SENATE BILL No. 272

DIGEST OF INTRODUCED BILL

Citations Affected: IC 4-3; IC 4-4-34; IC 5-28; IC 5-33-4-2; IC 6-3.1-13.

Synopsis: Indiana economic development corporation. Provides that the secretary of commerce or the secretary's designee is a member of the Indiana defense task force and a member of the governor's workforce cabinet. Repeals the Indiana office of defense development. Provides that if the governor is unable to chair a meeting of the Indiana economic development corporation board, the governor may designate a board member as acting chairperson. Provides that the secretary of commerce or the secretary's designee has certain duties currently assigned to the president of the Indiana economic development corporation to sign warrants drawn by the auditor of state. Eliminates the tax credit for the fostering of employment of students who participate in a course of study that includes a cooperative arrangement between an educational institution and an employer. Makes conforming changes for the elimination of the tax credit. (Under current law, the tax credit applied to taxable years beginning after December 31, 2014, and before January 1, 2019.)

Effective: July 1, 2020.

Ford Jon

January 9, 2020, read first time and referred to Committee on Commerce and Technology.



Introduced

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.

SENATE BILL No. 272

A BILL FOR AN ACT to amend the Indiana Code concerning state offices and administration.

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

1 2 3	SECTION 1. IC 4-3-21.5-4, AS ADDED BY P.L.228-2019, SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2020]: Sec. 4. The task force consists of the following
4	members:
5	(1) The lieutenant governor or the lieutenant governor's designee.
6	(2) The director of the Indiana office of defense development.
7	The secretary of commerce or the secretary of commerce's
8	designee.
9	(3) The following members chosen by the military assets in their
10	geographic areas:
11	(A) One (1) member representing the Southern Indiana
12	Defense Network.
13	(B) One (1) member representing Radius Indiana.
14	(C) One (1) member representing greater Fort Wayne, Indiana.
15	(D) One (1) member representing the Defense Finance and
16	Accounting Service, Lawrence, Indiana.
17	(E) One (1) member representing the Grissom Regional



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3 Defense Network. 4 (G) One (1) member representing the Michigan City Coast 5 Guard Station. 6 SECTION 2. IC 4-3-27-5, AS AMENDED BY P.L.143-2019, 7 SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 8 JULY 1, 2020]: Sec. 5. (a) The membership of the governor's 9 workforce cabinet established under section 3 of this chapter consists of at least twenty-three (23) members as follows: 10

Defense Alliance.

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(1) A chairperson appointed by the governor.

12 (2) The secretary of career connections and talent.

(3) The commissioner of the department of workforce
 development.
 (4) The president of the Indiana economic development

15(4) The president of the indiana economic development16corporation. The secretary of commerce or the secretary of17commerce's designee.

- 18 (5) The commissioner of the Indiana commission for higher19 education.
- 20 (6) The superintendent of public instruction.

21 (7) The president of Ivy Tech Community College.

22 (8) The president of Vincennes University.

(9) A member appointed by the governor who is an
apprenticeship coordinator of a joint labor-management
apprenticeship program approved by the United States
Department of Labor, Employment and Training Administration,
Office of Apprenticeship.

(10) A member representing high school career and technical
education directors appointed by the governor in consultation
with the Indiana Association of Career and Technical Education
Districts.

- 32 (11) A member representing manufacturing appointed by the
 33 governor in consultation with the Indiana Manufacturers
 34 Association.
- 35 (12) A member representing a minority business enterprise36 appointed by the governor.
- 37 (13) A member representing a women's business enterprise38 appointed by the governor.
- 39 (14) A member representing a veteran owned business appointed40 by the governor.
- 41 (15) A member representing the nonunion and construction trades
- 42 appointed by the governor in consultation with the Associated



(F) One (1) member representing the West Central Indiana

1 Builders and Contractors, Inc., and the In	ndiana Builders
2 Association.	
3 (16) A business owner appointed by the governo	or in consultation
4 with the Indiana Chamber of Commerce.	
5 (17) A small business owner appointed by	•
6 consultation with the National Federation	of Independent
7 Businesses.	
8 (18) A member of a community-based organizat	ion appointed by
9 the governor.	
10 (19) Three (3) at-large business owners ap	ppointed by the
11 governor, one (1) of whom is a business owner w	vho employs less
12 than fifty (50) employees.	
13 (20) A member of the house of representatives	appointed by the
14 speaker of the house of representatives who serve	es as a nonvoting
15 member.	
16 (21) A member of the senate appointed by the	he president pro
17 tempore of the senate who serves as a nonvoting	g member.
18 (22) Any additional members designated and a	•
19 governor.	
20 (b) The members appointed under subsection	(a)(11) through
21 (a)(19) must be geographically diverse.	
22 SECTION 3. IC 4-4-34 IS REPEALED [EFFEC	CTIVE JULY 1,
23 2020]. (Indiana Office of Defense Development).	,
24 SECTION 4. IC 5-28-4-4, AS ADDED BY P.L.4-	2005, SECTION
25 34, IS AMENDED TO READ AS FOLLOWS [EFFE	
26 2020]: Sec. 4. (a) Except as provided by subsection	
27 shall serve as chairperson of the board.	
28 (b) If the governor is unable to participate as cl	hairperson for a
29 meeting of the board, the governor may designate	-
30 board appointed under section 2(a)(2) of this cha	
31 acting chairperson.	
32 SECTION 5. IC 5-28-8-7, AS ADDED BY P.L.4-	2005, SECTION
33 34, IS AMENDED TO READ AS FOLLOWS [EFFE	
34 2020]: Sec. 7. The auditor of state shall draw warrants	
35 of state in payment of properly prepared voucher	
36 president of the corporation or the president's design	
37 commerce or the secretary of commerce's designed	•
38 SECTION 6. IC 5-33-4-2, AS ADDED BY P.L.78-	
39 5, IS AMENDED TO READ AS FOLLOWS [EFFE	
40 2020]: Sec. 2. The board is composed of the follo	
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41 members, none of whom may be members of the gen	U



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1 (2) The president of the Indiana economic development 2 corporation secretary of commerce or a designee of the president 3 secretary who is a full-time employee of the Indiana economic 4 development corporation. 5 (3) Five (5) members of the private sector tourism industry, 6 appointed by the governor. The governor may consider 7 individuals with experience in any of the following areas or 8 occupations in making appointments under this subdivision: 9 (A) Food and beverage service. 10 (B) Lodging. (C) Attractions. 11 12 (D) Destination marketing. 13 (E) Hospitality and tourism management educator. 14 (F) Tourism industry professional. SECTION 7. IC 6-3.1-13-13, AS AMENDED BY P.L.167-2014, 15 16 SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 17 JULY 1, 2020]: Sec. 13. (a) The corporation may make credit awards 18 under this chapter for any of the following: 19 (1) To foster job creation in Indiana. 20 (2) To foster job retention in Indiana. (3) For taxable years beginning after December 31, 2014, and 21 22 before January 1, 2019, to foster employment in Indiana of 23 students who participate in a course of study that includes a 24 cooperative arrangement between an educational institution and 25 an employer for the training of students in high wage, high 26 demand jobs that require an industry certification. 27 (b) The credit shall be claimed for the taxable years specified in the 28 taxpayer's tax credit agreement. 29 SECTION 8. IC 6-3.1-13-14, AS AMENDED BY P.L.145-2016, 30 SECTION 24, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 31 JULY 1, 2020]: Sec. 14. (a) A person that proposes a project to create 32 new jobs in Indiana may apply, as provided in section 15 of this 33 chapter, to the corporation to enter into an agreement for a tax credit 34 under this chapter. 35 (b) A person that proposes to retain existing jobs in Indiana may 36 apply, as provided in section 15.5 of this chapter, to the corporation to 37 enter into an agreement for a tax credit under this chapter. 38 (c) This subsection applies to taxable years beginning after December 31, 2014, and before January 1, 2019. A person that 39 40 proposes to employ in Indiana students who have participated in a 41 course of study that includes a cooperative arrangement between an 42

educational institution and an employer for the training of students in



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1 high wage, high demand jobs that require an industry certification may 2 apply, as provided in section 15.7 of this chapter, to the corporation to 3 enter into a agreement for a tax credit under this chapter. 4 (d) (c) The corporation shall prescribe the form of the application. 5 SECTION 9. IC 6-3.1-13-15.7 IS REPEALED [EFFECTIVE JULY 6 1, 2020]. Sec. 15.7. (a) This section applies to an application proposing 7 to employ students who have participated in a course of study that 8 includes a cooperative arrangement between an educational institution 9 and an employer for the training of students in high wage, high demand 10 jobs that require an industry certification. 11 (b) A taxpayer who wishes to claim the credit provided by this 12 chapter for employment of candidates to which this section applies may submit an application to the corporation after June 30, 2014, for a 13 14 taxable year beginning after December 31, 2014, and before January 1, 15 2019, in the manner prescribed by the corporation. 16 (c) After receipt of an application, the corporation may enter into an 17 agreement with the applicant for a tax credit under this chapter if the 18 corporation determines that the applicant: 19 (1) participates in at least one (1) cooperative arrangement with 20 an educational institution for the training of students in high 21 wage, high demand jobs that require an industry certification; and 22 (2) meets any additional eligibility conditions established by the 23 corporation. 24 (d) The corporation may consult with the Indiana career council to 25 develop eligibility and performance conditions that an applicant must 26 meet to qualify for a credit award to which this section applies. 27 (c) The aggregate amount of tax credits awarded under this section 28 for a state fiscal year may not exceed two million five hundred 29 thousand dollars (\$2,500,000). 30 SECTION 10. IC 6-3.1-13-19.7 IS REPEALED [EFFECTIVE JULY 31 1, 2020]. Sec. 19.7. (a) In the case of a credit awarded for employment 32 in Indiana of students who have participated in a course of study that 33 includes a cooperative arrangement between an educational institution 34 and an employer for the training of students in high wage, high demand 35 jobs that require an industry certification, the corporation shall enter 36 into an agreement with an applicant that is awarded a credit under this 37 chapter. The agreement must include all the following: 38 (1) A detailed description of the applicant's own cooperative 39 arrangements between the applicant and educational institutions 40for the training of students in high wage, high demand jobs that 41 require an industry certification. 42

(2) The duration of the tax credit and the first taxable year for



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1which the credit may be claimed.2(3) The credit amount that will be allowed for each taxable year.3(4) A requirement that the taxpayer shall maintain the applicant's4cooperative arrangements between the applicant and educational5institutions for the training of students in high wage, high demand6jobs that require an industry certification for at least two (2) years7following the last taxable year in which the applicant claims the8tax credit or carries over an unused part of the tax credit under9section 18 of this chapter. A taxpayer is subject to an assessment10under section 22 of this chapter for noncompliance with the11requirement described in this subdivision.12(5) A specific method for determining the number of employees13who:14(A) were students who participated in a course of study that15included a cooperative arrangement between an employer and16an educational institution for the training of students in high17wage, high demand jobs that require an industry certification;18and19(B) are employed during a taxable year.20(G) A requirement that the taxpayer annually shall report to the21corporation:22(A) the number of employees who participated in a course of23study that includes a cooperative arrangement between an
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23 study that includes a cooperative arrangement between an
24 employer and an educational institution for the training of
25 students in high wage, high demand jobs that require an
26 industry certification;
27 (B) the income tax revenue withheld in connection with the
28 employees described in clause (A); and
29 (C) any other information the corporation needs to perform the
30 corporation's duties under this chapter.
31 (7) A requirement that the corporation is authorized to verify with
32 the appropriate state agencies the information reported under
33 subdivision (6), and after doing so shall issue a certificate to the
 34 taxpayer stating that the information has been verified.
35 (8) A requirement that the taxpayer shall provide written
36 notification to the corporation not more than thirty (30) days after
37 the taxpayer makes or receives a proposal that would transfer the
38 taxpayer's state tax liability obligations to a successor taxpayer.
39 (9) Any other performance conditions that the corporation
40 determines are appropriate.
41 (b) A taxpayer who is awarded a credit under this chapter for
42 employees who participated in a course of study that included a



1 cooperative agreement between an employer and an educational institution for the training of students in high wage, high demand jobs that require an industry certification may claim the credit only for employees whose course of study included a cooperative arrangement between the taxpayer and an educational institution for the training of students in high wage, high demand jobs that require an industry certification.

