

Reprinted March 3, 2020

ENGROSSED SENATE BILL No. 267

DIGEST OF SB 267 (Updated March 2, 2020 4:21 pm - DI 119)

Citations Affected: IC 5-20; IC 8-1; IC 12-8; IC 12-13; IC 16-25; IC 16-34; IC 34-30; noncode.

Synopsis: Administration of 211 services. Transfers responsibility for the 211 human services information dialing code from the Indiana housing and community development authority (authority) to the office (Continued next page)

Effective: July 1, 2020.

Bohacek, Alting, Merritt, Ruckelshaus, Ford J.D., Randolph Lonnie M

(HOUSE SPONSORS – PRESSEL, HEINE, JACKSON)

January 9, 2020, read first time and referred to Committee on Family and Children Services. January 13, 2020, amended, reported favorably — Do Pass. January 16, 2020, read second time, ordered engrossed. Engrossed. January 21, 2020, read third time, passed. Yeas 50, nays 0.

HOUSE ACTION February 10, 2020, read first time and referred to Committee on Family, Children and Human Affairs. February 25, 2020, amended, reported — Do Pass. March 2, 2020, read second time, amended, ordered engrossed.



Digest Continued

of the secretary of family and social services (office of the secretary). Eliminates provisions: (1) regarding recognized 211 service providers; (2) prohibiting state agencies or departments from establishing telephone lines or hotlines to provide human services information or referrals without first consulting a recognized 211 provider and notifying the authority; (3) prohibiting dissemination of information to the public about the availability of 211 services except in conformity with rules adopted by the authority; (4) limiting disbursements from the 211 services account to \$50,000 annually; (5) requiring consultation with the board of directors of Indiana 211 Partnership, Inc., for purposes of preparation of the annual plan for expenditure of funds from the 211 services account; and (6) requiring an annual report to the general assembly regarding 211 services and deposits to and disbursements from the 211 services account. Creates the 211 services fund in place of the 211 services account. Creates the 211 advisory committee for purposes of advising the office of the secretary regarding use of and goals for 211 services. Requires the office of the secretary to: (1) compile specified data regarding 211 services beginning July 1, 2021; (2) enter into data sharing agreements to make the data available to entities approved by the office of the secretary; and (3) obtain and maintain accreditation for 211 operations in accordance with the standards of a national accreditation organization for information and referral services. Requires the office of the secretary to submit to the general assembly an annual report regarding 211 services. Makes conforming amendments.



Reprinted March 3, 2020

Second Regular Session of the 121st General Assembly (2020)

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 2019 Regular Session of the General Assembly.

ENGROSSED SENATE BILL No. 267

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

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

1 2	SECTION 1. IC 5-20-1-4, AS AMENDED BY P.L.156-2017, SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
3	JULY 1, 2020]: Sec. 4. (a) The authority has all of the powers
4	necessary or convenient to carry out and effectuate the purposes and
5	provisions of this chapter, including the power:
6	(1) to make or participate in the making of construction loans for
7	multiple family residential housing under terms that are approved
8	by the authority;
9	(2) to make or participate in the making of mortgage loans for
10	multiple family residential housing under terms that are approved
11	by the authority;
12	(3) to purchase or participate in the purchase from mortgage
13	lenders of mortgage loans made to persons of low and moderate
14	income for residential housing;
15	(4) to make loans to mortgage lenders for the purpose of
16	furnishing funds to such mortgage lenders to be used for making
17	mortgage loans for persons and families of low and moderate



1 income. However, the obligation to repay loans to mortgage 2 lenders shall be general obligations of the respective mortgage 3 lenders and shall bear such date or dates, shall mature at such 4 time or times, shall be evidenced by such note, bond, or other 5 certificate of indebtedness, shall be subject to prepayment, and 6 shall contain such other provisions consistent with the purposes 7 of this chapter as the authority shall by rule or resolution 8 determine; 9 (5) to collect and pay reasonable fees and charges in connection 10 with making, purchasing, and servicing of its loans, notes, bonds, commitments, and other evidences of indebtedness; 11 12 (6) to acquire real property, or any interest in real property, by 13 conveyance, including purchase in lieu of foreclosure, or 14 foreclosure, to own, manage, operate, hold, clear, improve, and 15 rehabilitate such real property and sell, assign, exchange, transfer, 16 convey, lease, mortgage, or otherwise dispose of or encumber 17 such real property where such use of real property is necessary or 18 appropriate to the purposes of the authority; 19 (7) to sell, at public or private sale, all or any part of any mortgage 20 or other instrument or document securing a construction loan, a 21 land development loan, a mortgage loan, or a loan of any type 22 permitted by this chapter; 23 (8) to procure insurance against any loss in connection with its 24 operations in such amounts and from such insurers as it may deem 25 necessary or desirable; 26 (9) to consent, subject to the provisions of any contract with 27 noteholders or bondholders which may then exist, whenever it 28 deems it necessary or desirable in the fulfillment of its purposes 29 to the modification of the rate of interest, time of payment of any 30 installment of principal or interest, or any other terms of any 31 mortgage loan, mortgage loan commitment, construction loan, 32 loan to lender, or contract or agreement of any kind to which the 33 authority is a party; 34 (10) to enter into agreements or other transactions with any 35 federal, state, or local governmental agency for the purpose of 36 providing adequate living quarters for such persons and families 37 in cities and counties where a need has been found for such 38 housing; 39 (11) to include in any borrowing such amounts as may be deemed 40 necessary by the authority to pay financing charges, interest on 41 the obligations (for a period not exceeding the period of

42 construction and a reasonable time thereafter or if the housing is



1completed, two (2) years from the date of issue of the obligations), consultant, advisory, and legal fees and such other expenses as are necessary or incident to such borrowing; (12) to make and publish rules respecting its lending programs and such other rules as are necessary to effectuate the purposes of this chapter;7(13) to provide technical and advisory services to sponsors, builders, and developers of residential housing and to residents and potential residents, including housing selection and purchase procedures, family budgeting, property use and maintenance, household management, and utilization of community resources; (14) to promote research and development in scientific methods of constructing low cost residential housing of high durability; (15) to encourage community organizations to participate in residential housing development; (16) to make, execute, and effectuate any and all agreements or other documents with any governmental agency or any person, corporation, association, partnership, limited liability company, or other organization or entity necessary or convenient to accomplish the purposes of this chapter; 21 (17) to accept gifts, devises, bequests, grants, loans, appropriations, revenue sharing, other financing and assistance and any other aid from any source whatsoever and to agree to, and to comply with, conditions attached thereto; (26) to adopt an official seal and alter the same at pleasure; (20) to adopt and firm its of instimate and energies and to the regulation of its affairs and the conduct of its business and to the regulation of its affairs and the conduct of its business and to the regulation of its affairs and the conduct of its business and to the regulation of its affairs and the conduct of its heatient; (20) to adopt an official seal and alter the same at pleasure; (21) to adopt and firom time to		
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41 (B) any money, funds, and accounts in the authority's custody;		
42 and		
	42	and



1 (C) proceeds of bonds or notes; 2 in the manner provided by an investment policy established by 3 resolution of the authority; 4 (24) to make or participate in the making of construction loans, 5 mortgage loans, or both, to individuals, partnerships, limited 6 liability companies, corporations, and organizations for the 7 construction of residential facilities for individuals with a 8 developmental disability or for individuals with a mental illness 9 or for the acquisition or renovation, or both, of a facility to make it suitable for use as a new residential facility for individuals with 10 a developmental disability or for individuals with a mental illness; 11 12 (25) to make or participate in the making of construction and mortgage loans to individuals, partnerships, corporations, limited 13 14 liability companies, and organizations for the construction, 15 rehabilitation, or acquisition of residential facilities for children; 16 (26) to purchase or participate in the purchase of mortgage loans 17 from: 18 (A) public utilities (as defined in IC 8-1-2-1); or 19 (B) municipally owned gas utility systems organized under 20 IC 8-1.5: 21 if those mortgage loans were made for the purpose of insulating 22 and otherwise weatherizing single family residences in order to 23 conserve energy used to heat and cool those residences; 24 (27) to provide financial assistance to mutual housing 25 associations (IC 5-20-3) in the form of grants, loans, or a 26 combination of grants and loans for the development of housing 27 for low and moderate income families: 28 (28) to service mortgage loans made or acquired by the authority 29 and to impose and collect reasonable fees and charges in 30 connection with such servicing; 31 (29) subject to the authority's investment policy, to enter into swap agreements (as defined in IC 8-9.5-9-4) in accordance with 32 33 IC 8-9.5-9-5 and IC 8-9.5-9-7; 34 (30) to promote and foster community revitalization through 35 community services and real estate development; 36 (31) to coordinate and establish linkages between governmental 37 and other social services programs to ensure the effective delivery 38 of services to low income individuals and families, including 39 individuals or families facing or experiencing homelessness; 40 (32) to cooperate with local housing officials and plan 41 commissions in the development of projects that the officials or 42 commissions have under consideration;



1 (33) to prescribe, in accordance with IC 32-30-10.5-10(i), a list of 2 documents that must be included under IC 32-30-10.5 as part of 3 a debtor's loss mitigation package in a foreclosure action filed 4 after June 30, 2011; 5 (34) to take actions necessary to implement its powers that the 6 authority determines to be appropriate and necessary to ensure the 7 availability of state or federal financial assistance; and 8 (35) to administer any program or money designated by the state 9 or available from the federal government or other sources that is 10 consistent with the authority's powers and duties. 11 The omission of a power from the list in this subsection does not imply 12 that the authority lacks that power. The authority may exercise any 13 power that is not listed in this subsection but is consistent with the 14 powers listed in this subsection to the extent that the power is not 15 expressly denied by the Constitution of the State of Indiana or by another statute. 16 17 (b) The authority shall ensure that a mortgage loan acquired by the 18 authority under subsection (a)(3) or made by a mortgage lender with 19 funds provided by the authority under subsection (a)(4) is not 20 knowingly made to a person whose adjusted family income, as 21 determined by the authority, exceeds one hundred twenty-five percent 22 (125%) of the median income for the geographic area involved. 23 However, if the authority determines that additional encouragement is 24 needed for the development of the geographic area involved, a 25 mortgage loan acquired or made under subsection (a)(3) or (a)(4) may be made to a person whose adjusted family income, as determined by 26 27 the authority, does not exceed one hundred forty percent (140%) of the 28 median income for the geographic area involved. The authority shall 29 establish procedures that the authority determines are appropriate to 30 structure and administer any program conducted under subsection 31 (a)(3) or (a)(4) for the purpose of acquiring or making mortgage loans 32 to persons of low or moderate income. In determining what constitutes 33 low income, moderate income, or median income for purposes of any 34 program conducted under subsection (a)(3) or (a)(4), the authority shall 35 consider: 36 (1) the appropriate geographic area in which to measure income 37 levels; and 38 (2) the appropriate method of calculating low income, moderate 39 income, or median income levels including: 40 (A) sources of: 41 (B) exclusions from; and 42 (C) adjustments to;



1	income.
2	(c) The authority, when directed by the governor, shall administer
3	programs and funds under 42 U.S.C. 1437 et seq.
4	(d) The authority shall identify, promote, assist, and fund:
5	(1) home ownership education programs; and
6	(2) mortgage foreclosure counseling and education programs
7	under IC 5-20-6;
8	conducted throughout Indiana by nonprofit counseling agencies that the
9	authority has certified, or by any other public, private, or nonprofit
10	entity in partnership with a nonprofit agency that the authority has
11	certified, using funds appropriated under section 27 of this chapter. The
12	attorney general and the entities listed in IC 4-6-12-4(a)(1) through
13	IC 4-6-12-4(a)(10) shall cooperate with the authority in implementing
14	this subsection.
15	(e) The authority shall:
16	(1) oversee and encourage a regional homeless delivery system
17	that:
18	(A) considers the need for housing and support services;
19	(B) implements strategies to respond to gaps in the delivery
20	system; and
21	(C) ensures individuals and families are matched with optimal
22	housing solutions;
23	(2) facilitate the dissemination of information to assist individuals
24	and families accessing local resources, programs, and services
25	related to homelessness, housing, and community development;
26	and
27	(3) each year, estimate and reasonably determine the number of
28	the following:
29	(A) Individuals in Indiana who are homeless.
30	(B) Individuals in Indiana who are homeless and less than
31	eighteen (18) years of age.
32	(C) Individuals in Indiana who are homeless and not residents
33	of Indiana.
34	(f) The authority has all of the powers necessary or convenient to
35	carry out and effectuate the purposes and provisions of IC 8-1-19.5
36	(concerning the administration of the 211 dialing code used to provide
37	access to human services information and referrals), including the
38	power to make and publish rules, in the manner set forth in
39	IC 8-1-19.5-13(b), necessary to effectuate the purposes of IC 8-1-19.5.
40	SECTION 2. IC 8-1-2.6-13, AS AMENDED BY P.L.156-2017,
41	SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
42	JULY 1, 2020]: Sec. 13. (a) As used in this section, "communications



1 service" has the meaning set forth in IC 8-1-32.5-3.

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(b) As used in this section, "communications service provider" means a person or an entity that offers communications service to customers in Indiana, without regard to the technology or medium used by the person or entity to provide the communications service. The term includes a provider of commercial mobile service (as defined in 47 U.S.C. 332).

8	(c) Notwithstanding sections 1.2, 1.4, and 1.5 of this chapter, the
9	commission may do the following, except as otherwise provided in this
10	subsection:

(1) Enforce the terms of a settlement agreement approved by the
commission before July 29, 2004. The commission's authority
under this subdivision continues for the duration of the settlement
agreement.

(2) Fulfill the commission's duties under IC 8-1-2.8 concerning
the provision of dual party relay services to deaf, hard of hearing,
and speech impaired persons in Indiana.

18 (3) Before July 1, 2017, fulfill the commission's duties under
 19 IC 8-1-19.5 concerning the administration of the 211 dialing code
 20 for communications service used to provide access to human
 21 services information and referrals.

(4) (3) Fulfill the commission's responsibilities under IC 8-1-29
to adopt and enforce rules to ensure that a customer of a
telecommunications provider is not:

(A) switched to another telecommunications provider unless the customer authorizes the switch; or

- (B) billed for services by a telecommunications provider that
 without the customer's authorization added the services to the
 customer's service order.
 - (5) (4) Fulfill the commission's obligations under:
 - (A) the federal Telecommunications Act of 1996 (47 U.S.C. 151 et seq.); and
 - (B) IC 20-20-16;

concerning universal service and access to telecommunications service and equipment, including the designation of eligible telecommunications carriers under 47 U.S.C. 214.

37 (6) (5) Perform any of the functions described in section 1.5(b) of
38 this chapter.

39(7)(6) Perform the commission's responsibilities under40IC 8-1-32.5 to:

41 (A) issue; and

(B) maintain records of;



1	certificates of territorial authority for communications service
2	providers offering communications service to customers in
3	Indiana.
4	(7) Perform the commission's responsibilities under IC 8-1-34
5	concerning the issuance of certificates of franchise authority to
6	multichannel video programming distributors offering video
7	service to Indiana customers.
8	(9) (8) Require a communications service provider, other than a
9	provider of commercial mobile service (as defined in 47 U.S.C.
10	332), to report to the commission on an annual basis, or more
10	frequently at the option of the provider, and subject to section 4(e)
12	of this chapter, any information needed by the commission to
12	prepare the commission's report to the interim study committee on
13	energy, utilities, and telecommunications under section 4 of this
14	
15	chapter. (10) (9) Perform the commission's duties under IC 8-1-32.4 with
10	respect to telecommunications providers of last resort, to the
18	extent of the authority delegated to the commission under federal
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20	law to perform those duties. (11) (10) Collect and maintain from a communications service
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21	provider the following information:
22	(A) The address of the provider's Internet web site.
23 24	(B) All toll free telephone numbers and other customer service
24 25	telephone numbers maintained by the provider for receiving
23 26	customer inquiries and complaints.
20 27	(C) An address and other contact information for the provider,
	including any telephone number not described in clause (B).
28	The commission shall make any information submitted by a
29	provider under this subdivision available on the commission's
30	Internet web site. The commission may also make available on the
31	commission's Internet web site contact information for the Federal
32	Communications Commission and the Cellular Telephone
33	Industry Association.
34	(12) (11) Fulfill the commission's duties under any state or federal
35	law concerning the administration of any universally applicable
36	dialing code for any communications service.
37	(d) The commission does not have jurisdiction over any of the
38	following with respect to a communications service provider:
39	(1) Rates and charges for communications service provided by the
40	communications service provider, including the filing of
41	schedules or tariffs setting forth the provider's rates and charges.
42	(2) Depreciation schedules for any of the classes of property



1	owned by the communications service provider.
2	(3) Quality of service provided by the communications service
3	provider.
4	(4) Long term financing arrangements or other obligations of the
5	communications service provider.
6	(5) Except as provided in subsection (c), any other aspect
7	regulated by the commission under this title before July 1, 2009.
8	(e) The commission has jurisdiction over a communications service
9	provider only to the extent that jurisdiction is:
10	(1) expressly granted by state or federal law, including:
11	(A) a state or federal statute;
12	(B) a lawful order or regulation of the Federal
13	Communications Commission; or
14	(C) an order or a ruling of a state or federal court having
15	jurisdiction; or
16	(2) necessary to administer a federal law for which regulatory
17	responsibility has been delegated to the commission by federal
18	law.
19	SECTION 3. IC 8-1-17.5-25, AS AMENDED BY P.L.156-2017,
20	SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
21	JULY 1, 2020]: Sec. 25. Notwithstanding any other law, the
22	commission may exercise jurisdiction over a surviving corporation or
$\frac{-2}{23}$	successor corporation formed under this chapter only to do the
24	following:
25	(1) Ensure compliance with IC 8-1-2.8 concerning the provision
26	of dual party relay services to deaf, hard of hearing, and speech
27	impaired persons in Indiana.
28	(2) Before July 1, 2017, perform the commission's duties under
29	IC 8-1-19.5 concerning the administration of the 211 dialing code
30	for communications service used to provide access to human
31	services information and referrals.
32	(3) (2) Enforce rules adopted under IC 8-1-29 to ensure that a
33	customer of a telecommunications provider is not:
34	(A) switched to another telecommunications provider unless
35	the customer authorizes the switch; or
36	(B) billed for services by a telecommunications provider that
37	without the customer's authorization added the services to the
38	customer's service order.
<u>39</u>	(4) (3) Conduct proceedings under:
40	(A) the federal Telecommunications Act of 1996 (47 U.S.C.
41	151 et seq.); and
42	(B) IC 20-20-16;
14	(D) 10 20 20 10,



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1	concerning universal service and access to telecommunications
2	service and equipment, including the designation of eligible
3	telecommunications carriers under 47 U.S.C. 214.
4	(5) (4) Perform the commission's duties under IC 8-1-2.6-1.5 or
5	IC 8-1-2-5.
6	(6) (5) Issue or maintain certificates of territorial authority for
7	communications service providers under IC 8-1-32.5.
8	(7) (6) Perform the commission's duties under IC 8-1-34 to issue
9	and maintain certificates of franchise authority to multichannel
10	video programming distributors offering video service to Indiana
11	customers.
12	(8) (7) Perform the commission's duties under IC 8-1-2.6-13(c)(9)
13	IC 8-1-2.6-13(c)(8) concerning the reporting of information by
14	communications service providers.
15	(9) (8) Fulfill the commission's duties under any state or federal
16	law concerning the administration of any universally applicable
17	dialing code for any communications service.
18	(10) (9) Perform the commission's duties under IC 8-1-2.3 with
19	respect to assigned service areas for electricity suppliers.
20	(11) (10) Issue:
20	(A) certificates of public convenience and necessity,
$\frac{21}{22}$	certificates of territorial authority, and indeterminate permits
22	under IC 8-1-2;
23	(B) certificates of public convenience and necessity under
25	IC 8-1-8.5; or
26	(C) certificates of public convenience and necessity under
20 27	IC 8-1-8.7.
28	(12) (11) Determine territorial disputes between water utilities
28 29	under IC 8-1.5-6.
30	SECTION 4. IC 8-1-19.5 IS REPEALED [EFFECTIVE JULY 1,
30 31	2020]. (Telephone 211 Dialing Code Services for Accessing Human
32	Services Information).
32 33	SECTION 5. IC 8-1-32.5-6, AS AMENDED BY P.L.53-2014,
33 34	SECTION 5. IC 8-1-52.3-6, AS AMENDED BY P.L.35-2014, SECTION 80, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
34 35	E E
	JULY 1, 2020]: Sec. 6. (a) Except as provided in subsection (c), before
36	a communications service provider may offer communications service
37	to customers in Indiana, the communications service provider must
38	apply to the commission for a certificate of territorial authority. A
39 40	communications service provider that seeks a certificate under this
40	chapter shall submit an application on a form prescribed by the
41	commission. Subject to subsection (e), the form prescribed by the
42	commission must require the communications service provider to



1	report the following information:
2	(1) The provider's legal name and any name under which the
2 3 4	provider does or will do business in Indiana, as authorized by the
4	secretary of state.
5	(2) The provider's address and telephone number, along with
6	contact information for the person responsible for ongoing
7	communications with the commission.
8	(3) The legal name, address, and telephone number of the
9	provider's parent company, if any.
10	(4) A description of each service area in Indiana in which the
11	provider proposes to offer communications service.
12	(5) For each service area identified under subdivision (4), a
13	description of each type of communications service that the
14	provider proposes to offer in the service area.
15	(6) For each communications service identified under subdivision
16	(5), whether the communications service will be offered to
17	residential customers or business customers, or both.
18	(7) The expected date of deployment for each communications
19	service identified under subdivision (5) in each service area
20	identified in subdivision (4).
21	(8) A list of other states in which the provider offers
22	communications service, including the type of communications
23	service offered.
24	(9) Any other information the commission considers necessary to:
25	(A) monitor the type and availability of communications
26	service provided to Indiana customers; and
27	(B) prepare, under IC 8-1-2.6-4, the commission's annual
28	report to the interim study committee on energy, utilities, and
29	telecommunications established by IC 2-5-1.3-4 in an
30	electronic format under IC 5-14-6.
31	The commission may charge a fee for filing an application under this
32	section. Any fee charged by the commission under this subsection may
33	not exceed the commission's actual costs to process and review the
34	application under section 8 of this chapter.
35	(b) A communications service provider shall also submit, along with
36	the application required by subsection (a), the following documents:
37	(1) A certification from the secretary of state authorizing the
38	provider to do business in Indiana.
38 39	(2) Information demonstrating the provider's financial,
40	(2) mornation demonstrating the provider's manchai, managerial, and technical ability to provide each communications
40 41	service identified in the provider's application under subsection
41	
42	(a)(5) in each service area identified under subsection $(a)(4)$.



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1	(3) A statement, signed under penalty of perjury by an officer or
2 3	another person authorized to bind the provider, that affirms the following:
4	(A) That the provider has filed or will timely file with the
5	Federal Communications Commission all forms required by
6	the Federal Communications Commission before offering
7	communications service in Indiana.
8	(B) That the provider agrees to comply with any customer
9	notification requirements imposed by the commission under
10	section 11(b) of this chapter.
11	(C) That the provider agrees to update the information
12	provided in the application submitted under subsection (a) on
13	a regular basis, as may be required by the commission under
14	section 12 of this chapter.
15	(D) That the provider agrees to notify the commission when
16	the provider commences offering communications service in
17	each service area identified in the provider's application under
18	subsection (a)(4).
19	(E) That the provider agrees to pay any lawful rate or charge
20	for switched and special access services, as required under
21	any:
22	(i) applicable interconnection agreement; or
23	(ii) lawful tariff or order approved or issued by a regulatory
24	body having jurisdiction.
25	(F) That the provider agrees to report, at the times required by
26	the commission, any information required by the commission
27	under IC 8-1-2.6-13(c)(9). IC 8-1-2.6-13(c)(8).
28	(c) If:
29	(1) a communications service provider has been issued a:
30	(A) certificate of territorial authority; or
31	(B) certificate of public convenience and necessity;
32 33	by the commission before July 1, 2009; and (2) the contribute described in subdivision (1) is in effect on July
33 34	(2) the certificate described in subdivision (1) is in effect on July
34	1, 2009; the communications service provider is not required to submit an
36	application under this section for as long as the certificate described in
37	subdivision (1) remains in effect. For purposes of this subsection, if a
38	corporation organized under IC 8-1-13 (or a corporation organized
39	under IC 23-17-1 that is an electric cooperative and that has at least one
40	(1) member that is a corporation organized under IC 8-1-13) holds a
41	certificate of public convenience and necessity issued by the
42	commission before, on, or after July 1, 2009, that certificate may serve
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as the certificate required under this chapter with respect to any communications service offered by the corporation, subject to the commission's right to require the corporation to provide any information that an applicant is otherwise required to submit under subsection (a) or that a holder is required to report under $\frac{1}{12.6-13(c)(9)}$. IC 8-1-2.6-13(c)(8).

7 (d) This section does not empower the commission to require an
applicant for a certificate under this chapter to disclose confidential and
proprietary business plans and other confidential information without
adequate protection of the information. The commission shall exercise
all necessary caution to avoid disclosure of confidential information
supplied under this section.

(e) The form prescribed for a communications service provider that
offers only a service described in IC 8-1-2.6-1.1 must require the
communications service provider to report and certify the accuracy of
only the information required under subsection (a)(1) and (a)(2).

17 SECTION 6. IC 12-8-1.5-19 IS ADDED TO THE INDIANA CODE 18 AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 19 1, 2020]: Sec. 19. The office of the secretary has all the powers 20 necessary or convenient to carry out and effectuate the purposes 21 and provisions of IC 12-13-16 (concerning the administration of 22 the 211 dialing code used to provide access to human services 23 information and referrals), including the power to make and 24 publish rules, in the manner set forth in IC 12-13-16-13. 25

SECTION 7. IC 12-13-16 IS ADDED TO THE INDIANA CODE AS A **NEW** CHAPTER TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2020]:

Chapter 16. Telephone 211 Dialing Code Services for Accessing Human Services Information

Sec. 1. As used in this chapter, "211" means the abbreviated dialing code designated by the Federal Communications Commission for telephone service providing access to human services information and referrals.

Sec. 2. As used in this chapter, "211 services" means information and referral services provided through the use of 211 and intended to promote and provide access to human services.

Sec. 3. As used in this chapter, "advisory committee" refers to the 211 advisory committee established by section 9 of this chapter.

Sec. 4. As used in this chapter, "fund" refers to the 211 services fund established by section 8 of this chapter.

41 Sec. 5. As used in this chapter, "human services" means services
 42 provided by government or nonprofit organizations to ensure the

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1	health and well-being of Indiana citizens. The term includes, but is
2	not limited to, services designed to do any of the following:
3	(1) Provide relief or assistance after a natural or nonnatural
4	disaster.
5	(2) Assist parents with stress issues.
6	(3) Assist persons in efforts to address and reduce instances of
7	emotional and physical abuse, including domestic violence and
8	sexual assault.
9	(4) Assist persons in efforts to reduce the rate of infant
10	mortality.
11	(5) Direct persons to services providing assistance to veterans,
12	senior citizens, and vulnerable children.
13	(6) Assist persons with respect to public health issues,
14	including:
15	(A) health epidemics;
16	(B) mental, physical, and behavioral health services,
17	including services for drug addiction and abuse;
18	(C) prescription assistance services; and
19	(D) medical transportation options.
20	(7) Provide information on food programs and available
21	nutrition education.
22	(8) Provide information on programs that assist with safe and
23	affordable housing, including assistance with utility services.
24	(9) Assist persons in identifying occupational and vocational
25	training and programs.
26	(10) Provide information on reentry programs for persons
27	leaving correctional facilities, alcohol and drug treatment
28	facilities, or mental health facilities.
29	Sec. 6. As used in this chapter, "person" means an individual, a
30	firm, a partnership, a corporation, or a limited liability company.
31	Sec. 7. It is the policy of the state that 211 services should, in an
32	orderly and efficient manner:
33	(1) provide access to human services; and
34	(2) collect needed information about human services and the
35	delivery of human services in Indiana.
36	Sec. 8. (a) The 211 services fund is established to make 211
37	services available throughout Indiana. The fund shall be
38	administered by the office of the secretary.
39	(b) The fund consists of the following:
40	(1) All money appropriated to the fund by the general
41	assembly.
42	(2) Funds received from the federal government for the



1	support of 211 services in Indiana.
2	(3) Investment earnings, including interest, on money in the
3	fund.
4	(4) Money from any other source, including gifts and grants.
5	(c) The office of the secretary, after consulting with the
6	committee, shall annually prepare a plan for the expenditure of the
7	money in the fund. The plan must include a strategy or plan to
8	provide information concerning, and referrals for, human services
9	in accordance with section 7 of this chapter.
10	(d) Money in the fund may be spent for the following purposes:
11	(1) The creation of a structure for a statewide 211 resources
12	data base.
13	(2) The development and implementation of a statewide 211
14	resources data base described in subdivision (1). Permissible
15	expenditures under this subdivision include expenditures for
16	planning, training, accreditation, and system evaluation.
17	(3) Collecting, organizing, and maintaining information from
18	state agencies, departments, and programs that provide
19 20	human services, for access by a provider of 211 services.
20 21	(4) Providing grants for any of the following purposes to a provider of 211 services:
21	(A) The design, development, and implementation of 211
22	services in the provider's 211 service area. Funds provided
23 24	under this clause may be used for planning, public
2 4 25	awareness, training, accreditation, and evaluation.
26	(B) The provision of 211 services on an ongoing basis after
27	the design, development, and implementation of 211
28	services in the provider's service area.
29	(C) The provision of 211 services on a twenty-four (24)
30	hour per day, seven (7) day per week basis.
31	(e) The expenses of administering the fund shall be paid from
32	money in the fund.
33	(f) The treasurer of state shall invest the money in the fund not
34	currently needed to meet the obligations of the fund in the same
35	manner as other public money may be invested.
36	(g) Money in the fund at the end of a state fiscal year does not
37	revert to the state general fund.
38	Sec. 9. (a) The 211 advisory committee is established. The
39	advisory committee includes the following members appointed by
40	the governor or the governor's designee:
41	(1) Two (2) members, each of whom represents a different
42	Indiana United Way entity.

1	(2) Two (2) members who have experience working for or
2	with Indiana 211 Partnership, Inc., or the Indiana 211 board
$\frac{2}{3}$	of directors.
4	(3) Two (2) members, each of whom represents a different
5	local service agency that receives referrals from 211.
6	(4) Seven (7) members representing the types of human
7	services provided under this chapter.
8	(b) The initial members of the advisory committee serve the
9	following terms:
10	(1) Three (3) members serve a term of one (1) year.
11	(2) Five (5) members serve a term of two (2) years.
12	(3) Five (5) members serve a term of four (4) years.
13	Members appointed to the advisory committee thereafter serve
14	terms of four (4) years.
15	(c) The governor or the governor's designee shall appoint the
16	chairperson of the advisory committee.
17	(d) The advisory committee shall do the following:
18	(1) Provide input and consultation regarding implementation
19	and administration of 211 services by the office of the
20	secretary to ensure compliance with any requirements or
21	obligations under this chapter.
22	(2) Advise the office of the secretary and make
23	recommendations concerning the use of and goals for 211
24	services.
25	(e) The office of the secretary shall staff the advisory committee.
26	The expenses of the advisory committee shall be paid by the office
27	of the secretary.
28	(f) Each member of the advisory committee who is not a state
29	employee is entitled to the minimum salary per diem provided by
30	IC 4-10-11-2.1(b). The member is also entitled to reimbursement
31	for traveling expenses as provided under IC 4-13-1-4 and other
32	expenses actually incurred in connection with the member's duties
33	as provided in the state policies and procedures established by the
34	Indiana department of administration and approved by the budget
35	agency.
36 37	(g) Each member of the advisory committee who is a state
	employee is entitled to reimbursement for traveling expenses as
38	provided under IC 4-13-1-4 and other expenses actually incurred in connection with the member's duties as provided in the state
39 40	in connection with the member's duties as provided in the state
40 41	policies and procedures established by the Indiana department of administration and approved by the budget agency
41 42	administration and approved by the budget agency. Sec. 10. Beginning July 1, 2021, the office of the secretary shall:
42	sec. 10. degining July 1, 2021, the office of the secretary shall:

1	(1) commile data useguding 211 compiles including
1 2	(1) compile data regarding 211 services, including:(A) community needs, including utility, housing, and food
3	assistance;
3 4	,
4 5	(B) the number of referrals to community resources;
	(C) the number of individuals seeking assistance in each
6 7	county; and
8	(D) all community resource providers; and
8 9	(2) enter into data sharing agreements with entities approved
	by the office of the secretary that allow the approved entities
10	to access data compiled under this section in a manner that is
11	consistent with state and federal privacy laws.
12	Sec. 11. The office of the secretary shall obtain and maintain
13	accreditation for 211 operations in accordance with the standards
14	of the Alliance of Information and Referral Systems or an
15	equivalent national accreditation organization for information and
16	referral services.
17	Sec. 12. (a) The office of the secretary shall submit to the
18	general assembly an annual report regarding 211 operations. The
19	report must include information regarding all services provided
20	through 211 and a description of changes in the information as
21	compared to the year preceding the year for which the report is
22	issued.
23	(b) The office of the secretary shall submit the report under
24	subsection (a):
25	(1) not later than June 1 of each year; and
26	(2) in an electronic format under IC 5-14-6.
27	Sec. 13. (a) The office of the secretary may adopt rules under
28	IC 4-22-2 necessary to implement this chapter.
29	(b) The office of the secretary may adopt emergency rules under
30	IC 4-22-2-37.1 to implement this chapter on an emergency basis.
31	(c) An emergency rule or an amendment to an emergency rule
32	adopted under this section expires not later than one (1) year after
33	the rule is accepted for filing under IC 4-22-2-37.1(e).
34	SECTION 8. IC 16-25-4.5-4, AS ADDED BY P.L.213-2016,
35	SECTION 12, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
36	JULY 1, 2020]: Sec. 4. (a) The state department shall develop a
37	perinatal hospice brochure and post the perinatal hospice brochure on
38	the state department's Internet web site.
39	(b) The perinatal brochure developed under this section must
40	include the following:
41	(1) A description of the health care and other services available
42	from perinatal hospice.



1	(2) Information that medical assistance benefits may be available
2	for prenatal care, childbirth, and perinatal hospice.
3	(3) Information regarding telephone 211 dialing code services for
4	accessing grief counseling and other human services as described
5	in IC 8-1-19.5, IC 12-13-16 , and the types of services that are
6	available through this service.
7	SECTION 9. IC 16-34-2-1.5, AS AMENDED BY P.L.205-2018,
8	SECTION 8, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
9	JULY 1, 2020]: Sec. 1.5. (a) The state department shall develop an
10	informed consent brochure and post the informed consent brochure on
11	the state department's Internet web site.
12	(b) The state department shall develop an informed consent
13	brochure that includes the following:
14	(1) Objective scientific information concerning the probable
15	anatomical and physiological characteristics of a fetus every two
16	(2) weeks of gestational age, including the following:
17	(A) Realistic pictures in color for each age of the fetus,
18	including the dimensions of the fetus.
19	(B) Whether there is any possibility of the fetus surviving
20	outside the womb.
20	(2) Objective scientific information concerning the medical risks
22	associated with each abortion procedure or the use of an abortion
23	inducing drug, including the following:
24	(A) The risks of infection and hemorrhaging.
25	(B) The potential danger:
26	(i) to a subsequent pregnancy; or
27	(ii) of infertility.
28	(3) Information concerning the medical risks associated with
29	carrying the child to term.
30	(4) Information that medical assistance benefits may be available
31	for prenatal care, childbirth, and neonatal care.
32	(5) Information that the biological father is liable for assistance in
33	support of the child, regardless of whether the biological father
34	has offered to pay for an abortion.
35	(6) Information regarding telephone 211 dialing code services for
36	accessing human services as described in IC 8-1-19.5,
37	IC 12-13-16, and the types of services that are available through
38	this service.
39	(7) Information concerning Indiana's safe haven law under
40	IC 31-34-2.5-1.
41	(8) Information that, under certain conditions, a pregnant woman
42	may relinguish a child who is, or who appears to be, not more

42 may relinquish a child who is, or who appears to be, not more



than thirty (30) days of age: (A) to an emergency medical services provider (as defined in IC 16-41-10-1); or (B) in a newborn safety device (described in IC 31-34-2.5-1) at a participating fire department or other site that is staffed by an emergency medical services provider. (c) In complying with subsection (b)(6), the state department shall consult with the recognized 211 service providers and the Indiana housing and community development authority as required by IC 8-1-19.5-9. (d) (c) In the development of the informed consent brochure described in this section, the state department shall use information and pictures that are available at no cost or nominal cost to the state department. (e) (d) The informed consent brochure must include the requirements specified in this chapter. SECTION 10. IC 34-30-2-24.2, AS AMENDED BY P.L.86-2018,

SECTION 240, IS AMENDED TO READ AS FOLLOWS
[EFFECTIVE JULY 1, 2020]: Sec. 24.2. (a) IC 8-1-2.8-25 (Concerning
InTRAC or a local exchange company for the development, adoption,
implementation, maintenance, or operation of dual party relay services
or telecommunications devices).

(b) IC 8-1-17.5-16 (Concerning a member or director of a rural
 electric membership corporation or telephone cooperative corporation
 that is merged or consolidated).

(c) IC 8-1-19.5-10 (Concerning a recognized 211 service provider
 and its employees, directors, officers, and agents for injuries or loss to
 persons or property as a result of an act or omission in connection with
 developing and providing 211 services).

30SECTION 11. [EFFECTIVE JULY 1, 2020] (a) On July 1, 2020,31the auditor of state shall transfer from the 211 services account32established by IC 8-1-19.5-11, before its repeal by this act, the33balance in the account on June 30, 2020, to the 211 services fund34established by IC 12-13-16-8, as added by this act.

(b) On July 1, 2020, all appropriations to the Indiana housing
and community development authority concerning the 211 services
program under IC 8-1-19.5-11, before its repeal, are transferred to
the office of the secretary of family and social services for the 211
services program.

(c) This SECTION expires July 1, 2021.

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COMMITTEE REPORT

Madam President: The Senate Committee on Family and Children Services, to which was referred Senate Bill No. 267, 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:

Delete the title and insert the following:

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

Page 15, delete lines 5 through 6.

Page 15, line 7, delete "(d)" and insert "(c)".

Page 15, line 12, delete "(e)" and insert "(d)".

Page 15, line 33, delete "(f)" and insert "(e)".

Page 15, line 35, delete "(g)" and insert "(f)".

Page 15, line 38, delete "(h)" and insert "(g)".

Page 18, after line 25, begin a new paragraph and insert:

"SECTION 11. [EFFECTIVE JULY 1, 2020] (a) On July 1, 2020, the auditor of state shall transfer from the 211 services account established by IC 8-1-19.5-11, before its repeal by this act, the balance in the account on June 30, 2020, to the 211 services fund established by IC 12-13-16-8, as added by this act.

(b) On July 1, 2020, all appropriations to the Indiana housing and community development authority concerning the 211 services program under IC 8-1-19.5-11, before its repeal, are transferred to the office of the secretary of family and social services for the 211 services program.

(c) This SECTION expires July 1, 2021.".

Renumber all SECTIONS consecutively.

and when so amended that said bill do pass.

(Reference is to SB 267 as introduced.)

GROOMS, Chairperson

Committee Vote: Yeas 9, Nays 0.

COMMITTEE REPORT

Mr. Speaker: Your Committee on Family, Children and Human Affairs, to which was referred Senate Bill 267, 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, line 24, delete "IC 12-13-16-10." and insert "IC 12-13-16-12.".

Page 15, line 39, delete "consists of members appointed:" and insert "includes the following members appointed by the governor or the governor's designee:

(1) Two (2) members, each of whom represents a different Indiana United Way entity.

(2) Two (2) members who have experience working for or with Indiana 211 Partnership, Inc., or the Indiana 211 board of directors.

(3) Two (2) members, each of whom represents a different local service agency that receives referrals from 211.

(4) Seven (7) members representing the types of human services provided under this chapter.

(b) The initial members of the advisory committee serve the following terms:

(1) Three (3) members serve a term of one (1) year.

(2) Five (5) members serve a term of two (2) years.

(3) Five (5) members serve a term of four (4) years.

Members appointed to the advisory committee thereafter serve terms of four (4) years.

(c) The governor or the governor's designee shall appoint the chairperson of the advisory committee.".

Page 15, delete lines 40 through 42.

Page 16, line 1, delete "(b)" and insert "(d)".

Page 16, line 1, delete "advise" and insert "do the following:

(1) Provide input and consultation regarding implementation and administration of 211 services by the office of the secretary to ensure compliance with any requirements or obligations under this chapter.

(2) Advise".

Page 16, line 3, delete "211." and insert "211 services.".

Page 16, line 4, delete "(c)" and insert "(e)".

Page 16, line 7, delete "(d)" and insert "(f)".

Page 16, line 15, delete "(e)" and insert "(g)".

Page 16, between lines 20 and 21, begin a new paragraph and insert:

"Sec. 10. Beginning July 1, 2021, the office of the secretary shall:

(1) compile data regarding 211 services, including:

(A) community needs, including utility, housing, and food assistance;



(B) the number of referrals to community resources;

(C) the number of individuals seeking assistance in each county; and

(D) all community resource providers; and

(2) enter into data sharing agreements with entities approved by the office of the secretary that allow the approved entities to access data compiled under this section in a manner that is consistent with state and federal privacy laws.

Sec. 11. The office of the secretary shall obtain and maintain accreditation for 211 operations in accordance with the standards of the Alliance of Information and Referral Systems or an equivalent national accreditation organization for information and referral services.".

Page 16, line 21, delete "10." and insert "12.".

and when so amended that said bill do pass.

(Reference is to SB 267 as printed January 14, 2020.)

DEVON

Committee Vote: yeas 13, nays 0.

HOUSE MOTION

Mr. Speaker: I move that Engrossed Senate Bill 267 be amended to read as follows:

Page 13, line 24, delete "IC 12-13-16-12." and insert "IC 12-13-16-13.".

Page 17, between lines 16 and 17, begin a new paragraph and insert:

"Sec. 12. (a) The office of the secretary shall submit to the general assembly an annual report regarding 211 operations. The report must include information regarding all services provided through 211 and a description of changes in the information as compared to the year preceding the year for which the report is issued.

(b) The office of the secretary shall submit the report under subsection (a):

(1) not later than June 1 of each year; and

(2) in an electronic format under IC 5-14-6.".

Page 17, line 17, delete "Sec. 12." and insert "Sec. 13.".



(Reference is to ESB 267 as printed February 25, 2020.)

JACKSON

