

March 15, 2019

ENGROSSED HOUSE BILL No. 1021

DIGEST OF HB 1021 (Updated March 12, 2019 5:28 pm - DI 125)

Citations Affected: IC 4-11; IC 4-33; IC 4-35; IC 5-3; IC 5-4; IC 5-10.3; IC 5-10.4; IC 6-1.1; IC 20-37; IC 20-40; IC 20-41; IC 20-46; IC 24-1; IC 36-1.5.

Synopsis: Education finance. Replaces references to pre-2019 school funds with references to conform to the education funding and accounting changes made by HEA 1009-2017 and HEA 1167-2018. Extends (through 2021) the ability in current law for a school corporation to allocate circuit breaker credits proportionately (without taking protected taxes into account) under certain circumstances. Provides that a school corporation's percentage amount of credits granted against the school corporation's operations fund levy is at least 40%. Provides for the calculation of the growth in the maximum levy (Continued next page)

Effective: January 1, 2019 (retroactive); July 1, 2019.

Thompson, Klinker, Steuerwald

(SENATE SPONSORS — BASSLER, MELTON)

January 3, 2019, read first time and referred to Committee on Ways and Means. January 22, 2019, amended, reported — Do Pass. January 24, 2019, read second time, ordered engrossed. Engrossed. January 28, 2019, read third time, passed. Yeas 97, nays 0. SENATE ACTION February 27, 2019, read first time and referred to Committee on Appropriations. March 14, 2019, amended, reported favorably — Do Pass.

Digest Continued

for a school corporation's operation fund to be based on an assessed value growth quotient (AVGQ) using the average annual growth in net assessed value over the most recent three year period. Provides for a ceiling of 4% plus the statewide AVGQ and a floor of the statewide AVGQ. Removes a requirement concerning an estimate of: (1) the source of all revenue to be dedicated to a school corporation's proposed capital expenditures in the upcoming calendar year; and (2) the amount of property taxes to be collected in the upcoming calendar year and retained in the fund for capital expenditures proposed for a later year; from the format of a school corporation's capital expenditures plan. Provides for an adjustment to the Evansville Vanderburgh School Corporation operations fund levy for 2020 to fund a historical society supporting Bosse Field (the 2019 operations fund levy did not recognize the historical society fund levy that was imposed in 2018). Makes technical corrections. Requires a school corporation to submit to the department of local government finance's computer gateway the school corporation's: (1) capital projects expenditure plan; and (2) school bus replacement plan.



First Regular Session of the 121st General Assembly (2019)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2018 Regular and Special Session of the General Assembly.

ENGROSSED HOUSE BILL No. 1021

A BILL FOR AN ACT to amend the Indiana Code concerning education.

Be it enacted by the General Assembly of the State of Indiana:

1	SECTION 1. IC 4-11-2-3, AS ADDED BY P.L.2-2006, SECTION
2	5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY
3	1, 2019 (RETROACTIVE)]: Sec. 3. If:
4	(1) a person has purchased and been granted a deed of
5	conveyance to any lands sold for delinquent taxes by the county
6	treasurer of any county;
7	(2) at the time when the lands were sold, there was an unpaid
8	school fund loan, secured by mortgage, on the lands, and the
9	mortgage was foreclosed by the county after the sale; and
10	(3) through the foreclosure proceedings, the county acquired title
11	to the lands;
12	the board of commissioners of the county in which the lands are
13	situated may pay to the person who holds the tax deed to the lands any
14	sum that may be agreed upon, not exceeding the amount that the
15	purchaser paid for the lands at the tax sale, together with an amount
16	equal to any taxes that the purchaser of the lands paid, not including
17	any interest, on the condition that the holder of the tax deed to the lands





1 execute to the board of commissioners of the county a quitclaim deed 2 to the lands. All expenditures authorized under this section shall be 3 paid out of the county general fund without any appropriation being 4 made for the expenditure. 5 SECTION 2. IC 4-33-13-5, AS AMENDED BY P.L.212-2018(ss), 6 SECTION 8, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 7 JANUARY 1, 2019 (RETROACTIVE)]: Sec. 5. (a) This subsection 8 does not apply to tax revenue remitted by an operating agent operating 9 a riverboat in a historic hotel district. After funds are appropriated 10 under section 4 of this chapter, each month the treasurer of state shall distribute the tax revenue deposited in the state gaming fund under this 11 12 chapter to the following: 13 (1) An amount equal to the following shall be set aside for 14 revenue sharing under subsection (e): 15 (A) Before July 1, 2021, the first thirty-three million dollars 16 (\$33,000,000) of tax revenues collected under this chapter 17 shall be set aside for revenue sharing under subsection (e). 18 (B) After June 30, 2021, if the total adjusted gross receipts 19 received by licensees from gambling games authorized under 20 this article during the preceding state fiscal year is equal to or 21 greater than the total adjusted gross receipts received by 22 licensees from gambling games authorized under this article 23 during the state fiscal year ending June 30, 2020, the first 24 thirty-three million dollars (\$33,000,000) of tax revenues 25 collected under this chapter shall be set aside for revenue 26 sharing under subsection (e). 27 (C) After June 30, 2021, if the total adjusted gross receipts 28 received by licensees from gambling games authorized under 29 this article during the preceding state fiscal year is less then 30 than the total adjusted gross receipts received by licensees 31 from gambling games authorized under this article during the 32 state year ending June 30, 2020, an amount equal to the first 33 thirty-three million dollars (\$33,000,000) of tax revenues 34 collected under this chapter multiplied by the result of: 35 (i) the total adjusted gross receipts received by licensees 36 from gambling games authorized under this article during 37 the preceding state fiscal year; divided by 38 (ii) the total adjusted gross receipts received by licensees 39 from gambling games authorized under this article during 40 the state fiscal year ending June 30, 2020; 41 shall be set aside for revenue sharing under subsection (e). 42 (2) Subject to subsection (c), twenty-five percent (25%) of the



1	remaining tax revenue remitted by each licensed owner shall be
2 3	paid:
	(A) to the city that is designated as the home dock of the
4	riverboat from which the tax revenue was collected, in the case
5	of:
6	(i) a city described in IC 4-33-12-6(b)(1)(A); or
7	(ii) a city located in a county having a population of more
8	than four hundred thousand (400,000) but less than seven
9	hundred thousand (700,000); or
10	(B) to the county that is designated as the home dock of the
11	riverboat from which the tax revenue was collected, in the case
12	of a riverboat whose home dock is not in a city described in
13	clause (A).
14	(3) Subject to subsection (d), the remainder of the tax revenue
15	remitted by each licensed owner shall be paid to the state general
16	fund. In each state fiscal year, the treasurer of state shall make the
17	transfer required by this subdivision not later than the last
18	business day of the month in which the tax revenue is remitted to
19	the state for deposit in the state gaming fund. However, if tax
20	revenue is received by the state on the last business day in a
21	month, the treasurer of state may transfer the tax revenue to the
22	state general fund in the immediately following month.
23	(b) This subsection applies only to tax revenue remitted by an
24	operating agent operating a riverboat in a historic hotel district after
25	June 30, 2015. After funds are appropriated under section 4 of this
26	chapter, each month the treasurer of state shall distribute the tax
20 27	revenue remitted by the operating agent under this chapter as follows:
28	(1) Fifty-six and five-tenths percent (56.5%) shall be paid to the
28 29	state general fund.
29 30	
30 31	(2) Forty-three and five-tenths percent (43.5%) shall be paid as follows:
32	
	(A) Twenty-two and four-tenths percent (22.4%) shall be paid
33	as follows:
34	(i) Fifty percent (50%) to the fiscal officer of the town of E_{1}
35	French Lick.
36	(ii) Fifty percent (50%) to the fiscal officer of the town of
37	West Baden Springs.
38	(B) Fourteen and eight-tenths percent (14.8%) shall be paid to
39	the county treasurer of Orange County for distribution among
40	the school corporations in the county. The governing bodies
41	for the school corporations in the county shall provide a
42	formula for the distribution of the money received under this



1 clause among the school corporations by joint resolution 2 adopted by the governing body of each of the school 3 corporations in the county. Money received by a school 4 corporation under this clause must be used to improve the 5 educational attainment of students enrolled in the school 6 corporation receiving the money. Not later than the first 7 regular meeting in the school year of a governing body of a 8 school corporation receiving a distribution under this clause, 9 the superintendent of the school corporation shall submit to 10 the governing body a report describing the purposes for which the receipts under this clause were used and the improvements 11 12 in educational attainment realized through the use of the 13 money. The report is a public record. 14 (C) Thirteen and one-tenth percent (13.1%) shall be paid to the 15 county treasurer of Orange County. 16 (D) Five and three-tenths percent (5.3%) shall be distributed 17 quarterly to the county treasurer of Dubois County for 18 appropriation by the county fiscal body after receiving a 19 recommendation from the county executive. The county fiscal 20 body for the receiving county shall provide for the distribution 21 of the money received under this clause to one (1) or more 22 taxing units (as defined in IC 6-1.1-1-21) in the county under 23 a formula established by the county fiscal body after receiving 24 a recommendation from the county executive. 25 (E) Five and three-tenths percent (5.3%) shall be distributed 26 quarterly to the county treasurer of Crawford County for 27 appropriation by the county fiscal body after receiving a

recommendation from the county executive. The county fiscal
body for the receiving county shall provide for the distribution
of the money received under this clause to one (1) or more
taxing units (as defined in IC 6-1.1-1-21) in the county under
a formula established by the county fiscal body after receiving
a recommendation from the county executive.
(F) Six and thirty-five hundredths percent (6.35%) shall be

(F) Six and thirty-five hundredths percent (6.35%) shall be paid to the fiscal officer of the town of Paoli.

36 (G) Six and thirty-five hundredths percent (6.35%) shall be
37 paid to the fiscal officer of the town of Orleans.

- 38 (H) Twenty-six and four-tenths percent (26.4%) shall be paid
 39 to the Indiana economic development corporation established
 40 by IC 5-28-3-1 for transfer as follows:
- 41 (i) Beginning after December 31, 2017, ten percent (10%)
 42 of the amount transferred under this clause in each calendar

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year shall be transferred to the South Central Indiana Regional Economic Development Corporation or a successor entity or partnership for economic development for the purpose of recruiting new business to Orange County as well as promoting the retention and expansion of existing businesses in Orange County.

7 (ii) The remainder of the amount transferred under this 8 clause in each calendar year shall be transferred to Radius 9 Indiana or a successor regional entity or partnership for the development and implementation of a regional economic 10 development strategy to assist the residents of Orange 11 County and the counties contiguous to Orange County in 12 13 improving their quality of life and to help promote 14 successful and sustainable communities.

15 To the extent possible, the Indiana economic development 16 corporation shall provide for the transfer under item (i) to be 17 made in four (4) equal installments. However, an amount 18 sufficient to meet current obligations to retire or refinance 19 indebtedness or leases for which tax revenues under this 20 section were pledged before January 1, 2015, by the Orange 21 County development commission shall be paid to the Orange 22 County development commission before making distributions 23 to the South Central Indiana Regional Economic Development 24 Corporation and Radius Indiana or their successor entities or 25 partnerships. The amount paid to the Orange County development commission shall proportionally reduce the 26 27 amount payable to the South Central Indiana Regional 28 Economic Development Corporation and Radius Indiana or 29 their successor entities or partnerships.

(c) For each city and county receiving money under subsection
(a)(2), the treasurer of state shall determine the total amount of money paid by the treasurer of state to the city or county during the state fiscal year 2002. The amount determined is the base year revenue for the city or county. The treasurer of state shall certify the base year revenue determined under this subsection to the city or county. The total amount of money distributed to a city or county under this section during a state fiscal year may not exceed the entity's base year revenue. For each state fiscal year, the treasurer of state shall pay that part of the riverboat wagering taxes that:

40 (1) exceeds a particular city's or county's base year revenue; and
41 (2) would otherwise be due to the city or county under this
42 section;

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1 to the state general fund instead of to the city or county. 2 (d) Each state fiscal year the treasurer of state shall transfer from the 3 tax revenue remitted to the state general fund under subsection (a)(3)4 to the build Indiana fund an amount that when added to the following 5 may not exceed two hundred fifty million dollars (\$250,000,000): 6 (1) Surplus lottery revenues under IC 4-30-17-3. 7 (2) Surplus revenue from the charity gaming enforcement fund 8 under IC 4-32.2-7-7. 9 (3) Tax revenue from pari-mutuel wagering under IC 4-31-9-3. 10 The treasurer of state shall make transfers on a monthly basis as needed 11 to meet the obligations of the build Indiana fund. If in any state fiscal 12 year insufficient money is transferred to the state general fund under 13 subsection (a)(3) to comply with this subsection, the treasurer of state 14 shall reduce the amount transferred to the build Indiana fund to the 15 amount available in the state general fund from the transfers under 16 subsection (a)(3) for the state fiscal year. 17 (e) Except as provided in subsections (l) and (m), before August 15 of each year, the treasurer of state shall distribute the wagering taxes 18 19 set aside for revenue sharing under subsection (a)(1) to the county 20 treasurer of each county that does not have a riverboat according to the 21 ratio that the county's population bears to the total population of the 22 counties that do not have a riverboat. Except as provided in subsection 23 (h), the county auditor shall distribute the money received by the 24 county under this subsection as follows: 25 (1) To each city located in the county according to the ratio the 26 city's population bears to the total population of the county. 27 (2) To each town located in the county according to the ratio the town's population bears to the total population of the county. 28 29 (3) After the distributions required in subdivisions (1) and (2) are 30 made, the remainder shall be retained by the county. 31 (f) Money received by a city, town, or county under subsection (e) 32 or (h) may be used for any of the following purposes: 33 (1) To reduce the property tax levy of the city, town, or county for 34 a particular year (a property tax reduction under this subdivision 35 does not reduce the maximum levy of the city, town, or county 36 under IC 6-1.1-18.5).

- 37 (2) For deposit in a special fund or allocation fund created under
 38 IC 8-22-3.5, IC 36-7-14, IC 36-7-14.5, IC 36-7-15.1, and
 39 IC 36-7-30 to provide funding for debt repayment.
- 40 (3) To fund sewer and water projects, including storm water41 management projects.
- 42 (4) For police and fire pensions.

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1	(5) To carry out any governmental purpose for which the money
2	is appropriated by the fiscal body of the city, town, or county.
2 3 4 5	Money used under this subdivision does not reduce the property
4	tax levy of the city, town, or county for a particular year or reduce
5	the maximum levy of the city, town, or county under
6	IC 6-1.1-18.5.
7	(g) Before July 15 of each year, the treasurer of state shall determine
8	the total amount of money distributed to an entity under IC 4-33-12-6
9	or IC 4-33-12-8 during the preceding state fiscal year. If the treasurer
10	of state determines that the total amount of money distributed to an
11	entity under IC 4-33-12-6 or IC 4-33-12-8 during the preceding state
12	fiscal year was less than the entity's base year revenue (as determined
13	under IC 4-33-12-9), the treasurer of state shall make a supplemental
14	distribution to the entity from taxes collected under this chapter and
15	deposited into the state general fund. Except as provided in subsection
16	(i), the amount of an entity's supplemental distribution is equal to:
17	(1) the entity's base year revenue (as determined under
18	IC 4-33-12-9); minus
19	(2) the sum of:
20	(A) the total amount of money distributed to the entity and
21	constructively received by the entity during the preceding state
22	fiscal year under IC 4-33-12-6 or IC 4-33-12-8; plus
23	(B) the amount of any admissions taxes deducted under
24	IC 6-3.1-20-7.
25	(h) This subsection applies only to a county containing a
26	consolidated city. The county auditor shall distribute the money
27	received by the county under subsection (e) as follows:
28	(1) To each city, other than a consolidated city, located in the
29	county according to the ratio that the city's population bears to the
30	total population of the county.
31	(2) To each town located in the county according to the ratio that
32	the town's population bears to the total population of the county.
33	(3) After the distributions required in subdivisions (1) and (2) are
34	made, the remainder shall be paid in equal amounts to the
35	consolidated city and the county.
36	(i) This subsection applies to a supplemental distribution made after
30 37	June 30, 2017. The maximum amount of money that may be distributed
38	under subsection (g) in a state fiscal year is equal to the following:
38 39	(1) Before July 1, 2021, forty-eight million dollars (\$48,000,000).
40	(1) Before July 1, 2021, forty-eight minion donars (\$48,000,000). (2) After June 30, 2021, if the total adjusted gross receipts
40 41	(2) After June 30, 2021, if the total adjusted gross receipts received by licensees from gambling games authorized under this
41	article during the preceding state fiscal year is equal to or greater
עד	arriere during the preceding state fiscal year is equal to of gleater



1	than the total adjusted gross receipts received by licensees from
2	gambling games authorized under this article during the state
$\frac{2}{3}$	fiscal year ending June 30, 2020, the maximum amount is
4	forty-eight million dollars (\$48,000,000).
5	(3) After June 30, 2021, if the total adjusted gross receipts
6	received by licensees from gambling games authorized under this
7	article during the preceding state fiscal year is less than the total
8	adjusted gross receipts received by licensees from gambling
9	games authorized under this article during the state fiscal year
10	ending June 30, 2020, the maximum amount is equal to the result
11	of:
12	(A) forty-eight million dollars (\$48,000,000); multiplied by
13	(B) the result of:
14	(i) the total adjusted gross receipts received by licensees
15	from gambling games authorized under this article during
16	the preceding state fiscal year; divided by
17	(ii) the total adjusted gross receipts received by licensees
18	from gambling games authorized under this article during
19	the state fiscal year ending June 30, 2020.
20	If the total amount determined under subsection (g) exceeds the
21	maximum amount determined under this subsection, the amount
22	distributed to an entity under subsection (g) must be reduced according
23	to the ratio that the amount distributed to the entity under IC 4-33-12-6
24	or IC 4-33-12-8 bears to the total amount distributed under
25	IC 4-33-12-6 and IC 4-33-12-8 to all entities receiving a supplemental
26	distribution.
27	(j) This subsection applies to a supplemental distribution, if any,
28	payable to Lake County, Hammond, Gary, or East Chicago under
29	subsections (g) and (i). Beginning in July 2016, the treasurer of state
30	shall, after making any deductions from the supplemental distribution
31	required by IC 6-3.1-20-7, deduct from the remainder of the
32	supplemental distribution otherwise payable to the unit under this
33	section the lesser of:
34	(1) the remaining amount of the supplemental distribution; or
35	(2) the difference, if any, between:
36	(A) three million five hundred thousand dollars (\$3,500,000);
37	minus
38	(B) the amount of admissions taxes constructively received by
39	the unit in the previous state fiscal year.
40	The treasurer of state shall distribute the amounts deducted under this
41	subsection to the northwest Indiana redevelopment authority
42	established under IC 36-7.5-2-1 for deposit in the development

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1	authority revenue fund established under IC 36-7.5-4-1.
2 3	(k) Money distributed to a political subdivision under subsection
3 4	(b): (1) $($
4 5	(1) must be paid to the fiscal officer of the political subdivision
6	and may be deposited in the political subdivision's general fund
6 7	(in the case of a school corporation, the school corporation
	may deposit the money into either the education fund $(IC 20, 40, 2)$ on the expections fund $(IC 20, 40, 18)$ environmentations
8 9	(IC 20-40-2) or the operations fund (IC 20-40-18)) or riverboat
	fund established under IC 36-1-8-9, or both;
10	(2) may not be used to reduce the maximum levy under $IO(11185)$
11	IC 6-1.1-18.5 of a county, city, or town or the maximum tax rate
12	of a school corporation, but, except as provided in subsection $(1)(2)(2)$
13	(b)(2)(B), may be used at the discretion of the political
14	subdivision to reduce the property tax levy of the county, city, or
15	town for a particular year;
16	(3) except as provided in subsection $(b)(2)(B)$, may be used for
17	any legal or corporate purpose of the political subdivision,
18	including the pledge of money to bonds, leases, or other
19	obligations under IC 5-1-14-4; and
20	(4) is considered miscellaneous revenue.
21	Money distributed under subsection $(b)(2)(B)$ must be used for the
22	purposes specified in subsection $(b)(2)(B)$.
23	(1) After June 30, 2020, the amount of wagering taxes that would
24	otherwise be distributed to South Bend under subsection (e) shall be
25	deposited as being received from all riverboats whose supplemental
26	wagering tax, as calculated under IC 4-33-12-1.5(b), is over three and
27	five-tenths percent (3.5%). The amount deposited under this
28	subsection, in each riverboat's account, is proportionate to the
29	supplemental wagering tax received from that riverboat under
30	IC 4-33-12-1.5 in the month of July. The amount deposited under this
31	subsection must be distributed in the same manner as the supplemental
32	wagering tax collected under IC 4-33-12-1.5. This subsection expires
33	June 30, 2021.
34	(m) After June 30, 2021, the amount of wagering taxes that would
35	otherwise be distributed to South Bend under subsection (e) shall be
36	withheld and deposited in the state general fund.
37	SECTION 3. IC 4-35-8.3-5, AS AMENDED BY P.L.149-2016,
38	SECTION 14, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
39	JANUARY 1, 2019 (RETROACTIVE)]: Sec. 5. (a) Money distributed
40	to a political subdivision under section 4 of this chapter:
41	(1) must be paid to the fiscal officer of the political subdivision
42	and may be deposited in the political subdivision's general fund

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1 (in the case of a school corporation, the school corporation 2 may deposit the money into either the education fund 3 (IC 20-40-2) or the operations fund (IC 20-40-18)) or riverboat 4 fund established under IC 36-1-8-9, or both; 5 (2) may not be used to reduce the maximum levy under 6 IC 6-1.1-18.5 of a county, city, or town or the maximum tax rate 7 of a school corporation, but, except as provided in section 4(2) of 8 this chapter, may be used at the discretion of the political 9 subdivision to reduce the property tax levy of the county, city, or town for a particular year; 10 11 (3) except as provided in section 4(2) of this chapter, may be used for any legal or corporate purpose of the political subdivision, 12 13 including the pledge of money to bonds, leases, or other 14 obligations under IC 5-1-14-4; and 15 (4) is considered miscellaneous revenue. (b) Money distributed under section 4(2) of this chapter must be 16 17 used for the purposes specified in section 4(2) of this chapter. SECTION 4. IC 5-3-1-3, AS AMENDED BY P.L.244-2017, 18 19 SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 20 JANUARY 1, 2019 (RETROACTIVE)]: Sec. 3. (a) Within sixty (60) 21 days after the expiration of each calendar year, the fiscal officer of each 22 civil city and town in Indiana shall publish an annual report of the receipts and expenditures of the city or town during the preceding 23 24 calendar year. 25 (b) Not earlier than August 1 or later than August 15 of each year, the secretary of each school corporation in Indiana shall publish an 26 annual financial report. 27 28 (c) In the annual financial report the school corporation shall 29 include the following: 30 (1) Actual receipts and expenditures by major accounts as 31 compared to the budget advertised under IC 6-1.1-17-3 for the 32 prior calendar year. 33 (2) The salary schedule for all certificated employees (as defined 34 in IC 20-29-2-4) as of June 30, with the number of employees at 35 each salary increment. However, the listing of salaries of individual teachers is not required. 36 37 (3) The extracurricular salary schedule as of June 30. 38 (4) The range of rates of pay for all noncertificated employees by 39 specific classification. 40 (5) The number of employees who are full-time certificated, 41 part-time certificated, full-time noncertificated, and part-time 42 noncertificated.



1	(6) The lowest, highest, and average salary for the administrative
2	staff and the number of administrators without a listing of the
2 3	names of particular administrators.
4	(7) The number of students enrolled at each grade level and the
5	total enrollment.
6	(8) The assessed valuation of the school corporation for the prior
7	and current calendar year.
8	(9) The tax rate for each fund for the prior and current calendar
9	year.
10	(10) In the general fund, capital projects fund, and transportation
11	fund, education fund and operations fund, a report of the total
12	payment made to each vendor for the specific from each fund in
12	excess of two thousand five hundred dollars (\$2,500) during the
14	prior calendar year. However, a school corporation is not required
15	to include more than two hundred (200) vendors whose total
16	payment to each vendor was in excess of two thousand five
17	hundred dollars (\$2,500). A school corporation shall list the
18	vendors in descending order from the vendor with the highest
19	total payment to the vendor with the lowest total payment above
20	the minimum listed in this subdivision.
20	(11) A statement providing that the contracts, vouchers, and bills
21	for all payments made by the school corporation are in its
22	possession and open to public inspection.
23	(12) The total indebtedness as of the end of the prior calendar
24	year showing the total amount of notes, bonds, certificates, claims
26	due, total amount due from such corporation for public
20 27	
28	improvement assessments or intersections of streets, and any and
28 29	all other evidences of indebtedness outstanding and unpaid at the
29 30	close of the prior calendar year.
30	(d) The school corporation may provide an interpretation or
31 32	explanation of the information included in the financial report.
32 33	(e) The department of education shall do the following:
	(1) Develop guidelines for the preparation and form of the
34	financial report.
35	(2) Provide information to assist school corporations in the
36	preparation of the financial report.
37	(f) The annual reports required by this section and IC 36-2-2-19 and
38	the abstract required by IC 36-6-4-13 shall each be published one (1)
39	time only, in accordance with this chapter.
40	(g) Each school corporation shall submit to the department of
41	education a copy of the financial report required under this section. The
42	department of education shall make the financial reports available for



1 public inspection.

2 (h) As used in this subsection, "bonds" means any bonds, notes, or 3 other evidences of indebtedness, whether payable from property taxes, 4 other taxes, revenues, fees, or any other source. However, the term does 5 not include notes, warrants, or other evidences of indebtedness that 6 have a maturity of not more than five (5) years and that are made in 7 anticipation of and to be paid from revenues of the school corporation. 8 Notwithstanding any other law, a school corporation may not issue any 9 bonds unless the school corporation has filed the annual financial 10 report required under subsection (b) with the department of education. 11 The requirements under this subsection for the issuance of bonds by a 12 school corporation are in addition to any other requirements imposed 13 under any other law. This subsection applies to the issuance of bonds 14 authorized under any statute, regardless of whether that statute 15 specifically references this subsection or the requirements under this 16 subsection.

17 SECTION 5. IC 5-4-5-2 IS AMENDED TO READ AS FOLLOWS 18 [EFFECTIVE JANUARY 1, 2019 (RETROACTIVE)]: Sec. 2. The cost 19 of any such bond or other like obligation so procured, if furnished by 20 a state officer or employee, shall be paid out of the general fund of the 21 state treasury; if furnished by an officer or employee of any state 22 institution, such cost shall be paid out of the maintenance fund of such 23 institution; if furnished by a county, city, town, or township officer or 24 employee, such cost shall be paid out of the general fund of the county, 25 city, town, or township in and for which such officer or employee shall 26 have been or shall be elected or appointed, as the case may be; if 27 furnished by any officer or employee of any school corporation, such 28 cost shall be paid out of the special school fund of the school 29 corporation in accordance with the categories of expenditures 30 established under IC 20-42.5-3 and for which such officer or 31 employee shall have been or shall be elected or appointed; and if 32 furnished by any officer or employee of any municipal corporation or 33 political subdivision of the state, other than those designated in this 34 section, such cost shall be paid out of the operating or maintenance 35 fund of such corporation or political subdivision in or for which such 36 officer or employee is acting. 37

SECTION 6. IC 5-10.3-6-6 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2019 (RETROACTIVE)]: Sec. 6. Appropriations and Payments by School Corporations. A school corporation shall make the appropriations and payments required of participating political subdivisions from its general education fund or operations fund in accordance with the categories of expenditures

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1 established under IC 20-42.5-3.

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SECTION 7. IC 5-10.4-9-5, AS ADDED BY P.L.217-2017, SECTION 59, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2019 (RETROACTIVE)]: Sec. 5. A school corporation shall make the appropriations and payments required under this article and IC 5-10.2 from its general education fund or operations fund in accordance with the categories of expenditures established under IC 20-42.5-3.

9 SECTION 8. IC 6-1.1-17-3, AS AMENDED BY P.L.184-2016, 10 SECTION 6, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 11 JANUARY 1, 2019 (RETROACTIVE)]: Sec. 3. (a) The proper officers 12 of a political subdivision shall formulate its estimated budget and its 13 proposed tax rate and tax levy on the form prescribed by the 14 department of local government finance and approved by the state 15 board of accounts. In formulating a political subdivision's estimated budget under this section, the proper officers of the political 16 17 subdivision must consider the net property tax revenue that will be 18 collected by the political subdivision during the ensuing year, after 19 taking into account the estimate by the department of local government 20 finance under IC 6-1.1-20.6-11.1 of the amount by which the political 21 subdivision's distribution of property taxes will be reduced by credits 22 under IC 6-1.1-20.6-9.5 in the ensuing year, and after taking into 23 account the estimate by the department of local government finance 24 under section 0.7 of this chapter of the maximum amount of net 25 property tax revenue and miscellaneous revenue that the political 26 subdivision will receive in the ensuing year. The political subdivision 27 or appropriate fiscal body, if the political subdivision is subject to 28 section 20 of this chapter, shall submit the following information to the 29 department's computer gateway: 30

- (1) The estimated budget.
- 31 (2) The estimated maximum permissible levy, as provided by the 32 department under IC 6-1.1-18.5-24.
- 33 (3) The current and proposed tax levies of each fund.
 - (4) The amount by which the political subdivision's distribution
- 35 of property taxes may be reduced by credits granted under
- 36 IC 6-1.1-20.6, as estimated by the department of local government 37 finance under IC 6-1.1-20.6-11.
- (5) The amounts of excessive levy appeals to be requested. 38
 - (6) In the case of a school corporation, the school corporation's:
- 41 (A) capital projects expenditure plan or amended plan that 42 was approved in a resolution of the governing body of the

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school corporation under IC 20-40-18-6; and (B) school bus replacement plan or amended plan that was approved in a resolution of the governing body of the school corporation under IC 20-40-18-9. (6) (7) The time and place at which the political subdivision or

appropriate fiscal body will hold a public hearing on the items described in subdivisions (1) through (5). (6).

8 The political subdivision or appropriate fiscal body shall submit this 9 information to the department's computer gateway at least ten (10) days 10 before the public hearing required by this subsection in the manner 11 prescribed by the department. The department shall make this 12 information available to taxpayers, at least ten (10) days before the 13 public hearing, through its computer gateway and provide a telephone 14 number through which taxpayers may request mailed copies of a 15 political subdivision's information under this subsection. The department's computer gateway must allow a taxpayer to search for the 16 information under this subsection by the taxpayer's address. The 17 department shall review only the submission to the department's 18 19 computer gateway for compliance with this section.

(b) The board of directors of a solid waste management district established under IC 13-21 or IC 13-9.5-2 (before its repeal) may conduct the public hearing required under subsection (a):

(1) in any county of the solid waste management district; and

(2) in accordance with the annual notice of meetings published under IC 13-21-5-2.

26 (c) The trustee of each township in the county shall estimate the 27 amount necessary to meet the cost of township assistance in the 28 township for the ensuing calendar year. The township board shall adopt 29 with the township budget a tax rate sufficient to meet the estimated cost 30 of township assistance. The taxes collected as a result of the tax rate 31 adopted under this subsection are credited to the township assistance 32 fund.

(d) A political subdivision for which any of the information under subsection (a) is not submitted to the department's computer gateway in the manner prescribed by the department shall have its most recent annual appropriations and annual tax levy continued for the ensuing budget year.

(e) If a political subdivision or appropriate fiscal body timely submits the information under subsection (a) but subsequently 40 discovers the information contains an error, the political subdivision or appropriate fiscal body may submit amended information to the department's computer gateway. However, submission of amended

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1 information must occur at least ten (10) days before the public hearing 2 held under subsection (a). 3 SECTION 9. IC 6-1.1-18.5-2, AS AMENDED BY P.L.184-2016, 4 SECTION 14, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 5 JULY 1, 2019]: Sec. 2. (a) As used in this section, "Indiana nonfarm 6 personal income" means the estimate of total nonfarm personal income 7 for Indiana in a calendar year as computed by the federal Bureau of 8 Economic Analysis using any actual data for the calendar year and any 9 estimated data determined appropriate by the federal Bureau of 10 Economic Analysis. (b) Except as provided in subsection (c), for purposes of 11 determining a civil taxing unit's maximum permissible ad valorem 12 13 property tax levy for an ensuing calendar year, the civil taxing unit 14 shall use the assessed value growth quotient determined in the last 15 STEP of the following STEPS: 16 STEP ONE: For each of the six (6) calendar years immediately preceding the year in which a budget is adopted under 17 IC 6-1.1-17-5 for the ensuing calendar year, divide the Indiana 18 19 nonfarm personal income for the calendar year by the Indiana 20 nonfarm personal income for the calendar year immediately 21 preceding that calendar year, rounding to the nearest 22 one-thousandth (0.001). STEP TWO: Determine the sum of the STEP ONE results. 23 24 STEP THREE: Divide the STEP TWO result by six (6), rounding 25 to the nearest one-thousandth (0.001). 26 STEP FOUR: Determine the lesser of the following: 27 (A) The STEP THREE quotient. 28 (B) One and six-hundredths (1.06). 29 (c) A school corporation shall use for its operations fund 30 maximum levy calculation under IC 20-46-8-1 the assessed value 31 growth quotient determined in the last STEP of the following 32 **STEPS:** 33 STEP ONE: Determine for each school corporation, the 34 average annual growth in net assessed value using the three 35 (3) calendar years immediately preceding the year in which a 36 budget is adopted under IC 6-1.1-17-5 for the ensuing 37 calendar year. **STEP TWO: Determine the greater of:** 38 39 (A) zero (0); or 40 (B) the STEP ONE amount minus the sum of: 41 (i) the assessed value growth quotient determined under 42 subsection (b) minus one (1); plus



1	(ii) two-hundredths (0.02).
2 3	STEP THREE: Determine the lesser of:
	(A) the STEP TWO amount; or
4 5	(B) four-hundredths (0.04).
	STEP FOUR: Determine the sum of:
6	(A) the STEP THREE amount; plus
7	(B) the assessed value growth quotient determined under
8	subsection (b).
9	STEP FIVE: Determine the greater of:
10	(A) the STEP FOUR amount; or
11	(B) the assessed value growth quotient determined under
12	subsection (b).
13	(c) (d) The budget agency shall provide the assessed value growth
14	quotient for the ensuing year to civil taxing units, school corporations,
15	and the department of local government finance before July 1 of each
16	year.
17	SECTION 10. IC 6-1.1-20.6-9.9, AS AMENDED BY P.L.244-2017,
18	SECTION 13, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
19	JANUARY 1, 2019 (RETROACTIVE)]: Sec. 9.9. (a) If:
20	(1) a school corporation in 2017, 2018, or 2019, after 2016 issues
21	new bonds or enters into a new lease rental agreement for which
22	the school corporation is imposing or will impose a debt service
23	levy other than:
24	(A) to refinance or renew prior bond or lease rental obligations
25	existing before January 1, 2017; or
26	(B) indebtedness that is approved in a local public question or
27	referendum under IC 6-1.1-20 or any other law; and
28	(2) the school corporation's:
29	(A) total debt service levy $\frac{1}{1000} = \frac{1}{1000} = \frac{1}{1000}$, is greater than the
30	school corporation's total debt service levy in 2016; and
31	(B) total debt service tax rate in 2018 or 2019, is greater than
32	the school corporation's total debt service tax rate in 2016;
33	the school corporation is not eligible to allocate credits proportionately
34	under this section.
35	(b) Subject to subsection (a), a school corporation is eligible to
36	allocate credits proportionately under this section for 2016, 2017, 2018,
37	or 2019, 2020, or 2021 if the school corporation's percentage computed
38	under this subsection is at least ten forty percent (10%) (40%) for its
39	transportation fund levy for that year (for 2017 and 2018) or operations
40	fund levy, after 2018, as certified by the department of local
41	government finance. A school corporation shall compute its percentage
42	under this subsection as follows:

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1 (1) Compute the amount of credits granted under this chapter 2 against the school corporation's levy for the school corporation's 3 transportation fund (for 2017 and 2018) or operations fund. after 4 2018. 5 (2) Compute the school corporation's levy for the school 6 corporation's transportation fund (for 2017 and 2018) or 7 operations fund levy. after 2018. 8 (3) Divide the amount computed under subdivision (1) by the 9 amount computed under subdivision (2) and express it as a 10 percentage. The computation must be made by taking into account the requirements 11 12 of section 9.8 of this chapter regarding protected taxes and the impact 13 of credits granted under this chapter on the revenue to be distributed to 14 the school corporation's transportation fund (for 2017 and 2018) or 15 operations fund after 2018 for the particular year. (c) A school corporation that desires to be an eligible school 16 17 corporation under this section must, before May 1 of the year for which 18 it wants a determination, submit a written request for a certification by 19 the department of local government finance that the computation of the 20 school corporation's percentage under subsection (b) is correct. The 21 department of local government finance shall, not later than June 1 of 22 that year, determine whether the percentage computed by the school 23 corporation is accurate and certify whether the school corporation is 24 eligible under this section. 25 (d) For a school corporation that is certified as eligible under this 26 section, the school corporation may allocate the effect of the credits 27 granted under this chapter proportionately among all the school corporation's property tax funds that are not exempt under section 28 29 7.5(b) or 7.5(c) of this chapter, based on the levy for each fund and 30 without taking into account the requirements of section 9.8 of this 31 chapter regarding protected taxes. 32 SECTION 11. IC 20-37-2-2, AS AMENDED BY P.L.69-2015, 33 SECTION 6, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 34 JANUARY 1, 2019 (RETROACTIVE)]: Sec. 2. (a) A governing body 35 may: 36 (1) establish career and technical education centers, schools, or 37 departments in the manner approved by the state board; and 38 (2) maintain these schools or departments from the general 39 education fund and operations fund in accordance with the 40 categories of expenditures established under IC 20-42.5-3. 41 (b) The governing body may include in the high school curriculum 42 without additional state board approval any secondary level career and



1 technical education course that is approved under section 11 of this 2 chapter, if applicable. 3 (c) The governing body shall notify the department and the 4 department of workforce development whenever the governing body: 5 (1) includes an approved course for; or 6 (2) removes an approved course from; 7 the high school curriculum. 8 SECTION 12. IC 20-40-10-3, AS ADDED BY P.L.2-2006, 9 SECTION 163, IS AMENDED TO READ AS FOLLOWS 10 [EFFECTIVE JANUARY 1, 2019 (RETROACTIVE)]: Sec. 3. The 11 chief fiscal officer of a school corporation may invest money in the school corporation's fund in the same manner in which money in the 12 13 school corporation's general education fund or operations fund may 14 be invested. However, any income derived from investment of the 15 money shall be deposited in and becomes a part of the fund. SECTION 13. IC 20-40-12-6, AS AMENDED BY P.L.146-2008, 16 17 SECTION 479, IS AMENDED TO READ AS FOLLOWS 18 [EFFECTIVE JANUARY 1, 2019 (RETROACTIVE)]: Sec. 6. Subject 19 to the approval of the commissioner of insurance, the governing body 20 of the school corporation may: 21 (1) transfer to the fund an amount of money in the general 22 education fund or operations fund budget in accordance with 23 the categories of expenditures established under IC 20-42.5-3; 24 (2) transfer money from the general education fund or 25 operations fund in accordance with the categories of 26 expenditures established under IC 20-42.5-3 to the fund; 27 (3) appropriate money from the general education fund or operations fund in accordance with the categories of 28 29 expenditures established under IC 20-42.5-3 for the fund; or (4) transfer money from the capital projects operations fund to 30 31 the fund, to the extent that money in the eapital projects 32 operations fund may be used for property or casualty insurance. 33 SECTION 14. IC 20-40-14-1, AS ADDED BY P.L.2-2006, 34 SECTION 163, IS AMENDED TO READ AS FOLLOWS 35 [EFFECTIVE JANUARY 1, 2019 (RETROACTIVE)]: Sec. 1. (a) 36 Except as provided in this section, money received by a school 37 corporation for a specific purpose or purposes, by gift, endowment, or 38 under a federal statute, may be accounted for by establishing separate 39 funds apart from the general any other school corporation fund. 40 (b) Subsection (a) does not apply if local tax funds are involved. 41 (c) Money described in subsection (a) may not be accepted unless 42 the:



1	(1) terms of the gift, endowment, or payment; and
2	(2) acceptance of the gift, endowment, or payment;
3	provide that the officers of the school corporation are not divested of
4	any right or authority that the officers are granted by law.
5	SECTION 15. IC 20-40-18-6, AS AMENDED BY P.L.140-2018,
6	SECTION 16, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
7	JANUARY 1, 2019 (RETROACTIVE)]: Sec. 6. (a) A school
8	corporation's capital projects expenditure plan or amended plan must
9	limit proposed expenditures to those described in section 7 of this
10	chapter. The plan must include all proposed expenditures that exceed
11	ten thousand dollars (\$10,000) and are for:
12	(1) capital assets; or
13	(2) projects that are considered capital in nature under section 7
14	of this chapter, including technology related projects.
15	The department of local government finance shall prescribe the
16	information that is required in a plan.
17	(b) The department of local government finance shall prescribe the
18	format of the plan. A plan must:
19	(1) apply to at least the three (3) years immediately following the
20	year the plan is adopted; and
21	(2) estimate for each year to which the plan applies the nature and
22	amount of proposed capital expenditures from the fund. and
${23}$	(3) estimate:
24	(A) the source of all revenue to be dedicated to the proposed
25	capital expenditures in the upcoming calendar year; and
26	(B) the amount of property taxes to be collected in the
$\frac{1}{27}$	upcoming calendar year and retained in the fund for capital
28	expenditures proposed for a later year.
29	(c) If a school corporation wants to use money in the operations
30	fund during the year to pay for any items listed in section 7 of this
31	chapter that are considered capital in nature, the governing body must
32	adopt a resolution approving the plan or amended plan. The school
33	corporation shall post the proposed plan or proposed amended plan on
34	the school corporation's Internet web site before the hearing. The
35	governing body must hold a hearing on the adoption of the resolution
36	as follows:
37	(1) For a school corporation that has not elected to adopt a budget
38	under IC 6-1.1-17-5.6 or for which a resolution adopted under
<u>39</u>	IC 6-1.1-17-5.6(d) is in effect, the school corporation must hold
40	the hearing and adopt the resolution after January 1 and not later
40	than November 1 of the immediately preceding year.
42	(2) For a school corporation that elects to adopt a budget under
14	



IC 6-1.1-17-5.6, the school corporation must hold the hearing and adopt the resolution after January 1 and not later than April 1 of the immediately preceding school fiscal year.

The governing body shall publish a notice of the hearing in accordance with IC 5-3-1-2(b). The notice must include the address of the school corporation's Internet web site. The governing body may hold the hearing and include the notice as part of a regular governing body meeting or part of the same hearing and notice for a school bus replacement plan. If an amendment to a capital projects expenditure plan is being proposed, the governing body must declare the nature of and the need for the amendment in the resolution to adopt the amendment to the plan. The plan, as proposed to be amended, must comply with the requirements for a plan under this section.

(d) If a governing body adopts the resolution specified in subsection
(c), the school corporation must then submit the resolution to the
department of local government finance in the manner prescribed by
the department.

18 (e) This subsection applies to an amendment to a plan that is 19 required because of an emergency that results in costs that exceed the 20 amount accumulated in the fund for repair, replacement, or site 21 acquisition that is necessitated by an emergency. The governing body 22 is not required to comply with subsection (c) or (d). If the governing 23 body determines that an emergency exists, the governing body may 24 adopt a resolution to amend the plan. An amendment to the plan is not 25 subject to the deadline and the procedures for adoption described in 26 this section.

SECTION 16. IC 20-40-18-9, AS AMENDED BY P.L.140-2018,
SECTION 17, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
JANUARY 1, 2019 (RETROACTIVE)]: Sec. 9. (a) Before a school
corporation may use money in the operations fund for replacing school
buses, a resolution approving the school bus replacement plan or
amended plan must be submitted to the department of local government
finance.
(b) The department of local government finance shall prescribe the

(b) The department of local government finance shall prescribe the format of the plan. A plan must apply to at least the five (5) budget years immediately following the year the plan is adopted and include at least the following:

(1) An estimate for each year to which it applies of the nature and amount of proposed expenditures from the fund.

- (2) If the school corporation is seeking to:
- (A) acquire; or
 - (B) contract for transportation services that will provide;

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1 additional school buses or school buses with a larger seating 2 capacity as compared with the number and type of school buses 3 from the prior school year, evidence of a demand for increased 4 transportation services within the school corporation. Clause (B) 5 does not apply if contracted transportation services are not paid 6 from the fund. 7 (3) If the school corporation is seeking to require a contractor to 8 replace a school bus, evidence that the need exists for the 9 replacement of the school bus. This subdivision does not apply if 10 contracted transportation services are not paid from the operations 11 fund. 12 (4) Evidence that the school corporation that seeks to acquire 13 additional school buses under this section is acquiring or 14 contracting for the school buses only for the purposes specified in 15 subdivision (2) or for replacement purposes. (c) If a school corporation wants to use money in the operations 16 17 fund during the year to pay for school bus replacement, the governing 18 body must adopt a resolution approving the bus replacement plan or 19 amended plan. The school corporation shall post the proposed plan or 20 proposed amended plan on the school corporation's Internet web site before the hearing. The governing body must hold a hearing on the 21 22 adoption of the resolution as follows: 23 (1) For a school corporation that has not elected to adopt a budget 24 under IC 6-1.1-17-5.6 or for which a resolution adopted under 25 IC 6-1.1-17-5.6(d) is in effect, the school corporation must hold 26 the hearing and adopt the resolution after January 1 and not later 27 than November 1 of the immediately preceding year. 28 (2) For a school corporation that elects to adopt a budget under 29 IC 6-1.1-17-5.6, the school corporation must hold the hearing and 30 adopt the resolution after January 1 and not later than April 1 of 31 the immediately preceding school fiscal year. 32 The governing body shall publish a notice of the hearing in accordance 33 with IC 5-3-1-2(b). The notice must include the address of the school 34 corporation's Internet web site. The governing body may hold the 35 hearing and include the notice as part of a regular governing body 36 meeting or part of the same hearing and notice for a capital projects 37 expenditure plan. If an amendment to a bus replacement plan is being 38 proposed, the governing body must declare the nature of and the need 39 for the amendment in the resolution to adopt the amendment to the 40 plan. The plan, as proposed to be amended, must comply with the 41 requirements for a plan under this section. 42 (d) If a governing body adopts the resolution specified in subsection



1 (c), the school corporation must then submit the resolution to the 2 department of local government finance in the manner prescribed by 3 the department. 4 (e) The operations fund must be used to pay for the replacement of 5 school buses, either through a purchase agreement or under a lease 6 agreement. 7 (f) Before the last Thursday in August in the year preceding the first 8 school year in which a proposed contract commences, the governing 9 body of a school corporation may elect to designate a part of a: 10 (1) transportation contract (as defined in IC 20-27-2-12); (2) fleet contract (as defined in IC 20-27-2-5); or 11 12 (3) common carrier contract (as defined in IC 20-27-2-3); 13 as an expenditure payable from the fund. An election under this 14 subsection must be included in the resolution approving the school bus 15 replacement plan or amended plan. The election applies throughout the 16 term of the contract. 17 (g) The amount that may be paid from the fund under this section in 18 a school year is equal to the fair market lease value in the school year 19 of each school bus, school bus chassis, or school bus body used under 20 the contract, as substantiated by invoices, depreciation schedules, and 21 other documented information available to the school corporation. 22 (h) The allocation of costs under this section to the fund must 23 comply with the accounting standards prescribed by the state board of 24 accounts. 25 SECTION 17. IC 20-41-1-2, AS AMENDED BY P.L.286-2013, 26 SECTION 119, IS AMENDED TO READ AS FOLLOWS 27 [EFFECTIVE JANUARY 1, 2019 (RETROACTIVE)]: Sec. 2. Any 28 self-supporting programs maintained by a school corporation, 29 including: 30 (1) school lunch; and 31 (2) rental or sale of curricular materials; 32 may be established as separate funds, separate and apart from the 33 general any other school corporation fund, if no local tax rate is 34 established for the programs. 35 SECTION 18. IC 20-41-1-4, AS ADDED BY P.L.2-2006, 36 SECTION 164, IS AMENDED TO READ AS FOLLOWS 37 [EFFECTIVE JANUARY 1, 2019 (RETROACTIVE)]: Sec. 4. (a) All 38 forms and records for keeping the accounts of the extracurricular 39 activities in school corporations shall be prescribed or approved by the 40 state board of accounts. The records and affairs of the extracurricular 41 activities may be examined by the state board of accounts when the 42 state examiner determines an examination is necessary. The forms



prescribed or approved for keeping these accounts must achieve a simplified system of bookkeeping and shall be paid for, along with the bond required in this chapter, from the general education fund or operations fund in accordance with the categories of expenditures established under IC 20-42.5-3.

(b) The funds of all accounts of any organization, class, or activity shall be accounted separately from all others. Funds may not be transferred from the accounts of any organization, class, or activity except by a majority vote of its members, if any, and by the approval of the principal, sponsor, and treasurer of the organization, class, or activity. However, in the case of athletic funds:

- 12 (1) approval of the transfer must be made by the athletic director, 13 who is regarded as the sponsor; and 14
 - (2) participating students are not considered members.

15 All expenditures of the funds are subject to review by the governing 16 body of the school corporation.

17 SECTION 19. IC 20-46-1-7, AS AMENDED BY P.L.41-2010, SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 18 19 JANUARY 1, 2019 (RETROACTIVE)]: Sec. 7. (a) This section 20 applies to a school corporation that added an amount to the school 21 corporation's base tax levy before 2002 as the result of the approval of 22 an excessive tax levy by the majority of individuals voting in a 23 referendum held in the area served by the school corporation under 24 IC 6-1.1-19-4.5 (before its repeal).

25 (b) A school corporation may adopt a resolution before September 21, 2005, to transfer the power of the school corporation to levy the 26 27 amount described in subsection (a) from the school corporation's 28 general fund (before the elimination of the general fund) to the 29 school corporation's fund. A school corporation that adopts a resolution 30 under this section shall, as soon as practicable after adopting the 31 resolution, send a certified copy of the resolution to the department of 32 local government finance and the county auditor. A school corporation 33 that adopts a resolution under this section may, for property taxes first 34 due and payable after 2005, levy an additional amount for the fund that 35 does not exceed the amount of the excessive tax levy added to the school corporation's base tax levy before 2002. 36

37 (c) The power of the school corporation to impose the levy 38 transferred to the fund under this section expires December 31, 2012, 39 unless:

(1) the school corporation adopts a resolution to reimpose or extend the levy; and

42 (2) the levy is approved, before January 1, 2013, by a majority of





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the individuals who vote in a referendum that is conducted in accordance with the requirements in this chapter.

As soon as practicable after adopting the resolution under subdivision (1), the school corporation shall send a certified copy of the resolution to the department of local government finance and the county auditor. However, if requested by the school corporation in the resolution adopted under subdivision (1), the question of reimposing or extending a levy transferred to the fund under this section may be combined with a question presented to the voters to reimpose or extend a levy initially imposed after 2001. A levy reimposed or extended under this subsection shall be treated for all purposes as a levy reimposed or extended under this chapter.

(d) The school corporation's levy under this section may not be
considered in the determination of the school corporation's state tuition
support distribution under IC 20-43 or the determination of any other
property tax levy imposed by the school corporation.

17 SECTION 20. IC 20-46-7-6, AS ADDED BY P.L.2-2006, SECTION 169, IS AMENDED TO READ AS FOLLOWS 18 19 [EFFECTIVE JANUARY 1, 2019 (RETROACTIVE)]: Sec. 6. An 20 amount equal to deductions made or to be made in the current year for 21 the payment of principal and interest on an advancement from any state 22 fund (including the common school fund and the veterans memorial 23 school construction fund) may be included in a levy and appropriated 24 and paid to the general operations fund. 25

SECTION 21. IC 20-46-8-9 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 9. (a) This section applies to a school corporation in a county having a population of more than one hundred seventy-five thousand (175,000) but less than one hundred eighty-five thousand (185,000).

(b) For property taxes first due and payable in 2020, the maximum permissible operations fund property tax levy of a school corporation subject to this section is equal to the amount determined in the following STEPS, instead of the amount determined under section 1 of this chapter:

- 36STEP ONE: Determine the result under section 1(c) of this37chapter, without regard to this section.
- **STEP TWO: Determine the result of:**
- 39(A) the amount of the school corporation's 2018 historical40society fund levy under IC 36-10-13-5 (as it existed on
- 40 society fund levy under IC 30-10-13-5 (as it existed 6 41 December 31, 2018); multiplied by
- 42 (B) the 2019 assessed value growth quotient determined

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1	under IC 6-1.1-18.5-2.
2	STEP THREE: Determine the result of:
3	(A) the STEP TWO amount; multiplied by
4	(B) the 2020 assessed value growth quotient determined
5	under IC 6-1.1-18.5-2.
6	STEP FOUR: Determine the sum of:
7	(A) the STEP ONE amount;
8	(B) the STEP TWO amount; and
9	(C) the STEP THREE amount.
10	(c) For purposes of determining the 2021 maximum permissible
11	property tax levy for the school corporation's operations fund, the
12	amount to be used for purposes of STEP ONE (A) of section 1(c) of
13	this chapter is equal to the remainder of:
14	(1) the amount determined under STEP FOUR of subsection
15	(b); minus
16 17	(2) the amount determined under STEP TWO of subsection
17 18	(b). (d) This spatian arrival January 1, 2022
18 19	(d) This section expires January 1, 2022. SECTION 22. IC 24-1-2-5 IS AMENDED TO READ AS
20	FOLLOWS [EFFECTIVE JANUARY 1, 2019 (RETROACTIVE)]:
20	
21	Sec. 5. It shall be the duty of the attorney general and of the
22	prosecuting attorney of each judicial circuit to institute appropriate
23 24	proceedings to prevent and restrain violations of the provisions of this
24 25	chapter or any other statute or the common law relating to the subject
23 26	matter of this chapter and to prosecute any person or persons guilty of
20 27	having violated any of the penal provisions thereof. In all criminal proceedings the prosecution may be by way of affidavit or indictment
28	the same as in other criminal matters, and the attorney general shall
28 29	have concurrent jurisdiction with the prosecuting attorneys in
30	instituting and prosecuting any such actions. All civil proceedings to
31	prevent and restrain violations shall be in the name of the state of
32	Indiana upon relation of the proper party. The attorney general may file
33	such proceedings upon his the attorney general's own relation or that
33 34	of any private person in any circuit or superior court of the state,
35	without applying to such court for leave, when he the attorney general
36	shall deem it his the attorney general's duty so to do. Such
30	proceedings shall be by information filed by any prosecuting attorney
38	in a circuit or superior court of the proper county upon his the
38 39	prosecuting attorney's own relation whenever he the prosecuting
40	attorney shall deem it his the prosecuting attorney's duty so to do,
40 41	or shall be directed by the court or governor or attorney general, and an
42	information may be filed by any taxpayer on his the taxpayer's own
74	mormation may be meet by any taxpayer on mis the taxpayer s own



1 relation. If judgment or decree be rendered against any domestic 2 corporation or against any person claiming to be a corporation, the 3 court may cause the costs to be collected by execution against the 4 person claiming to be a corporation or by attachment against any or all 5 of the directors or officers of the corporation, and may restrain the 6 corporation or any director, agent, employee, or stockholder and 7 appoint a receiver for its property and effects, and take an accounting 8 and make distribution of its assets among its creditors, and exercise any 9 other power or authority necessary and proper for carrying out the 10 provisions of this chapter. If judgment or decree be rendered against 11 any corporation incorporated under the laws of the United States, or of 12 any district or territory thereof, or of any state other than this state, or 13 of any foreign country, the court may cause the costs to be collected as 14 in this section provided and may render judgment and decree of ouster 15 perpetually excluding such corporation from the privilege of transacting business in the state of Indiana and forfeiting to the school 16 17 corporation's education fund or operations fund any or all property 18 of such corporation within the state, and shall exercise such power and 19 authority with regard to the property of such corporation as may be 20 exercised with regard to that of domestic corporations.

21 SECTION 23. IC 36-1.5-3-5, AS AMENDED BY P.L.217-2017, 22 SECTION 159, IS AMENDED TO READ AS FOLLOWS 23 [EFFECTIVE JANUARY 1, 2019 (RETROACTIVE)]: Sec. 5. (a) This 24 subsection applies to the plan of reorganization of a political 25 subdivision other than a school corporation. The plan of reorganization must specify the amount (if any) of the decrease that the department of 26 27 local government finance shall make to the maximum permissible 28 property tax levies, maximum permissible property tax rates, and 29 budgets under IC 6-1.1-17 and IC 6-1.1-18.5 of the reorganized 30 political subdivision to:

31 (1) eliminate double taxation for services or goods provided by
32 the reorganized political subdivision; or
33 (2) eliminate any excess by which the amount of property taxes

(2) eliminate any excess by which the amount of property taxes imposed by the reorganized political subdivision exceeds the amount necessary to pay for services or goods provided under this article.

(b) This subsection applies to a plan of reorganization for a school
corporation. The plan of reorganization must specify the adjustments
that the department of local government finance shall make to the
maximum permissible property tax levies, maximum permissible
property tax rates, and budgets under IC 6-1.1-17 and IC 6-1.1-18.5 of
the reorganized school corporation. The following apply to a school

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1	corporation reorganized under this article:
2	(1) The new maximum permissible tax levy under $\frac{1}{10000000000000000000000000000000000$
3	(transportation fund) and IC 20-46-5 (school bus replacement)
4	IC 20-46-8 (operations fund property tax levy) for the first
5	calendar year in which the reorganization is effective equals the
6	following:
7	STEP ONE: Determine for each school corporation that is part
8	of the reorganization the sum of the maximum levies under
9	$\frac{1}{100}$ $\frac{1}{20-46-4}$ and $\frac{1}{100}$ $\frac{1}{20-46-5}$ IC 20-46-8 (operations fund
10	property tax levy) for the ensuing calendar year, including
11	the assessed value growth quotient (IC 6-1.1-18.5-2)
12	adjustment for the ensuing calendar year.
13	STEP TWO: Determine the sum of the STEP ONE amounts.
14	STEP THREE: Multiply the STEP TWO amount by one
15	hundred three percent (103%).
16	(2) The new maximum capital projects fund rate under IC 20-46-6
17	for the first calendar year in which the reorganization is effective
18	equals the following:
19	STEP ONE: Determine for each school corporation that is part
20	of the reorganization the maximum amount that could have
21	been levied using the school corporation's maximum capital
22	projects fund tax rate for the calendar year.
23	STEP TWO: Determine the sum of the STEP ONE amounts.
24	STEP THREE: Determine the sum of the certified net assessed
25	values for all the school corporations that are part of the
26	reorganization.
27	STEP FOUR: Divide the STEP TWO amount by the STEP
28	THREE amount.
29	STEP FIVE: Determine the product (rounded to the nearest
30	ten-thousandth (0.0001)) of:
31	(i) the STEP FOUR amount; multiplied by
32	(ii) one hundred (100).
33	(3) (2) The new debt service levy under IC 20-46-7 for the first
34	calendar year in which the reorganization is effective equals the
35	sum of the debt service fund levies for each school corporation
36	that is part of the reorganization that would have been permitted
37	under IC 20-46-7 in the calendar year.
38	(c) The fiscal body of the reorganized political subdivision shall
39	determine and certify to the department of local government finance
40	the amount of the adjustment (if any) under subsection (a).
41	(d) The amount of the adjustment (if any) under subsection (a) or (b)
42	must comply with the reorganization agreement under which the



- 1 political subdivision or school corporation is reorganized under this
- 2 article. 3 SEC
- 3 SECTION 24. An emergency is declared for this act.



COMMITTEE REPORT

Mr. Speaker: Your Committee on Ways and Means, to which was referred House Bill 1021, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

Page 13, between lines 8 and 9, begin a new paragraph and insert:

"SECTION 8. IC 6-1.1-18.5-2, AS AMENDED BY P.L.184-2016, SECTION 14, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 2. (a) As used in this section, "Indiana nonfarm personal income" means the estimate of total nonfarm personal income for Indiana in a calendar year as computed by the federal Bureau of Economic Analysis using any actual data for the calendar year and any estimated data determined appropriate by the federal Bureau of Economic Analysis.

(b) **Except as provided in subsection (c),** for purposes of determining a civil taxing unit's maximum permissible ad valorem property tax levy for an ensuing calendar year, the civil taxing unit shall use the assessed value growth quotient determined in the last STEP of the following STEPS:

STEP ONE: For each of the six (6) calendar years immediately preceding the year in which a budget is adopted under IC 6-1.1-17-5 for the ensuing calendar year, divide the Indiana nonfarm personal income for the calendar year by the Indiana nonfarm personal income for the calendar year immediately preceding that calendar year, rounding to the nearest one-thousandth (0.001).

STEP TWO: Determine the sum of the STEP ONE results.

STEP THREE: Divide the STEP TWO result by six (6), rounding to the nearest one-thousandth (0.001).

STEP FOUR: Determine the lesser of the following:

(A) The STEP THREE quotient.

(B) One and six-hundredths (1.06).

(c) A school corporation shall use for its operations fund maximum levy calculation under IC 20-46-8-1 the assessed value growth quotient determined in the last STEP of the following STEPS:

STEP ONE: Determine for each school corporation, the average annual growth in net assessed value using the three (3) calendar years immediately preceding the year in which a budget is adopted under IC 6-1.1-17-5 for the ensuing calendar year.

STEP TWO: Determine the greater of:



(A) zero (0); or

(B) the STEP ONE amount minus the sum of:

(i) the assessed value growth quotient determined under subsection (b) minus one (1); plus

(ii) two-hundredths (0.02).

STEP THREE: Determine the lesser of:

(A) the STEP TWO amount; or

(B) four-hundredths (0.04).

STEP FOUR: Determine the sum of:

(A) the STEP THREE amount; plus

(B) the assessed value growth quotient determined under subsection (b).

STEP FIVE: Determine the greater of:

(A) the STEP FOUR amount; or

(B) the assessed value growth quotient determined under subsection (b).

(c) (d) The budget agency shall provide the assessed value growth quotient for the ensuing year to civil taxing units, school corporations, and the department of local government finance before July 1 of each year.".

Renumber all SECTIONS consecutively.

and when so amended that said bill do pass.

(Reference is to HB 1021 as introduced.)

HUSTON

Committee Vote: yeas 24, nays 0.

COMMITTEE REPORT

Madam President: The Senate Committee on Appropriations, to which was referred House Bill No. 1021, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

Page 13, between lines 8 and 9, begin a new paragraph and insert: "SECTION 8. IC 6-1.1-17-3, AS AMENDED BY P.L.184-2016, SECTION 6, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2019 (RETROACTIVE)]: Sec. 3. (a) The proper officers of a political subdivision shall formulate its estimated budget and its proposed tax rate and tax levy on the form prescribed by the



department of local government finance and approved by the state board of accounts. In formulating a political subdivision's estimated budget under this section, the proper officers of the political subdivision must consider the net property tax revenue that will be collected by the political subdivision during the ensuing year, after taking into account the estimate by the department of local government finance under IC 6-1.1-20.6-11.1 of the amount by which the political subdivision's distribution of property taxes will be reduced by credits under IC 6-1.1-20.6-9.5 in the ensuing year, and after taking into account the estimate by the department of local government finance under section 0.7 of this chapter of the maximum amount of net property tax revenue and miscellaneous revenue that the political subdivision will receive in the ensuing year. The political subdivision or appropriate fiscal body, if the political subdivision is subject to section 20 of this chapter, shall submit the following information to the department's computer gateway:

(1) The estimated budget.

(2) The estimated maximum permissible levy, as provided by the department under IC 6-1.1-18.5-24.

(3) The current and proposed tax levies of each fund.

(4) The amount by which the political subdivision's distribution of property taxes may be reduced by credits granted under IC 6-1.1-20.6, as estimated by the department of local government finance under IC 6-1.1-20.6-11.

(5) The amounts of excessive levy appeals to be requested.

(6) In the case of a school corporation, the school corporation's:

(A) capital projects expenditure plan or amended plan that was approved in a resolution of the governing body of the school corporation under IC 20-40-18-6; and

(B) school bus replacement plan or amended plan that was approved in a resolution of the governing body of the school corporation under IC 20-40-18-9.

(6) (7) The time and place at which the political subdivision or appropriate fiscal body will hold a public hearing on the items described in subdivisions (1) through (5): (6).

The political subdivision or appropriate fiscal body shall submit this information to the department's computer gateway at least ten (10) days before the public hearing required by this subsection in the manner prescribed by the department. The department shall make this information available to taxpayers, at least ten (10) days before the public hearing, through its computer gateway and provide a telephone



number through which taxpayers may request mailed copies of a political subdivision's information under this subsection. The department's computer gateway must allow a taxpayer to search for the information under this subsection by the taxpayer's address. The department shall review only the submission to the department's computer gateway for compliance with this section.

(b) The board of directors of a solid waste management district established under IC 13-21 or IC 13-9.5-2 (before its repeal) may conduct the public hearing required under subsection (a):

(1) in any county of the solid waste management district; and

(2) in accordance with the annual notice of meetings published under IC 13-21-5-2.

(c) The trustee of each township in the county shall estimate the amount necessary to meet the cost of township assistance in the township for the ensuing calendar year. The township board shall adopt with the township budget a tax rate sufficient to meet the estimated cost of township assistance. The taxes collected as a result of the tax rate adopted under this subsection are credited to the township assistance fund.

(d) A political subdivision for which any of the information under subsection (a) is not submitted to the department's computer gateway in the manner prescribed by the department shall have its most recent annual appropriations and annual tax levy continued for the ensuing budget year.

(e) If a political subdivision or appropriate fiscal body timely submits the information under subsection (a) but subsequently discovers the information contains an error, the political subdivision or appropriate fiscal body may submit amended information to the department's computer gateway. However, submission of amended information must occur at least ten (10) days before the public hearing held under subsection (a).".

Page 14, line 26, strike "in".

Page 14, line 26, strike "2019,".

Page 14, line 26, delete "2020, 2021, or" and insert "after 2016".

Page 14, line 27, delete "2022".

Page 14, line 31, reset in roman "2017;".

Page 14, line 31, delete "2019;".

Page 14, line 35, strike "in".

Page 14, line 35, strike "2019,".

Page 14, line 35, delete "2020, 2021, or".

Page 14, line 36, delete "2022".

Page 14, line 37, reset in roman "2016;".



Page 14, line 37, delete "2018;".

Page 14, line 38, strike "in".

Page 14, line 38, strike "2019,".

Page 14, line 38, delete "2020, 2021, or".

Page 14, line 39, delete "2022".

Page 14, line 40, reset in roman "2016;".

Page 14, line 40, delete "2018;".

Page 15, line 3, delete "2021, or 2022" and insert "or 2021".

Page 15, line 4, strike "ten" and insert "forty".

Page 15, line 4, strike "(10%)" and insert "(40%)".

Page 18, strike lines 12 through 16.

Page 18, line 17, strike "replacement plan.".

Page 18, between lines 34 and 35, begin a new paragraph and insert: "SECTION 16. IC 20-40-18-9, AS AMENDED BY P.L.140-2018,

SECTION 17, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2019 (RETROACTIVE)]: Sec. 9. (a) Before a school corporation may use money in the operations fund for replacing school buses, a resolution approving the school bus replacement plan or amended plan must be submitted to the department of local government finance.

(b) The department of local government finance shall prescribe the format of the plan. A plan must apply to at least the five (5) budget years immediately following the year the plan is adopted and include at least the following:

(1) An estimate for each year to which it applies of the nature and amount of proposed expenditures from the fund.

(2) If the school corporation is seeking to:

(A) acquire; or

(B) contract for transportation services that will provide;

additional school buses or school buses with a larger seating capacity as compared with the number and type of school buses from the prior school year, evidence of a demand for increased transportation services within the school corporation. Clause (B) does not apply if contracted transportation services are not paid from the fund.

(3) If the school corporation is seeking to require a contractor to replace a school bus, evidence that the need exists for the replacement of the school bus. This subdivision does not apply if contracted transportation services are not paid from the operations fund.

(4) Evidence that the school corporation that seeks to acquire additional school buses under this section is acquiring or





contracting for the school buses only for the purposes specified in subdivision (2) or for replacement purposes.

(c) If a school corporation wants to use money in the operations fund during the year to pay for school bus replacement, the governing body must adopt a resolution approving the bus replacement plan or amended plan. The school corporation shall post the proposed plan or proposed amended plan on the school corporation's Internet web site before the hearing. The governing body must hold a hearing on the adoption of the resolution as follows:

(1) For a school corporation that has not elected to adopt a budget under IC 6-1.1-17-5.6 or for which a resolution adopted under IC 6-1.1-17-5.6(d) is in effect, the school corporation must hold the hearing and adopt the resolution after January 1 and not later than November 1 of the immediately preceding year.

(2) For a school corporation that elects to adopt a budget under IC 6-1.1-17-5.6, the school corporation must hold the hearing and adopt the resolution after January 1 and not later than April 1 of the immediately preceding school fiscal year.

The governing body shall publish a notice of the hearing in accordance with IC 5-3-1-2(b). The notice must include the address of the school corporation's Internet web site. The governing body may hold the hearing and include the notice as part of a regular governing body meeting or part of the same hearing and notice for a capital projects expenditure plan. If an amendment to a bus replacement plan is being proposed, the governing body must declare the nature of and the need for the amendment in the resolution to adopt the amendment to the plan. The plan, as proposed to be amended, must comply with the requirements for a plan under this section.

(d) If a governing body adopts the resolution specified in subsection (c), the school corporation must then submit the resolution to the department of local government finance in the manner prescribed by the department.

(e) The operations fund must be used to pay for the replacement of school buses, either through a purchase agreement or under a lease agreement.

(f) Before the last Thursday in August in the year preceding the first school year in which a proposed contract commences, the governing body of a school corporation may elect to designate a part of a:

(1) transportation contract (as defined in IC 20-27-2-12);

(2) fleet contract (as defined in IC 20-27-2-5); or

(3) common carrier contract (as defined in IC 20-27-2-3);

as an expenditure payable from the fund. An election under this



subsection must be included in the resolution approving the school bus replacement plan or amended plan. The election applies throughout the term of the contract.

(g) The amount that may be paid from the fund under this section in a school year is equal to the fair market lease value in the school year of each school bus, school bus chassis, or school bus body used under the contract, as substantiated by invoices, depreciation schedules, and other documented information available to the school corporation.

(h) The allocation of costs under this section to the fund must comply with the accounting standards prescribed by the state board of accounts.".

Renumber all SECTIONS consecutively.

and when so amended that said bill do pass.

(Reference is to HB 1021 as printed January 22, 2019.)

MISHLER, Chairperson

Committee Vote: Yeas 7, Nays 4.