

SENATE BILL No. 162

DIGEST OF INTRODUCED BILL

Citations Affected: IC 4-30-17.

Synopsis: Abolishment of capital projects review committee. Provides that townships are eligible applicants for purposes of projects to be funded from the state and local capital projects account of the build Indiana fund. Repeals the statute establishing the Indiana capital projects review committee and other statutes setting forth the committee's powers and procedures. Makes conforming amendments.

Effective: July 1, 1999.

Mills

January 6, 1999, read first time and referred to Committee on Planning and Economic Development.

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First Regular Session 111th General Assembly (1999)

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 1998 General Assembly.

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SENATE BILL No. 162



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 SECTION 1. IC 4-30-17-2 IS AMENDED TO READ AS
2 FOLLOWS [EFFECTIVE JULY 1, 1999]: Sec. 2. As used in this
3 chapter, "eligible applicant" means the following:

4 (1) Any entity with the authority to impose ad valorem property
5 taxes, ~~except townships~~, including counties, cities, towns,
6 **townships**, special taxing districts, school corporations, and any
7 other entity that is granted by statute or ordinance a right to
8 impose user fees or charges (referred to as political subdivisions
9 in this chapter) as long as the application is signed by the
10 executive of the political subdivision.

11 (2) The state, as long as the application is signed by the governor.

12 (3) State funded institutions of higher education, as long as the
13 application is approved by the ~~higher education~~ commission for
14 **higher education**.

15 SECTION 2. IC 4-30-17-4.1 IS AMENDED TO READ AS
16 FOLLOWS [EFFECTIVE JULY 1, 1999]: Sec. 4.1. (a) Money required
17 to be credited to the state and local capital projects account may be



1 used only **by eligible applicants** for state and local capital projects or
2 for deposit in a revolving loan fund that may only be used **by eligible**
3 **applicants** for capital projects. Capital projects include the
4 construction of airports, airport facilities, and local street and road
5 projects. A state project is a capital project that is proposed by the state
6 or the ~~higher education~~ commission **for higher education**. A local
7 project is a capital project proposed by a political subdivision. An
8 airport development project that is eligible for a grant or loan under
9 IC 8-21-11 is a local capital project.

10 ~~(d)~~ **(b)** The money required to be credited to the state and local
11 capital projects account must be used to promote the maximum use of
12 other funds for capital projects, including using local matching
13 requirements, the consideration of various kinds of credit
14 enhancements, and the remarketing of debt issues secured by money in
15 the state and local capital projects account.

16 SECTION 3. THE FOLLOWING ARE REPEALED [EFFECTIVE
17 JULY 1, 1999]: IC 4-30-17-1; IC 4-30-17-5; IC 4-30-17-6;
18 IC 4-30-17-7; IC 4-30-17-8; IC 4-30-17-9.

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