

HOUSE BILL No. 1034

DIGEST OF HB 1034 (Updated January 20, 1998 3:24 pm - DI 94)

Citations Affected: IC 5-11; IC 5-13; IC 34-4; IC 36-4; IC 36-8; IC 36-9.

Synopsis: Local government fiscal matters. Provides for the filing of the original list of warrants or checks that are outstanding in a city or town for more than two years with a city or town fiscal body. (Current law provides for the filing with the local board of finance. However, a statute enacted during the 1997 session of the general assembly eliminated the city and town boards of finance.) Requires city and town public funds to be invested in depositories approved as depositories of state funds. Provides immunity from civil liability for city, county, municipality, town, or township elected officials. Provides that the fiscal officer of a third class city is not liable, in an individual capacity, for any act or omission occurring in connection with the performance of the requirements of the fiscal officer's duties, unless the act or omission constitutes gross negligence or an intentional disregard of the requirements. Provides that the compensation of each appointive
(Continued next page)

Effective: July 1, 1998.

Ayres, Stevenson, Goeglein

January 6, 1998, read first time and referred to Committee on Local Government.
January 14, 1998, amended, reported — Do Pass.
January 20, 1998, read second time, amended, ordered engrossed.

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officer, deputy, police department, fire department, and other employee of a city must be fixed by the municipal legislative body before August 20. (Current law requires the compensation to be fixed before August 2.) Requires investments of the pension benefits for: (1) members of police departments in certain cities and towns; and (2) members of fire departments in certain cities and towns to be made under the statute regulating public funds deposit and investment powers. Adds the Vanderburgh County levee authority to the list of entities that may pay a claim without a claim voucher signed by the vendor. Allows a municipality that has an operating deficit for performing municipal parking functions to adopt an ordinance to deposit parking meter license fees in the general fund instead of a special fund. Provides that the mileage rate allowance for local officials attending a conference is determined by the fiscal body of the unit represented by the official. Eliminates the subsistence allowance for local officials attending a conference. Provides that a local official attending a conference receives a lodging rate in an amount equal to the single room rate. (Current law provides that a local official receives the same rate that a state employee receives for travel.) Provides that a majority of a safety board constitutes a quorum.

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Reprinted
January 21, 1998

Second Regular Session 110th General Assembly (1998)

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 1997 General Assembly.

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HOUSE BILL No. 1034

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

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

- 1 SECTION 1. IC 5-11-10-1, AS AMENDED BY P.L.45-1997,
2 SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
3 JULY 1, 1998]: Sec. 1. (a) This section applies to the state and its
4 political subdivisions. However, this section does not apply to the
5 following:
6 (1) The state universities.
7 (2) Ivy Tech State College.
8 (3) A municipality (as defined in IC 36-1-2-11).
9 (4) A county.
10 (5) An airport authority operating in a consolidated city.
11 (6) A capital improvements board of managers operating in a
12 consolidated city.
13 (7) A board of directors of a public transportation corporation
14 operating in a consolidated city.
15 (8) A municipal corporation organized under IC 16-22-8-6.

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- 1 (9) A public library.
- 2 (10) A library services authority.
- 3 (11) A hospital organized under IC 16-22 or a hospital organized
- 4 under IC 16-23.
- 5 (12) A school corporation (as defined in IC 36-1-2-17).
- 6 (13) A regional water or sewer district organized under IC 13-26
- 7 or under IC 13-3-2 (before its repeal).
- 8 (14) A municipally owned utility (as defined in IC 8-1-2-1).
- 9 (15) A board of an airport authority under IC 8-22-3.
- 10 (16) A conservancy district.
- 11 (17) A board of aviation commissioners under IC 8-22-2.
- 12 (18) A public transportation corporation under IC 36-9-4.
- 13 (19) A commuter transportation district under IC 8-5-15.
- 14 (20) A solid waste management district established under
- 15 IC 13-21 or IC 13-9.5 (before its repeal).
- 16 **(21) A levee authority established under IC 14-27-6.**

17 (b) No warrant or check shall be drawn by a disbursing officer in
 18 payment of any claim unless the same has been fully itemized and its
 19 correctness properly certified to by the claimant or some authorized
 20 person in the claimant's behalf, and filed and allowed as provided by
 21 law.

- 22 (c) The certificate provided for in subsection (b) is not required for:
- 23 (1) claims rendered by a public utility for electric, gas, steam,
 - 24 water, or telephone services, the charges for which are regulated
 - 25 by a governmental body;
 - 26 (2) a warrant issued by the auditor of state under IC 4-13-2-7(b);
 - 27 (3) a check issued by a special disbursing officer under
 - 28 IC 4-13-2-20(g); or
 - 29 (4) a payment of fees under IC 36-7-11.2-49(b) or
 - 30 IC 36-7-11.3-43(b).

31 (d) The disbursing officer shall issue checks or warrants for all
 32 claims which meet all of the requirements of this section. The
 33 disbursing officer does not incur personal liability for disbursements:
 34 (1) processed in accordance with this section; and
 35 (2) for which funds are appropriated and available.

36 (e) The certificate provided for in subsection (b) must be in the
 37 following form:

38 I hereby certify that the foregoing account is just and correct, that
 39 the amount claimed is legally due, after allowing all just credits,
 40 and that no part of the same has been paid.

41 SECTION 2. IC 5-11-10-1.6, AS AMENDED BY P.L.253-1997(ss),
 42 SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE

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1 JULY 1, 1998]: Sec. 1.6. (a) As used in this section, "governmental
2 entity" refers to any of the following:

- 3 (1) A municipality (as defined in IC 36-1-2-11).
- 4 (2) A school corporation (as defined in IC 36-1-2-17).
- 5 (3) A county.
- 6 (4) A regional water or sewer district organized under IC 13-26
7 or under IC 13-3-2 (before its repeal).
- 8 (5) A municipally owned utility that is subject to IC 8-1.5-3 or
9 IC 8-1.5-4.
- 10 (6) A board of an airport authority under IC 8-22-3.
- 11 (7) A board of aviation commissioners under IC 8-22-2.
- 12 (8) A conservancy district.
- 13 (9) A public transportation corporation under IC 36-9-4.
- 14 (10) A commuter transportation district under IC 8-5-15.
- 15 (11) The state.
- 16 (12) A solid waste management district established under
17 IC 13-21 or IC 13-9.5 (before its repeal).
- 18 **(13) A levee authority established under IC 14-27-6.**

19 (b) As used in this section, "claim" means a bill or an invoice
20 submitted to a governmental entity for goods or services.

21 (c) The fiscal officer of a governmental entity may not draw a
22 warrant or check for payment of a claim unless:

- 23 (1) there is a fully itemized invoice or bill for the claim;
- 24 (2) the invoice or bill is approved by the officer or person
25 receiving the goods and services;
- 26 (3) the invoice or bill is filed with the governmental entity's fiscal
27 officer;
- 28 (4) the fiscal officer audits and certifies before payment that the
29 invoice or bill is true and correct; and
- 30 (5) payment of the claim is allowed by the governmental entity's
31 legislative body or the board or official having jurisdiction over
32 allowance of payment of the claim.

33 This subsection does not prohibit a school corporation, with prior
34 approval of the board having jurisdiction over allowance of payment of
35 the claim, from making payment in advance of receipt of services as
36 allowed by guidelines developed under IC 20-10.1-25-3.

37 (d) The fiscal officer of a governmental entity shall issue checks or
38 warrants for claims by the governmental entity that meet all of the
39 requirements of this section. The fiscal officer does not incur personal
40 liability for disbursements:

- 41 (1) processed in accordance with this section; and
- 42 (2) for which funds are appropriated and available.



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1 (e) The certification provided for in subsection (c)(4) must be on a
2 form prescribed by the state board of accounts.

3 SECTION 3. IC 5-11-10.5-3 IS AMENDED TO READ AS
4 FOLLOWS [EFFECTIVE JULY 1, 1998]: Sec. 3. Not later than March
5 1 of each year, the treasurer of each political subdivision shall prepare
6 or cause to be prepared a list in triplicate of all warrants or checks that
7 have been outstanding for a period of two (2) or more years as of
8 December 31 of the preceding year. The original copy of each list shall
9 be filed with the:

10 (1) board of finance of ~~the~~ a political subdivision; or

11 (2) fiscal body of a city or town.

12 The duplicate copy shall be transmitted to the disbursing officer of the
13 political subdivision. The triplicate copy of each list shall be filed in
14 the office of the treasurer of the political subdivision. If the treasurer
15 serves also as the disbursing officer of the political subdivision, only
16 two (2) copies of each list need be prepared or caused to be prepared
17 by the treasurer.

18 SECTION 4. IC 5-11-14-1, AS AMENDED BY P.L.10-1997,
19 SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
20 UPON PASSAGE]: Sec. 1. (a) As used in this section, "official"
21 includes the following:

22 (1) An elected official who is entitled to attend a conference
23 under this section.

24 (2) An individual elected to an office who is entitled to attend a
25 conference under this section.

26 (3) A deputy or an assistant to an elected official who is entitled
27 to attend a conference under this section.

28 (b) The state board of accounts shall annually call a conference of
29 each of the following:

30 (1) County auditors and auditors elect.

31 (2) County treasurers and treasurers elect.

32 (3) Circuit court clerks and circuit court clerks elect.

33 (c) Each of the conferences called under subsection (b):

34 (1) must be held at a time and place fixed by the state examiner;

35 (2) may be held statewide or by district; and

36 (3) may not continue for longer than three (3) days in any one (1)
37 year.

38 (d) The following training must be provided at each conference
39 called under subsection (b):

40 (1) The proper use of forms prescribed by the state board of
41 accounts.

42 (2) The keeping of the records of the respective offices.

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- 1 (3) At the conference for county treasurers and treasurers elect,
 2 investment training by the following:
 3 (A) The treasurer of state.
 4 (B) The board for depositories.
 5 (C) Any other person the state examiner considers to be
 6 competent in providing investment training.
 7 (4) Any other training that, in the judgment of the state examiner,
 8 will result in the better conduct of the public business.
 9 (e) The state examiner may hold other conferences for:
 10 (1) the officials described in subsection (b); or
 11 (2) other county, city, or township officers;
 12 whenever in the judgment of the state examiner conferences are
 13 necessary.
 14 (f) Whenever a conference is called by the state board of accounts
 15 under this section, an elected official, at the direction of the state
 16 examiner, may require the attendance of:
 17 (1) each of the elected official's appointed and acting chief
 18 deputies or chief assistants; and
 19 (2) if the number of deputies or assistants employed:
 20 (A) does not exceed three (3), one (1) of the elected official's
 21 appointed and acting deputies or assistants; or
 22 (B) exceeds three (3), two (2) of the elected official's duly
 23 appointed and acting deputies or assistants.
 24 (g) Each official attending any conference under this section shall
 25 be allowed, for each mile necessarily traveled in going to and returning
 26 from the conference by the most expeditious route, a sum for mileage
 27 at a rate determined by the ~~county~~ fiscal body **of the unit the official**
 28 **represents**. Each official shall also be allowed, while attending a
 29 conference called under this section, an allowance for lodging for each
 30 night preceding conference attendance **in an amount** equal to the
 31 ~~lodging allowance provided to state employees in travel status; plus~~
 32 ~~subsistence for meals for each day in attendance in an amount equal to~~
 33 ~~the daily subsistence rate for meals for state employees in travel status;~~
 34 **single room rate**. However, lodging expense, in the case of a one (1)
 35 day conference, shall only be allowed for persons who reside fifty (50)
 36 miles or farther from the conference location. Regardless of the
 37 duration of the conference, only one (1) mileage reimbursement shall
 38 be allowed to the official furnishing the conveyance although the
 39 official transports more than one (1) person.
 40 (h) The state board of accounts shall certify the number of days of
 41 attendance and the mileage for each conference to each official
 42 attending any conference under this section.

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1 (i) All payments of mileage and ~~per diem~~ **lodging** shall be made by
 2 the proper disbursing officer in the manner provided by law on a duly
 3 verified claim or voucher to which shall be attached the certificate of
 4 the state board of accounts showing the number of days attended and
 5 the number of miles traveled. All payments shall be made from the
 6 general fund from any money not otherwise appropriated and without
 7 any previous appropriation being made therefor.

8 SECTION 5. IC 5-13-6-1, AS AMENDED BY P.L.10-1997,
 9 SECTION 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
 10 JULY 1, 1998]: Sec. 1. (a) All public funds paid into the treasury of the
 11 state or the treasuries of the respective political subdivisions shall be
 12 deposited not later than the business day following the receipt of funds
 13 on business days of the depository in one (1) or more depositories in
 14 the name of the state or political subdivision by the officer having
 15 control of the funds.

16 (b) Except as provided in subsection (d), all public funds collected
 17 by state officers, other than the treasurer of state, shall be deposited
 18 with the treasurer of state, or an approved depository selected by the
 19 treasurer of state not later than the business day following the receipt
 20 of the funds. The treasurer of state shall deposit daily on business days
 21 of the depository all public funds deposited with the treasurer of state.
 22 Deposits do not relieve any state officer from the duty of maintaining
 23 a cashbook under IC 5-13-5-1.

24 (c) Except as provided in subsection (d), all local officers, except
 25 township trustees, who collect public funds of their respective political
 26 subdivisions, shall deposit funds not later than the business day
 27 following the receipt of funds on business days of the depository in the
 28 depository or depositories selected by the several local boards of
 29 finance that have jurisdiction of the funds. The public funds collected
 30 by township trustees shall be deposited in the designated depository on
 31 or before the first and fifteenth day of each month. Public funds
 32 deposited under this subsection shall be deposited in the same form in
 33 which they were received.

34 (d) A city (other than a consolidated city) or a town shall deposit
 35 funds not later than the next business day following the receipt of the
 36 funds in depositories:

37 (1) selected by the city or town as provided in an ordinance
 38 adopted by the city or the town; **and**

39 (2) **approved as depositories of state funds.**

40 (e) All local investment officers shall reconcile at least monthly the
 41 balance of public funds, as disclosed by the records of the local
 42 officers, with the balance statements provided by the respective

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1 depositories.

2 (f) An office of:

3 (1) the department of natural resources; or

4 (2) the department of state revenue;

5 that is detached from the main office of the department is not required
6 to deposit funds on the business day following receipt if the funds on
7 hand do not exceed one hundred dollars (\$100). However, the office
8 must deposit the funds on hand not later than the business day
9 following the day that the funds exceed one hundred dollars (\$100).

10 SECTION 6. IC 34-4-11.2 IS ADDED TO THE INDIANA CODE
11 AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE
12 JULY 1, 1998]:

13 **Chapter 11.2. Immunity from Civil Liability for Elected**
14 **Officials**

15 **Sec 1. As used in this chapter, "elected official" means a person**
16 **elected to an office in a:**

17 (1) city;

18 (2) county;

19 (3) municipality;

20 (4) town; or

21 (5) township.

22 **Sec. 2. An elected official is not liable, in an individual capacity,**
23 **for an act or omission that occurs in connection with the**
24 **performance of the duties of the official's elected office, unless the**
25 **act or omission constitutes gross negligence or an intentional**
26 **disregard of the official's duties.**

27 **Sec. 3. This chapter does not affect the civil liability of the:**

28 (1) city;

29 (2) county;

30 (3) municipality;

31 (4) town; or

32 (5) township;

33 **where the elected official holds office.**

34 SECTION 7. IC 36-4-7-3 IS AMENDED TO READ AS FOLLOWS
35 [EFFECTIVE JULY 1, 1998]: Sec. 3. (a) This section does not apply
36 to compensation paid by a city to members of its police and fire
37 departments.

38 (b) Subject to the approval of the city legislative body, the city
39 executive shall fix the compensation of each appointive officer, deputy,
40 and other employee of the city. The legislative body may reduce but
41 may not increase any compensation fixed by the executive.
42 Compensation must be fixed under this section before:



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1 (1) ~~August 2~~ **August 20** for a third class city; and
 2 (2) September 30 for a second class city;
 3 of each year for the ensuing budget year.

4 (c) Compensation fixed under this section may not be increased
 5 during the budget year for which it is fixed, but may be reduced by the
 6 executive.

7 (d) Notwithstanding subsection (b), the city clerk may, with the
 8 approval of the legislative body, fix the salaries of deputies and
 9 employees appointed under IC 36-4-11-4.

10 SECTION 8. IC 36-4-10-4.5 IS AMENDED TO READ AS
 11 FOLLOWS [EFFECTIVE JULY 1, 1998]: Sec. 4.5. (a) This section
 12 applies to third class cities.

13 (b) The fiscal officer is the head of the city department of finance.
 14 The fiscal officer shall do the following:

15 (1) Receive and care for all city money and pay the money out
 16 only on order of the approving body.

17 (2) Keep accounts showing when and from what sources the fiscal
 18 officer has received city money and when and to whom the fiscal
 19 officer has paid out city money.

20 (3) Prescribe payroll and account forms for all city offices.

21 (4) Prescribe the manner in which creditors, officers, and
 22 employees shall be paid.

23 (5) Manage the finances and accounts of the city and make
 24 investments of city money.

25 (6) Prepare for the legislative body the budget estimates of
 26 miscellaneous revenue, financial statements, and the proposed tax
 27 rate.

28 (7) Issue all licenses authorized by statute and collect the fees
 29 fixed by ordinance.

30 (8) Serve as clerk of the board of public works by attending
 31 meetings, preparing agendas, and recording proceedings.

32 (9) Perform all other duties prescribed by statute.

33 **(c) A fiscal officer is not liable in an individual capacity for an**
 34 **act or omission occurring in connection with the performance of**
 35 **the duties prescribed by subsection (b), unless the act or omission**
 36 **constitutes gross negligence or an intentional disregard of the fiscal**
 37 **officer's duties.**

38 SECTION 9. IC 36-8-3-3 IS AMENDED TO READ AS FOLLOWS
 39 [EFFECTIVE JULY 1, 1998]: Sec. 3. (a) ~~Two~~ **(2) A majority of the**
 40 **members of the safety board constitute constitutes** a quorum. The
 41 board shall adopt rules concerning the time of holding regular and
 42 special meetings and of giving notice of them. The board shall elect

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1 one (1) of its members chairman, who holds the position as long as
 2 prescribed by the rules of the board. The board shall record all of its
 3 proceedings.

4 (b) The members of the safety board may act only as a board. No
 5 member may bind the board or the city except by resolution entered in
 6 the records of the board authorizing him to act in its behalf as its
 7 authorized agent.

8 (c) The safety board shall appoint:

9 (1) the members and other employees of the police department
 10 other than those in an upper level policymaking position;

11 (2) the members and other employees of the fire department other
 12 than those in an upper level policymaking position;

13 (3) a market master; and

14 (4) other officials that are necessary for public safety purposes.

15 (d) The annual compensation of all members of the police and fire
 16 departments and other appointees shall be fixed by ordinance of the
 17 legislative body before ~~August 2~~ **August 20** of each year for the
 18 ensuing budget year. The ordinance may grade the members of the
 19 departments and regulate their pay by rank as well as by length of
 20 service. If the legislative body fails to adopt an ordinance fixing the
 21 compensation of members of the police or fire department, the safety
 22 board may fix their compensation, subject to change by ordinance.

23 (e) The safety board, subject to ordinance, may also fix the number
 24 of members of the police and fire departments and the number of
 25 appointees for other purposes and may, subject to law, adopt rules for
 26 the appointment of members of the departments and for their
 27 government.

28 (f) The safety board shall divide the city into police precincts and
 29 fire districts.

30 (g) The police chief has exclusive control of the police department,
 31 and the fire chief has exclusive control of the fire department, subject
 32 to the rules and orders of the safety board. In time of emergency, the
 33 police chief and the fire chief are, for the time being, subordinate to the
 34 city executive and shall obey his orders and directions, notwithstanding
 35 any law or rule to the contrary.

36 SECTION 10. IC 36-8-6-6 IS AMENDED TO READ AS
 37 FOLLOWS [EFFECTIVE JULY 1, 1998]: Sec. 6. (a) The local board
 38 shall determine how much of the 1925 fund may be safely invested and
 39 how much should be retained for the needs of the fund. The investment
 40 shall be made:

41 (1) in interest bearing bonds of the United States, the state, or an
 42 Indiana municipal corporation. The bonds shall be deposited with

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1 and must remain in the custody of the treasurer of the board, who
2 shall collect the interest due as it becomes due; **or**
3 **(2) under IC 5-13-9.**

4 (b) Investments under this section are subject to section 1.5 of this
5 chapter.

6 SECTION 11. IC 36-8-7-10 IS AMENDED TO READ AS
7 FOLLOWS [EFFECTIVE JULY 1, 1998]: Sec. 10. (a) The local board
8 shall determine how much of the 1937 fund may be safely invested and
9 how much should be retained for the needs of the fund. Investments are
10 restricted to the following:

11 (1) Interest bearing direct obligations of the United States or of
12 the state or bonds lawfully issued by an Indiana political
13 subdivision. The securities shall be deposited with and must
14 remain in the custody of the treasurer of the local board, who shall
15 collect the interest on them as it becomes due and payable.

16 (2) Savings deposits or certificates of deposit of a chartered
17 national, state, or mutual bank whose deposits are insured by a
18 federal agency. However, deposits may not be made in excess of
19 the amount of insurance protection afforded a member or investor
20 of the bank.

21 (3) Shares of a federal savings and loan association organized
22 under 12 U.S.C. ~~section~~ 1461, as amended, and having its
23 principal office in Indiana, or of a building and loan association
24 or savings and loan association organized and operating under
25 Indiana statutes whose accounts are insured by a federal agency.
26 However, shares may not be purchased in excess of the amount of
27 insurance protection afforded a member or investor of the
28 association.

29 **(4) An investment made under IC 5-13-9.**

30 (b) All securities must be kept on deposit with the unit's fiscal
31 officer, or county treasurer acting under IC 36-4-10-6, who shall collect
32 all interest due and credit it to the 1937 fund.

33 (c) The fiscal officer (or county treasurer) shall keep a separate
34 account of the 1937 fund and shall fully and accurately set forth a
35 statement of all money received and paid out by him. The officer shall,
36 on the first Monday of January and June of each year, make a report to
37 the local board of all money received and distributed by him. The
38 president of the local board shall execute the officer's bond in the sum
39 that the local board considers adequate, conditioned that he will
40 faithfully discharge the duties of his office and faithfully account for
41 and pay over to the persons authorized to receive it all money that
42 comes into his hands by virtue of his office. The bond and sureties must

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1 be approved by the local board and filed with the executive of the unit.
 2 The local board shall make a full and accurate report of the condition
 3 of the 1937 fund to the unit's fiscal officer on the first Monday of
 4 February in each year.

5 (d) All securities that were owned by and held in the name of the
 6 local board on January 1, 1938, shall be held and kept for the local
 7 board by the unit's fiscal officer (or county treasurer) until they mature
 8 and are retired. However, if an issue of the securities is refunded, the
 9 local board shall accept refunding securities in exchange for and in an
 10 amount equal to the securities refunded. All money received by the
 11 local board for the surrender of matured and retired securities shall be
 12 paid into and constitutes a part of the 1937 fund of the unit, as provided
 13 in section 8 of this chapter.

14 (e) Investments under this section are subject to section 2.5 of this
 15 chapter.

16 SECTION 12. IC 36-9-12-4 IS AMENDED TO READ AS
 17 FOLLOWS [EFFECTIVE JULY 1, 1998]: Sec. 4. (a) **Except as**
 18 **provided in section 4.1 of this chapter**, a municipality must provide,
 19 by ordinance, that:

- 20 (1) all license fees collected from parking meters shall be
 21 deposited with the municipal fiscal officer;
 22 (2) the fees shall be deposited to the credit of the municipality in
 23 a special fund; and
 24 (3) disbursements from the special fund may be made only on
 25 orders of the municipal works board, or board of transportation,
 26 and only for the purposes listed in subsection (b).

- 27 (b) Disbursements from the special fund may be made only to pay:
 28 (1) the purchase price, rental fees, and cost of installation of the
 29 parking meters;
 30 (2) the cost of maintenance, operation, and repair of the parking
 31 meters;
 32 (3) incidental costs and expenses in the operation of the parking
 33 meters, including the cost of clerks and bookkeeping;
 34 (4) the cost of traffic signal devices used in the municipality;
 35 (5) the cost of repairing and maintaining any of the public ways,
 36 curbs, and sidewalks where the parking meters are in use, and all
 37 public ways connected with them in the municipality;
 38 (6) the cost of acquiring, by lease or purchase, suitable land for
 39 offstreet parking facilities to be operated or leased by the
 40 municipality;
 41 (7) the principal and interest on bonds issued to acquire parking
 42 facilities and devices;



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1 (8) the cost of improving and maintaining land for parking
 2 purposes and purchasing, installing, and maintaining parking
 3 meters on that land; and
 4 (9) the cost of providing approved school crossing protective
 5 facilities, including the costs of purchase, maintenance, operation,
 6 and repair, and all other incidental costs.
 7 SECTION 13. IC 36-9-12-4.1 IS ADDED TO THE INDIANA
 8 CODE AS A NEW SECTION TO READ AS FOLLOWS
 9 [EFFECTIVE JULY 1, 1998]: **Sec. 4.1. (a) If in carrying out the**
 10 **purposes of this chapter, a municipality has an operating deficit**
 11 **caused by specified expenditures exceeding revenue dedicated to**
 12 **cover the expenditures, the municipality may provide by ordinance**
 13 **that:**
 14 (1) license fees collected from parking meters shall be
 15 deposited with the municipal fiscal officer;
 16 (2) the municipal fiscal officer shall deposit license fees
 17 collected from parking meters in the municipality's general
 18 fund; and
 19 (3) the specified expenditures shall be disbursed on the order
 20 of the municipal works board or board of transportation as
 21 budgeted.
 22 (b) License fees deposited in the general fund under this section
 23 may be used only to pay for the items described in section 4(b) of
 24 this chapter.
 25 SECTION 14. An emergency is declared for this act.

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COMMITTEE REPORT

Mr. Speaker: Your Committee on Local Government, to which was referred House Bill 1034, 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 1, between the enacting clause and line 1, begin a new paragraph and insert:

"SECTION 1. IC 5-11-10-1, AS AMENDED BY P.L.45-1997, SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 1998]: Sec. 1. (a) This section applies to the state and its political subdivisions. However, this section does not apply to the following:

- (1) The state universities.
- (2) Ivy Tech State College.
- (3) A municipality (as defined in IC 36-1-2-11).
- (4) A county.
- (5) An airport authority operating in a consolidated city.
- (6) A capital improvements board of managers operating in a consolidated city.
- (7) A board of directors of a public transportation corporation operating in a consolidated city.
- (8) A municipal corporation organized under IC 16-22-8-6.
- (9) A public library.
- (10) A library services authority.
- (11) A hospital organized under IC 16-22 or a hospital organized under IC 16-23.
- (12) A school corporation (as defined in IC 36-1-2-17).
- (13) A regional water or sewer district organized under IC 13-26 or under IC 13-3-2 (before its repeal).
- (14) A municipally owned utility (as defined in IC 8-1-2-1).
- (15) A board of an airport authority under IC 8-22-3.
- (16) A conservancy district.
- (17) A board of aviation commissioners under IC 8-22-2.
- (18) A public transportation corporation under IC 36-9-4.
- (19) A commuter transportation district under IC 8-5-15.
- (20) A solid waste management district established under IC 13-21 or IC 13-9.5 (before its repeal).
- (21) A levee authority established under IC 14-27-6.**

(b) No warrant or check shall be drawn by a disbursing officer in payment of any claim unless the same has been fully itemized and its correctness properly certified to by the claimant or some authorized person in the claimant's behalf, and filed and allowed as provided by

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law.

(c) The certificate provided for in subsection (b) is not required for:

- (1) claims rendered by a public utility for electric, gas, steam, water, or telephone services, the charges for which are regulated by a governmental body;
- (2) a warrant issued by the auditor of state under IC 4-13-2-7(b);
- (3) a check issued by a special disbursing officer under IC 4-13-2-20(g); or
- (4) a payment of fees under IC 36-7-11.2-49(b) or IC 36-7-11.3-43(b).

(d) The disbursing officer shall issue checks or warrants for all claims which meet all of the requirements of this section. The disbursing officer does not incur personal liability for disbursements:

- (1) processed in accordance with this section; and
- (2) for which funds are appropriated and available.

(e) The certificate provided for in subsection (b) must be in the following form:

I hereby certify that the foregoing account is just and correct, that the amount claimed is legally due, after allowing all just credits, and that no part of the same has been paid.

SECTION 2. IC 5-11-10-1.6, AS AMENDED BY P.L.253-1997(ss), SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 1998]: Sec. 1.6. (a) As used in this section, "governmental entity" refers to any of the following:

- (1) A municipality (as defined in IC 36-1-2-11).
- (2) A school corporation (as defined in IC 36-1-2-17).
- (3) A county.
- (4) A regional water or sewer district organized under IC 13-26 or under IC 13-3-2 (before its repeal).
- (5) A municipally owned utility that is subject to IC 8-1.5-3 or IC 8-1.5-4.
- (6) A board of an airport authority under IC 8-22-3.
- (7) A board of aviation commissioners under IC 8-22-2.
- (8) A conservancy district.
- (9) A public transportation corporation under IC 36-9-4.
- (10) A commuter transportation district under IC 8-5-15.
- (11) The state.
- (12) A solid waste management district established under IC 13-21 or IC 13-9.5 (before its repeal).

(13) A levee authority established under IC 14-27-6.

(b) As used in this section, "claim" means a bill or an invoice submitted to a governmental entity for goods or services.



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(c) The fiscal officer of a governmental entity may not draw a warrant or check for payment of a claim unless:

- (1) there is a fully itemized invoice or bill for the claim;
- (2) the invoice or bill is approved by the officer or person receiving the goods and services;
- (3) the invoice or bill is filed with the governmental entity's fiscal officer;
- (4) the fiscal officer audits and certifies before payment that the invoice or bill is true and correct; and
- (5) payment of the claim is allowed by the governmental entity's legislative body or the board or official having jurisdiction over allowance of payment of the claim.

This subsection does not prohibit a school corporation, with prior approval of the board having jurisdiction over allowance of payment of the claim, from making payment in advance of receipt of services as allowed by guidelines developed under IC 20-10.1-25-3.

(d) The fiscal officer of a governmental entity shall issue checks or warrants for claims by the governmental entity that meet all of the requirements of this section. The fiscal officer does not incur personal liability for disbursements:

- (1) processed in accordance with this section; and
- (2) for which funds are appropriated and available.

(e) The certification provided for in subsection (c)(4) must be on a form prescribed by the state board of accounts."

Page 3, line 10, delete ":".

Page 3, line 10, reset in roman "fiscal body".

Page 3, line 10, after "body" insert "**of the unit the official represents.**".

Page 3, delete lines 11 through 14.

Page 3, line 17, before "equal" insert "**in an amount**".

Page 3, line 17, strike "lodging allowance provided to state".

Page 3, strike lines 18 through 19.

Page 3, line 20, strike "for state employees in travel status." and insert "**single room rate.**".

Page 3, line 29, strike "per diem" and insert "**lodging**".

Page 6, line 1, strike "Two (2)" and insert "**A majority of the**".

Page 6, line 2, strike "constitute" and insert "**constitutes**".

Page 8, after line 18, begin a new paragraph and insert:

"SECTION 9. IC 36-9-12-4 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 1998]: Sec. 4. (a) **Except as provided in section 4.1 of this chapter**, a municipality must provide, by ordinance, that:

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- (1) all license fees collected from parking meters shall be deposited with the municipal fiscal officer;
 - (2) the fees shall be deposited to the credit of the municipality in a special fund; and
 - (3) disbursements from the special fund may be made only on orders of the municipal works board, or board of transportation, and only for the purposes listed in subsection (b).
- (b) Disbursements from the special fund may be made only to pay:
- (1) the purchase price, rental fees, and cost of installation of the parking meters;
 - (2) the cost of maintenance, operation, and repair of the parking meters;
 - (3) incidental costs and expenses in the operation of the parking meters, including the cost of clerks and bookkeeping;
 - (4) the cost of traffic signal devices used in the municipality;
 - (5) the cost of repairing and maintaining any of the public ways, curbs, and sidewalks where the parking meters are in use, and all public ways connected with them in the municipality;
 - (6) the cost of acquiring, by lease or purchase, suitable land for offstreet parking facilities to be operated or leased by the municipality;
 - (7) the principal and interest on bonds issued to acquire parking facilities and devices;
 - (8) the cost of improving and maintaining land for parking purposes and purchasing, installing, and maintaining parking meters on that land; and
 - (9) the cost of providing approved school crossing protective facilities, including the costs of purchase, maintenance, operation, and repair, and all other incidental costs.

SECTION 10. IC 36-9-12-4.1 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 1998]: **Sec. 4.1. (a) If in carrying out the purposes of this chapter, a municipality has an operating deficit caused by specified expenditures exceeding revenue dedicated to cover the expenditures, the municipality may provide by ordinance that:**

- (1) license fees collected from parking meters shall be deposited with the municipal fiscal officer;**
- (2) the municipal fiscal officer shall deposit license fees collected from parking meters in the municipality's general fund; and**
- (3) the specified expenditures shall be disbursed on the order**



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of the municipal works board or board of transportation as budgeted.

(b) License fees deposited in the general fund under this section may be used only to pay for the items described in section 4(b) of this chapter."

Renumber all SECTIONS consecutively.

and when so amended that said bill do pass.

(Reference is to House Bill 1034 as introduced.)

STEVENSON, Chair

Committee Vote: yeas 14, nays 0.

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HOUSE MOTION

Mr. Speaker: I move that House Bill 1034 be amended to read as follows:

Page 4, line 20, delete "JULY 1, 1998" and insert "UPON PASSAGE".

Page 11, after line 42, begin a new paragraph and insert:

"SECTION 13. **An emergency is declared for this act.**".

(Reference is to House Bill 1034 as printed January 15, 1998.)

AYRES

HOUSE MOTION

Mr. Speaker: I move that House Bill 1034 be amended to read as follows:

Page 7, between lines 9 and 10, begin a new paragraph and insert:

"SECTION 6. IC 34-4-11.2 IS ADDED TO THE INDIANA CODE AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE JULY 1, 1998]:

Chapter 11.2. Immunity from Civil Liability for Elected Officials

Sec 1. As used in this chapter, "elected official" means a person elected to an office in a:

- (1) city;
- (2) county;
- (3) municipality;
- (4) town; or
- (5) township.

Sec. 2. An elected official is not liable, in an individual capacity, for an act or omission that occurs in connection with the performance of the duties of the official's elected office, unless the act or omission constitutes gross negligence or an intentional disregard of the official's duties.

Sec. 3. This chapter does not affect the civil liability of the:

- (1) city;
- (2) county;
- (3) municipality;
- (4) town; or
- (5) township;

where the elected official holds office."



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Renumber all SECTIONS consecutively.
(Reference is to House Bill 1034 as printed January 15, 1998.)

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