECTION 173. IC 36-7-14-0.5, AS AMENDED BY P.L.154-2020, SECTION 47, IS AMENDED TO 19 READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 0.5. (a) The definitions in this section 20 apply throughout this chapter. (b) "Mixed use development project" means a development project that will provide more than 21 22 one (1) use or purpose within a shared building or development area. The terms "use" or 23 "purpose" may include, but are not limited to, housing, office, retail, medical, recreational, 24 commercial, or industrial components. 25 (b) (c) "Obligation" means any bond, note, warrant, lease, or other instrument under which money is 26 borrowed. 27 (c) (d) "Public funds" means all fees, payments, tax receipts, and funds of whatever kind or character 28 coming into the possession of a: 29 (1) redevelopment commission; or 30 (2) department of redevelopment. 31 (e) "Qualified city" means a city: 32 (1) whose average property tax rate for the city over the five (5) immediately preceding 33 calendar years did not exceed one dollar (\$1) per one hundred dollars (\$100) of assessed value; 34 (2) whose average balance in the city's general fund plus the city's rainy day fund over the 35 three (3) immediately preceding calendar years exceeded by at least ten percent (10%) the 36 amount of the city's average annual expenditures over the same period; or 37 (3) that is the county seat. 38 (d) (f) "Residential housing" means housing or workforce housing that consists of single family 39 dwelling units sufficient to secure quality housing in reasonable proximity to employment. The term 40 includes condominiums and townhouses located within an economic development target area that is 41 designated under IC 6-1.1-12.1-7. 42 (e) (g) "Residential housing development program" means a residential housing development program 43 for the: 44 (1) construction of new residential housing; or 45 (2) renovation of existing residential housing; 46 established by a commission under section 53 of this chapter. 47 (f) (h) "Workforce housing" means housing that is affordable for households with earned income that

1 is sufficient to secure quality housing in reasonable proximity to employment.

2 SECTION 174. IC 36-7-14-25.2, AS AMENDED BY P.L.257-2019, SECTION 118, IS AMENDED

3 TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 25.2. (a) Subject to the prior approval

4 of the fiscal body of the unit under subsection (c), a redevelopment commission may enter into a lease

of any property that could be financed with the proceeds of bonds issued under this chapter with a lessorfor a term not to exceed:

- 7 (1) fifty (50) years, for a lease entered into before July 1, 2008;
- 8 (2) thirty-five (35) years, for leases entered into after June 30, 2019, to finance a project that is
 9 located in a redevelopment project area, an economic development area, or an urban renewal project
 10 area and that includes, as part of the project, the use and repurposing of two (2) or more buildings
 11 and structures that are:
- 12
 - (A) at least seventy-five (75) years old; and
- (B) located at a site at which manufacturing previously occurred over a period of at least seventy-five (75) years; or
- (3) twenty-five (25) years, for a lease that is not described in subdivision (1) or (2), plus an
 additional twenty-five (25) years if the allocation area is renewed following an independent
 analysis under section 39(b)(6) of this chapter.

18 The lease may provide for payments to be made by the redevelopment commission from special benefits
19 taxes levied under section 27 of this chapter, taxes allocated under section 39 of this chapter, any other
20 revenues available to the redevelopment commission, or any combination of these sources.

- (b) A lease may provide that payments by the redevelopment commission to the lessor are required
 only to the extent and only for the period that the lessor is able to provide the leased facilities in
 accordance with the lease. The terms of each lease must be based upon the value of the facilities leased
 and may not create a debt of the unit or the district for purposes of the Constitution of the State of Indiana.
- (c) A lease may be entered into by the redevelopment commission only after a public hearing by the
 redevelopment commission at which all interested parties are provided the opportunity to be heard. After
 the public hearing, the redevelopment commission may adopt a resolution authorizing the execution of
 the lease on behalf of the unit if it finds that the service to be provided throughout the term of the lease
 will serve the public purpose of the unit and is in the best interests of its residents. Any lease approved
 by a resolution of the redevelopment commission must also be approved by an ordinance or resolution
 of the fiscal body of the unit. The approving ordinance or resolution of the fiscal body must include the
- **32** following:
- 33 (1) The maximum annual lease rental for the lease.

34 (2) The maximum interest rate or rates, any provisions for redemption before maturity, and any

- 35 provisions for the payment of capitalized interest associated with the lease.
- **36** (3) The maximum term of the lease.

37 (d) Upon execution of a lease providing for payments by the redevelopment commission in whole or 38 in part from the levy of special benefits taxes under section 27 of this chapter and upon approval of the 39 lease by the unit's fiscal body, the redevelopment commission shall publish notice of the execution of the 40 lease and its approval in accordance with IC 5-3-1. Fifty (50) or more taxpayers residing in the 41 redevelopment district who will be affected by the lease and who may be of the opinion that no necessity 42 exists for the execution of the lease or that the payments provided for in the lease are not fair and 43 reasonable may file a petition in the office of the county auditor within thirty (30) days after the 44 publication of the notice of execution and approval. The petition must set forth the petitioners' names, addresses, and objections to the lease and the facts showing that the execution of the lease is unnecessary 45 46 or unwise or that the payments provided for in the lease are not fair and reasonable, as the case may be. 47 (e) Upon the filing of the petition, the county auditor shall immediately certify a copy of it, together

1 with such other data as may be necessary in order to present the questions involved, to the department of local government finance. Upon receipt of the certified petition and information, the department of local 2 3 government finance shall fix a time and place for a hearing in the redevelopment district, which must be 4 not less than five (5) or more than thirty (30) days after the time is fixed. Notice of the hearing shall be given by the department of local government finance to the members of the fiscal body, to the 5 redevelopment commission, and to the first fifty (50) petitioners on the petition by a letter signed by the 6 7 commissioner or deputy commissioner of the department and enclosed with fully prepaid postage sent 8 to those persons at their usual place of residence, at least five (5) days before the date of the hearing. The decision of the department of local government finance on the appeal, upon the necessity for the execution 9 10 of the lease, and as to whether the payments under it are fair and reasonable, is final. (f) A redevelopment commission entering into a lease payable from allocated taxes under section 39 11 of this chapter or other available funds of the redevelopment commission may: 12 13 (1) pledge the revenue to make payments under the lease pursuant to IC 5-1-14-4; and (2) establish a special fund to make the payments. 14 15 (g) Lease rentals may be limited to money in the special fund so that the obligations of the redevelopment commission to make the lease rental payments are not considered debt of the unit or the 16 17 district for purposes of the Constitution of the State of Indiana. 18 (h) Except as provided in this section, no approvals of any governmental body or agency are required 19 before the redevelopment commission enters into a lease under this section. 20 (i) An action to contest the validity of the lease or to enjoin the performance of any of its terms and 21 conditions must be brought within thirty (30) days after the publication of the notice of the execution and 22 approval of the lease. However, if the lease is payable in whole or in part from tax levies and an appeal 23 has been taken to the department of local government finance, an action to contest the validity or enjoin 24 the performance must be brought within thirty (30) days after the decision of the department. 25 (j) If a redevelopment commission exercises an option to buy a leased facility from a lessor, the 26 redevelopment commission may subsequently sell the leased facility, without regard to any other statute, to the lessor at the end of the lease term at a price set forth in the lease or at fair market value established 27 28 at the time of the sale by the redevelopment commission through auction, appraisal, or arms length 29 negotiation. If the facility is sold at auction, after appraisal, or through negotiation, the redevelopment 30 commission shall conduct a hearing after public notice in accordance with IC 5-3-1 before the sale. Any 31 action to contest the sale must be brought within fifteen (15) days of the hearing. 32 SECTION 175. IC 36-7-14-39, AS AMENDED BY P.L.156-2020, SECTION 139, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 39. (a) As used in this section: 33 34 "Allocation area" means that part of a redevelopment project area to which an allocation provision of 35 a declaratory resolution adopted under section 15 of this chapter refers for purposes of distribution and 36 allocation of property taxes. "Base assessed value" means, subject to subsection (j), the following: 37 38 (1) If an allocation provision is adopted after June 30, 1995, in a declaratory resolution or an 39 amendment to a declaratory resolution establishing an economic development area: 40 (A) the net assessed value of all the property as finally determined for the assessment date 41 immediately preceding the effective date of the allocation provision of the declaratory resolution, 42 as adjusted under subsection (h); plus (B) to the extent that it is not included in clause (A), the net assessed value of property that is 43 44 assessed as residential property under the rules of the department of local government finance, 45 within the allocation area, as finally determined for the current assessment date. 46 (2) If an allocation provision is adopted after June 30, 1997, in a declaratory resolution or an 47 amendment to a declaratory resolution establishing a redevelopment project area:

- 1 (A) the net assessed value of all the property as finally determined for the assessment date 2 immediately preceding the effective date of the allocation provision of the declaratory resolution, 3 as adjusted under subsection (h); plus
- 4 (B) to the extent that it is not included in clause (A), the net assessed value of property that is 5 assessed as residential property under the rules of the department of local government finance, as finally determined for the current assessment date. 6
 - (3) If:

7

8

9

10

11 12

- (A) an allocation provision adopted before June 30, 1995, in a declaratory resolution or an amendment to a declaratory resolution establishing a redevelopment project area expires after June 30, 1997; and
- (B) after June 30, 1997, a new allocation provision is included in an amendment to the declaratory resolution;
- 13 the net assessed value of all the property as finally determined for the assessment date immediately preceding the effective date of the allocation provision adopted after June 30, 1997, as adjusted 14 15 under subsection (h).
- (4) Except as provided in subdivision (5), for all other allocation areas, the net assessed value of all 16 17 the property as finally determined for the assessment date immediately preceding the effective date 18 of the allocation provision of the declaratory resolution, as adjusted under subsection (h).
- 19 (5) If an allocation area established in an economic development area before July 1, 1995, is 20 expanded after June 30, 1995, the definition in subdivision (1) applies to the expanded part of the 21 area added after June 30, 1995.
 - (6) If an allocation area established in a redevelopment project area before July 1, 1997, is expanded
- 22 23 after June 30, 1997, the definition in subdivision (2) applies to the expanded part of the area added 24 after June 30, 1997.
- 25 Except as provided in section 39.3 of this chapter, "property taxes" means taxes imposed under IC 6-1.1 26 on real property. However, upon approval by a resolution of the redevelopment commission adopted before June 1, 1987, "property taxes" also includes taxes imposed under IC 6-1.1 on depreciable personal 27 28 property. If a redevelopment commission adopted before June 1, 1987, a resolution to include within the 29 definition of property taxes, taxes imposed under IC 6-1.1 on depreciable personal property that has a 30 useful life in excess of eight (8) years, the commission may by resolution determine the percentage of taxes imposed under IC 6-1.1 on all depreciable personal property that will be included within the 31 32 definition of property taxes. However, the percentage included must not exceed twenty-five percent (25%) 33 of the taxes imposed under IC 6-1.1 on all depreciable personal property.
- 34 (b) A declaratory resolution adopted under section 15 of this chapter on or before the allocation 35 deadline determined under subsection (i) may include a provision with respect to the allocation and distribution of property taxes for the purposes and in the manner provided in this section. A declaratory 36 37 resolution previously adopted may include an allocation provision by the amendment of that declaratory 38 resolution on or before the allocation deadline determined under subsection (i) in accordance with the 39 procedures required for its original adoption. A declaratory resolution or amendment that establishes an 40 allocation provision must include a specific finding of fact, supported by evidence, that the adoption of 41 the allocation provision will result in new property taxes in the area that would not have been generated 42 but for the adoption of the allocation provision. For an allocation area established before July 1, 1995, the 43 expiration date of any allocation provisions for the allocation area is June 30, 2025, or the last date of any 44 obligations that are outstanding on July 1, 2015, whichever is later. A declaratory resolution or an amendment that establishes an allocation provision after June 30, 1995, must specify an expiration date 45 for the allocation provision. For an allocation area established before July 1, 2008, the expiration date may 46 47 not be more than thirty (30) years after the date on which the allocation provision is established. For an

1 allocation area established after June 30, 2008, the expiration date may not be more than twenty-five (25) 2 years after the date on which the first obligation was incurred to pay principal and interest on bonds or 3 lease rentals on leases payable from tax increment revenues. However, with respect to bonds or other 4 obligations that were issued before July 1, 2008, if any of the bonds or other obligations that were 5 scheduled when issued to mature before the specified expiration date and that are payable only from allocated tax proceeds with respect to the allocation area remain outstanding as of the expiration date, the 6 7 allocation provision does not expire until all of the bonds or other obligations are no longer outstanding. 8 Notwithstanding any other law, in the case of an allocation area that is established after June 30, 2019, 9 and that is located in a redevelopment project area described in section 25.1(c)(3)(C) of this chapter, an 10 economic development area described in section 25.1(c)(3)(C) of this chapter, or an urban renewal project 11 area described in section 25.1(c)(3)(C) of this chapter, the expiration date of the allocation provision may 12 not be more than thirty-five (35) years after the date on which the allocation provision is established. 13 Notwithstanding any other law, in the case of an allocation area that is established by the 14 commission of a qualified city for the purpose of financing a mixed use development project only, 15 and only if the legislative body of the qualified city adopts a resolution to approve the independent 16 analysis of the proposed development project under subdivision (6), the legislative body of the qualified city may, before one (1) year before the expiration of the initial twenty-five (25) year term 17 of the allocation area, adopt a resolution to renew the allocation area for one (1) additional period 18 19 of not more that twenty-five (25) years. The allocation provision may apply to all or part of the 20 redevelopment project area. The allocation provision must require that any property taxes subsequently 21 levied by or for the benefit of any public body entitled to a distribution of property taxes on taxable 22 property in the allocation area be allocated and distributed as follows: 23 (1) Except as otherwise provided in this section, the proceeds of the taxes attributable to the lesser 24 of: 25 (A) the assessed value of the property for the assessment date with respect to which the allocation 26 and distribution is made; or 27 (B) the base assessed value: 28 shall be allocated to and, when collected, paid into the funds of the respective taxing units. 29 (2) The excess of the proceeds of the property taxes imposed for the assessment date with respect 30 to which the allocation and distribution is made that are attributable to taxes imposed after being 31 approved by the voters in a referendum or local public question conducted after April 30, 2010, not 32 otherwise included in subdivision (1) shall be allocated to and, when collected, paid into the funds 33 of the taxing unit for which the referendum or local public question was conducted. 34 (3) Except as otherwise provided in this section, property tax proceeds in excess of those described 35 in subdivisions (1) and (2) shall be allocated to the redevelopment district and, when collected, paid 36 into an allocation fund for that allocation area that may be used by the redevelopment district only 37 to do one (1) or more of the following: 38 (A) Pay the principal of and interest on any obligations payable solely from allocated tax 39 proceeds which are incurred by the redevelopment district for the purpose of financing or 40 refinancing the redevelopment of that allocation area. (B) Establish, augment, or restore the debt service reserve for bonds payable solely or in part 41 42 from allocated tax proceeds in that allocation area. 43 (C) Pay the principal of and interest on bonds payable from allocated tax proceeds in that

- 44 allocation area and from the special tax levied under section 27 of this chapter.
- (D) Pay the principal of and interest on bonds issued by the unit to pay for local public improvements that are physically located in or physically connected to that allocation area.
- 47 (E) Pay premiums on the redemption before maturity of bonds payable solely or in part from

1	allocated tax proceeds in that allocation area.
2 3	(F) Make payments on leases payable from allocated tax proceeds in that allocation area under section 25.2 of this chapter.
3 4	(G) Reimburse the unit for expenditures made by it for local public improvements (which include
5	buildings, parking facilities, and other items described in section 25.1(a) of this chapter) that are
6	physically located in or physically connected to that allocation area.
7	(H) Reimburse the unit for rentals paid by it for a building or parking facility that is physically
8 9	located in or physically connected to that allocation area under any lease entered into under IC 36-1-10.
10	(I) For property taxes first due and payable before January 1, 2009, pay all or a part of a property
11	tax replacement credit to taxpayers in an allocation area as determined by the redevelopment
12	commission. This credit equals the amount determined under the following STEPS for each
13	taxpayer in a taxing district (as defined in IC 6-1.1-1-20) that contains all or part of the allocation
14 15	area: STEP ONE: Determine that part of the sum of the amounts under IC 6.1.1.21.2(g)(1)(A)
15	STEP ONE: Determine that part of the sum of the amounts under IC $6-1.1-21-2(g)(1)(A)$, IC $6-1.1-21-2(g)(2)$, IC $6-1.1-21-2(g)(3)$, IC $6-1.1-21-2(g)(4)$, and IC $6-1.1-21-2(g)(5)$ (before
17	their repeal) that is attributable to the taxing district.
18	STEP TWO: Divide:
19	(i) that part of each county's eligible property tax replacement amount (as defined in
20 21	IC 6-1.1-21-2 (before its repeal)) for that year as determined under IC 6-1.1-21-4 (before its repeal) that is attributable to the taxing district; by
21	(ii) the STEP ONE sum.
23	STEP THREE: Multiply:
24	(i) the STEP TWO quotient; times
25 26	(ii) the total amount of the taxpayer's taxes (as defined in IC 6-1.1-21-2 (before its repeal))
26 27	levied in the taxing district that have been allocated during that year to an allocation fund under this section.
28	If not all the taxpayers in an allocation area receive the credit in full, each taxpayer in the
29	allocation area is entitled to receive the same proportion of the credit. A taxpayer may not receive
30	a credit under this section and a credit under section 39.5 of this chapter (before its repeal) in the
31 32	same year. (J) Pay expenses incurred by the redevelopment commission for local public improvements that
32	are in the allocation area or serving the allocation area. Public improvements include buildings,
34	parking facilities, and other items described in section 25.1(a) of this chapter.
35	(K) Reimburse public and private entities for expenses incurred in training employees of
36	industrial facilities that are located:
37 38	(i) in the allocation area; and(ii) on a parcel of real property that has been classified as industrial property under the rules
39	of the department of local government finance.
40	However, the total amount of money spent for this purpose in any year may not exceed the total
41	amount of money in the allocation fund that is attributable to property taxes paid by the industrial
42	facilities described in this clause. The reimbursements under this clause must be made within three (2) areas often the data are which the investments that are the basis for the investment that
43 44	three (3) years after the date on which the investments that are the basis for the increment financing are made.
45	(L) Pay the costs of carrying out an eligible efficiency project (as defined in IC 36-9-41-1.5)
46	within the unit that established the redevelopment commission. However, property tax proceeds
47	may be used under this clause to pay the costs of carrying out an eligible efficiency project only

1 2	if those property tax proceeds exceed the amount necessary to do the following: (i) Make, when due, any parameter required under alayses (A) through (K) including any
2 3	(i) Make, when due, any payments required under clauses (A) through (K), including any payments of principal and interest on bonds and other obligations payable under this
4 5	subdivision, any payments of premiums under this subdivision on the redemption before maturity of bonds, and any payments on leases payable under this subdivision.
5 6	(ii) Make any reimbursements required under this subdivision.
7	(iii) Pay any expenses required under this subdivision.
8 9	(iv) Establish, augment, or restore any debt service reserve under this subdivision.(M) Expend money and provide financial assistance as authorized in section 12.2(a)(27) of this
10	chapter.
11	The allocation fund may not be used for operating expenses of the commission.
12 13	(4) Except as provided in subsection (g), before June 15 of each year, the commission shall do the following:
13 14	(A) Determine the amount, if any, by which the assessed value of the taxable property in the
15	allocation area for the most recent assessment date minus the base assessed value, when
16 17	multiplied by the estimated tax rate of the allocation area, will exceed the amount of assessed value needed to produce the property taxes necessary to make, when due, principal and interest
18	payments on bonds described in subdivision (3), plus the amount necessary for other purposes
19 20	described in subdivision (3).
20 21	(B) Provide a written notice to the county auditor, the fiscal body of the county or municipality that established the department of redevelopment, the officers who are authorized to fix budgets,
22	tax rates, and tax levies under IC 6-1.1-17-5 for each of the other taxing units that is wholly or
23 24	partly located within the allocation area, and (in an electronic format) the department of local government finance. The notice must:
24 25	(i) state the amount, if any, of excess assessed value that the commission has determined may
26	be allocated to the respective taxing units in the manner prescribed in subdivision (1); or
27 28	(ii) state that the commission has determined that there is no excess assessed value that may be allocated to the respective taxing units in the manner prescribed in subdivision (1).
20 29	The county auditor shall allocate to the respective taxing units the amount, if any, of excess
30	assessed value determined by the commission. The commission may not authorize an allocation
31 32	of assessed value to the respective taxing units under this subdivision if to do so would endanger the interests of the holders of bonds described in subdivision (3) or lessors under section 25.3 of
33	this chapter.
34 35	(C) If:
35 36	(i) the amount of excess assessed value determined by the commission is expected to generate more than two hundred percent (200%) of the amount of allocated tax proceeds necessary to
37	make, when due, principal and interest payments on bonds described in subdivision (3); plus
38 39	(ii) the amount necessary for other purposes described in subdivision (3); the commission shall submit to the legislative body of the unit its determination of the excess
40	assessed value that the commission proposes to allocate to the respective taxing units in the
41	manner prescribed in subdivision (1). The legislative body of the unit may approve the
42 43	commission's determination or modify the amount of the excess assessed value that will be allocated to the respective taxing units in the manner prescribed in subdivision (1).
44	(5) Notwithstanding subdivision (4), in the case of an allocation area that is established after June
45	30, 2019, and that is located in a redevelopment project area described in section $25.1(c)(3)(C)$ of
46 47	this chapter, an economic development area described in section $25.1(c)(3)(C)$ of this chapter, or an urban renewal project area described in section $25.1(c)(3)(C)$ of this chapter, for each year the
• /	an aroun renewar project area described in section 25.1(6)(5)(6) of this enapter, for each year the

1	allocation provision is in effect, if the amount of excess assessed value determined by the
2	commission under subdivision (4)(A) is expected to generate more than two hundred percent (200%)
3	of:
4	(A) the amount of allocated tax proceeds necessary to make, when due, principal and interest
5	payments on bonds described in subdivision (3) for the project; plus
6	(B) the amount necessary for other purposes described in subdivision (3) for the project;
7	the amount of the excess assessed value that generates more than two hundred percent (200%) of
8	the amounts described in clauses (A) and (B) shall be allocated to the respective taxing units in the
9	manner prescribed by subdivision (1).
10	(6) This subdivision applies only to a qualified city. Before a qualified city may renew an
11	allocation area for the purpose of financing a mixed use development project for an additional
12	twenty-five (25) years the following must occur:
13	(A) The qualified city must commission an independent analysis of the proposed
14	development project that includes:
15	(i) the development project area's revenues;
16	(ii) a description of the proposed project or projects;
17	(iii) debt capacity; and
18	(iv) the subsequent impact on all taxing units within the allocation area.
19	The analysis under this clause shall be conducted by a qualified independent professional
20	entity such as an accounting firm or a municipal advisory entity. The qualified city shall
21	submit the independent analysis under this clause to the legislative body of the qualified city
22	in order to demonstrate the need for a renewal of the allocation area for an additional
23	twenty-five (25) years.
24	(B) The legislative body of a qualified city shall review, and either approve or reject by
25	resolution, an independent analysis submitted under clause (A).
23 26	A qualified city may renew an allocation area for the purpose of financing a mixed use
27	development project for an additional twenty-five (25) years only if the legislative body of the
28	qualified city adopts a resolution to approve the independent analysis under this subdivision.
29	(c) For the purpose of allocating taxes levied by or for any taxing unit or units, the assessed value of
30	taxable property in a territory in the allocation area that is annexed by any taxing unit after the effective
31	date of the allocation provision of the declaratory resolution is the lesser of:
32	(1) the assessed value of the property for the assessment date with respect to which the allocation
33	and distribution is made; or
33 34	(2) the base assessed value.
35	(d) Property tax proceeds allocable to the redevelopment district under subsection $(b)(3)$ may, subject
36	to subsection (b)(4), be irrevocably pledged by the redevelopment district for payment as set forth in
37	subsection (b)(3).
38	(e) Notwithstanding any other law, each assessor shall, upon petition of the redevelopment
39	commission, reassess the taxable property situated upon or in, or added to, the allocation area, effective
40	on the next assessment date after the petition.
41	(f) Notwithstanding any other law, the assessed value of all taxable property in the allocation area, for
42	purposes of tax limitation, property tax replacement, and formulation of the budget, tax rate, and tax levy
43	for each political subdivision in which the property is located is the lesser of:
44	(1) the assessed value of the property as valued without regard to this section; or
45	(2) the base assessed value.
46	(g) If any part of the allocation area is located in an enterprise zone created under IC 5-28-15, the unit
47	that designated the allocation area shall create funds as specified in this subsection. A unit that has
	-

1 obligations, bonds, or leases payable from allocated tax proceeds under subsection (b)(3) shall establish 2 an allocation fund for the purposes specified in subsection (b)(3) and a special zone fund. Such a unit 3 shall, until the end of the enterprise zone phase out period, deposit each year in the special zone fund any 4 amount in the allocation fund derived from property tax proceeds in excess of those described in 5 subsection (b)(1) and (b)(2) from property located in the enterprise zone that exceeds the amount sufficient for the purposes specified in subsection (b)(3) for the year. The amount sufficient for purposes 6 7 specified in subsection (b)(3) for the year shall be determined based on the pro rata portion of such current property tax proceeds from the part of the enterprise zone that is within the allocation area as 8 compared to all such current property tax proceeds derived from the allocation area. A unit that has no 9 10 obligations, bonds, or leases payable from allocated tax proceeds under subsection (b)(3) shall establish a special zone fund and deposit all the property tax proceeds in excess of those described in subsection 11 12 (b)(1) and (b)(2) in the fund derived from property tax proceeds in excess of those described in subsection (b)(1) and (b)(2) from property located in the enterprise zone. The unit that creates the special zone fund 13 14 shall use the fund (based on the recommendations of the urban enterprise association) for programs in job 15 training, job enrichment, and basic skill development that are designed to benefit residents and employers in the enterprise zone or other purposes specified in subsection (b)(3), except that where reference is 16 17 made in subsection (b)(3) to allocation area it shall refer for purposes of payments from the special zone 18 fund only to that part of the allocation area that is also located in the enterprise zone. Those programs 19 shall reserve at least one-half (1/2) of their enrollment in any session for residents of the enterprise zone. 20 (h) The state board of accounts and department of local government finance shall make the rules and 21 prescribe the forms and procedures that they consider expedient for the implementation of this chapter. 22 After each reassessment in an area under a reassessment plan prepared under IC 6-1.1-4-4.2, the 23 department of local government finance shall adjust the base assessed value one (1) time to neutralize any 24 effect of the reassessment of the real property in the area on the property tax proceeds allocated to the 25 redevelopment district under this section. After each annual adjustment under IC 6-1.1-4-4.5, the 26 department of local government finance shall adjust the base assessed value one (1) time to neutralize any 27 effect of the annual adjustment on the property tax proceeds allocated to the redevelopment district under 28 this section. However, the adjustments under this subsection: 29 (1) may not include the effect of phasing in assessed value due to property tax abatements under 30 IC 6-1.1-12.1; 31 (2) may not produce less property tax proceeds allocable to the redevelopment district under 32 subsection (b)(3) than would otherwise have been received if the reassessment under the 33 reassessment plan or the annual adjustment had not occurred; and 34 (3) may decrease base assessed value only to the extent that assessed values in the allocation area 35 have been decreased due to annual adjustments or the reassessment under the reassessment plan. 36 Assessed value increases attributable to the application of an abatement schedule under IC 6-1.1-12.1 may 37 not be included in the base assessed value of an allocation area. The department of local government 38 finance may prescribe procedures for county and township officials to follow to assist the department in 39 making the adjustments. (i) The allocation deadline referred to in subsection (b) is determined in the following manner: 40

- 41 (1) The initial allocation deadline is December 31, 2011.
- 42 (2) Subject to subdivision (3), the initial allocation deadline and subsequent allocation deadlines are
- automatically extended in increments of five (5) years, so that allocation deadlines subsequent to
 the initial allocation deadline fall on December 31, 2016, and December 31 of each fifth year
 thereafter.
- 46 (3) At least one (1) year before the date of an allocation deadline determined under subdivision (2),
- 47 the general assembly may enact a law that:

1 (A) terminates the automatic extension of allocation deadlines under subdivision (2); and 2 (B) specifically designates a particular date as the final allocation deadline. 3 (j) If a redevelopment commission adopts a declaratory resolution or an amendment to a declaratory 4 resolution that contains an allocation provision and the redevelopment commission makes either of the 5 filings required under section 17(e) of this chapter after the first anniversary of the effective date of the 6 allocation provision, the auditor of the county in which the unit is located shall compute the base assessed 7 value for the allocation area using the assessment date immediately preceding the later of: 8 (1) the date on which the documents are filed with the county auditor; or 9 (2) the date on which the documents are filed with the department of local government finance. 10 SECTION 176. IC 36-7.6-3-5, AS AMENDED BY P.L.237-2017, SECTION 48, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 5. (a) A development authority shall 11 12 prepare a comprehensive strategic development plan that includes detailed information concerning the 13 following: 14 (1) The proposed projects to be undertaken or financed by the development authority. 15 (2) The following information for each project included under subdivision (1): (A) Timeline and budget. 16 17 (B) The return on investment. 18 (C) The projected or expected need for an ongoing subsidy. 19 (D) Any projected or expected federal matching funds. 20 (b) The development authority shall, not later than January 1 of the second year following the year in 21 which the development authority is established, submit the comprehensive strategic development plan 22 for review by the budget committee and approval by the director of the office of management and budget 23 and the Indiana economic development corporation. However, a development authority that has already 24 submitted its comprehensive strategic development plan as part of an application for a grant or a loan 25 under IC 5-28-37 (before its repeal) or IC 5-28-38 (before its repeal) is not required to resubmit its 26 comprehensive strategic development plan under this subsection. SECTION 177. P.L.108-2019, SECTION 249, IS AMENDED TO READ AS FOLLOWS 27 28 [EFFECTIVE JUNE 29, 2021]: SECTION 249. (a) The definitions of "vacation leave", "sick leave", and 29 other types of leave used on July 1, 2010, by the department apply to this SECTION. (b) As used in this SECTION, "department" refers to the state personnel department established by 30 31 IC 4-15-2.2-13. 32 (c) As used in this SECTION, "pilot program" refers to the pilot program reestablished under 33 subsection (d). 34 (d) The personnel committee of the legislative council for the legislative branch of state government 35 or the Indiana supreme court for the judicial branch of state government, or both, may reestablish the pilot 36 program established by P.L.220-2005, SECTION 8 (before its expiration), and P.L.220-2005, SECTION 37 10 (before its expiration), including provisions adopted by: 38 (1) the deferred compensation committee (established by IC 5-10-1.1-4) to govern the pilot program; 39 (2) the department under LSA Document #06-488(E) (before its expiration), filed with the publisher 40 of the Indiana Register on October 16, 2006, to govern the pilot program; or 41 (3) the auditor of state to administer the pilot program. (e) Subject to the Internal Revenue Code and applicable regulations, the personnel committee of the 42 43 legislative council or the Indiana supreme court, or both, may adopt procedures to implement and 44 administer the pilot program, including provisions established or reestablished under subsection (d). 45 (f) The auditor of state shall provide for the administration of the pilot program. (g) This SECTION expires June 30, 2021. 2023. 46 47 SECTION 178. [EFFECTIVE UPON PASSAGE] (a) One hundred ten million dollars

1 (\$110,000,000) is appropriated from the state general fund to the budget agency for the state fiscal

2 year ending June 30, 2021, to defease any remaining bonds issued by the state office building

3 commission, the recreational development commission, or the state fair commission.

- 4 (b) Money appropriated under this section may not be used for any other purpose.
- 5 (c) This SECTION expires June 30, 2022.

SECTION 179. P.L.108-2019, SECTION 255, IS AMENDED TO READ AS FOLLOWS 6 [EFFECTIVE UPON PASSAGE]: SECTION 255. (a) Notwithstanding IC 4-13-2-19 or any other law, 7 8 any part of an appropriation made for the legislative council and the legislative services agency, in a state 9 fiscal year beginning after June 30, 2018, and ending before July 1, 2020, **2022**, that is unexpended and 10 unencumbered at the close of that state fiscal year does not lapse and is not returned to the state general revenue fund but remains available for expenditure during either state fiscal year in the a biennium 11 12 beginning July 1, 2019, after June 30, 2019, and ending June 30, 2021. before July 1, 2023. The 13 unexpended and unencumbered amount may be used to supplement the amounts appropriated in this act for each state fiscal year in the biennium and shall be allotted, as requested by the executive director of 14 15 the legislative services agency, for the total operating expenses of the legislative council or the legislative 16 services agency, or both. 17 (b) This SECTION expires June 30, 2021. July 1, 2023. SECTION 180. [EFFECTIVE UPON PASSAGE] (a) For the state fiscal year beginning July 1, 18 19 2020, and ending June 30, 2021, four hundred million dollars (\$400,000,000) is appropriated from 20 the state general fund to the pre-1996 account described in IC 5-10.4-2-2(a)(1) of the Indiana public 21 retirement system established by IC 5-10.5-2. 22 (b) This SECTION expires June 30, 2022.

- (b) This SECTION expires June 30, 2022.
 SECTION 181. [EFFECTIVE UPON PASSAGE] (a) Fifty million dollars (\$50,000,000) is
- 24 appropriated from the state general fund to the Indiana public retirement system in the state fiscal 25 year ending June 30, 2021, which shall be distributed to each supplemental reserve account created under IC 5-10.2-2 such that the Indiana public retirement system shall fund from each 26 27 supplemental reserve account in the calendar year beginning January 1, 2022, to provide a one 28 percent (1%) cost of living adjustment to public employees' retirement fund established by IC 5-10.3-2-1, Indiana teachers' retirement fund established by IC 5-10.4-2-1, and state excise 29 30 police, gaming agent, gaming control officer, and conservation enforcement officer's retirement 31 plan created by IC 5-10-5.5-2.
- 32 (b) This SECTION expires June 30, 2022.
- **33** SECTION 182. [EFFECTIVE UPON PASSAGE] (a) Eight hundred thousand dollars (\$800,000)
- 34 is appropriated from the state general fund to the treasurer of state in the state fiscal year ending
- 35 June 30, 2021, which shall be distributed to the state police pre-1987 benefit system created by
- 36 IC 10-12-3 and the state police 1987 benefit system created by IC 10-12-4. Beginning January 1,
- 37 2022, the state police pre-1987 benefit system created by IC 10-12-3 and the state police 1987 benefit
- 38 system created by IC 10-12-4 shall receive a one percent (1%) cost of living adjustment.
- 39 (b) This SECTION expires June 30, 2022.
- 40 SECTION 183. [EFFECTIVE UPON PASSAGE] (a) Augmentation is allowed from funds in each
- 41 account created within the federal economic stimulus fund established in IC 4-12-18, as added by

42 HEA 1123-2021, with regard to an appropriation in this act.

- 43 (b) This SECTION expires June 30, 2023.
- SECTION 184. [EFFECTIVE JULY 1, 2021] (a) The following definitions apply throughout this
 SECTION:
- 46 (1) "Department" means the Indiana department of gaming research established by
 47 IC 4-33-18-2, before its amendment by this act.

1 (2) "Commission" means the Indiana gaming commission established under IC 4-33. 2 (3) "Gaming research division" means the gaming research division of the commission 3 established by IC 4-33-18-2, as amended by this act. 4 (b) On July 1, 2021, all functions, powers, authorities, duties, agreements, and liabilities of the 5 department are transferred to the gaming research division. 6 (c) On July 1, 2021, all records, property, and funds under the control of the department are 7 transferred to the gaming research division. 8 (d) Employees of the department on June 30, 2021, become employees of the gaming research 9 division on July 1, 2021. 10 (e) After June 30, 2021, a reference to the department in any statute, rule, or other document is 11 considered a reference to the gaming research division. SECTION 185. [EFFECTIVE JULY 1, 2021] (a) The higher education funding task force is 12 established as a 2021 interim study committee for the purpose of studying funding for higher 13 14 education, including performance based financial incentives. 15 (b) The task force consists of the following: (1) One (1) member of the general assembly appointed by the speaker of the house of 16 17 representatives. 18 (2) One (1) member of the general assembly appointed by the minority leader of the house of 19 representatives. 20 (3) One (1) member of the general assembly appointed by the president pro tempore of the 21 senate. 22 (4) One (1) member of the general assembly appointed by the minority leader of the senate. 23 (5) The commissioner of the commission for higher education. 24 (6) The director of the state budget agency. 25 (7) One (1) member appointed by the governor. 26 The member of the general assembly appointed under subdivision (3) shall serve as the chair. (c) The task force shall engage with national experts, and study how the higher educational 27 28 operating funding mechanism should be structured and funded, which goals should be obtained 29 from the funding mechanism, and how the achievement of the goals will be measured with reliable 30 data points. 31 (d) The task force shall submit and a present a report to the state budget committee before 32 November 1, 2021. 33 (e) This SECTION expires July 1, 2022. 34 SECTION 186. [EFFECTIVE UPON PASSAGE] (a) The legislative council is urged to assign to 35 an appropriate interim study committee the task of studying the following issues regarding housing 36 in Indiana during the 2021 legislative interim: 37 (1) Affordable housing. 38 (2) Workforce housing. 39 (3) "Missing middle" housing, which consists of multi-unit or clustered housing types that are 40 compatible in scale with single family homes. 41 (b) This SECTION expires January 1, 2022. SECTION 187. [EFFECTIVE UPON PASSAGE] (a) Notwithstanding the effective date, if a 42 43 subdivision in IC 6-3-1-3.5, as added by the act, specifies that it is effective for a taxable year other 44 than a taxable year beginning after December 31, 2020, the effective date for that added provision 45 is the date specified in the particular subdivision. (b) Notwithstanding the effective date of the amendment to IC 6-3-2-10, the provision relating 46 47 to the deduction for amounts not taxable under this article pursuant to 45 U.S.C. 352 is intended

- 1 as a clarification and is applicable to all prior years for which the deduction under IC 6-3-2-10 has
- 2 been permitted.
- 3 (c) The amendment to IC 6-3-2-2.5(c)(2) and IC 6-3-2-2.6(c)(2) apply to taxable years ending 4 after December 31, 2017.
- 5 (d) The amendments to IC 6-3-2-2.5 and IC 6-3-2-2.6 other than those described in subsection 6 (c) apply to taxable years ending after June 30, 2021.
- 7 (e) If an Indiana net operating loss carryover remains for a taxable year ending after June 30,
- 8 2021, the Indiana net operating loss carryover for use in such taxable years shall be recomputed
- 9 in a manner consistent with IC 6-3-2-2.5 and IC 6-3-2-2.6 as amended as if they applied to any
- 10 previous taxable year.
- 11 (f) If an Indiana net operating loss arising from a taxable year has been claimed as a deduction
- 12 in a taxable year ending before July 1, 2021, the Indiana net operating loss available for use in
- 13 taxable years ending after June 30, 2021, shall be computed after application of the deductions
- 14 taken for Indiana net operating losses in previous years to the extent necessary to prevent duplicate
- 15 use of a net operating loss.
- 16 (g) This SECTION expires July 1, 2024.
- 17 SECTION 188. An emergency is declared for this act. (Reference is to HB 1001 as reprinted February 18, 2021.)