



Reprinted
March 5, 1999

SENATE BILL No. 19

DIGEST OF SB 19 (Updated March 4, 1999 6:03 pm - DI 73)

Citations Affected: IC 36-7.

Synopsis: Community revitalization enhancement districts. Allows two areas in Delaware County to be designated as community revitalization enhancement districts. (Current law: (1) provides a credit against certain state and local tax liability for a taxpayer that makes an investment for the redevelopment of property located in a community revitalization enhancement district; and (2) provides that the incremental amount of state and local income taxes and state sales tax collected from a community revitalization enhancement district are distributed to the district for deposit in the district's industrial development fund.) Provides that in Fort Wayne a professional sports and convention development area may include a facility connected to
(Continued next page)

Effective: July 1, 1999.

**Craycraft, Landske, Long, Meeks C,
Wyss**

January 6, 1999, read first time and referred to Committee on Planning and Economic Development.
February 22, 1999, amended, reported favorably — Do Pass; reassigned to Committee on Finance.
March 1, 1999, reported favorably — Do Pass.
March 4, 1999, read second time, amended, ordered engrossed.

SB 19—LS 6170/DI 73+



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Digest Continued

and sharing at least one common area with a facility that is included in the development area and that is used for convention and tourism related events. Provides that in the case of a professional sports and convention development area in Allen County, food and beverage taxes are not "covered taxes" that are deposited in the professional sports and convention development area fund.

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March 5, 1999

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.

SENATE BILL No. 19

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 36-7-13-2.4 IS AMENDED TO READ AS
2 FOLLOWS [EFFECTIVE JULY 1, 1999]: Sec. 2.4. As used in this
3 chapter, "gross retail base period amount" means:
4 (1) the aggregate amount of state gross retail and use taxes
5 remitted under IC 6-2.5 by the businesses operating in the
6 territory comprising a district during the full state fiscal year that
7 precedes the date on which an advisory commission on industrial
8 development adopted a resolution designating the district, **in the**
9 **case of a district that is not described in section 12(c) of this**
10 **chapter; or**
11 (2) **an amount equal to:**
12 (A) **the aggregate amount of state gross retail and use taxes**
13 **remitted:**
14 (i) **under IC 6-2.5 by the businesses operating in the**
15 **territory comprising a district; and**
16 (ii) **during the month in which an advisory commission**
17 **on industrial development adopted a resolution**

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1 **designating the district; multiplied by**
 2 **(B) twelve (12);**
 3 **in the case of a district that is described in section 12(c) of this**
 4 **chapter.**

5 SECTION 2. IC 36-7-13-3.2 IS AMENDED TO READ AS
 6 FOLLOWS [EFFECTIVE JULY 1, 1999]: Sec. 3.2. As used in this
 7 chapter, "income tax base period amount" means:

8 (1) the aggregate amount of state and local income taxes paid by
 9 employees employed in the territory comprising a district with
 10 respect to wages and salary earned for work in the district for the
 11 state fiscal year that precedes the date on which an advisory
 12 commission on industrial development adopted a resolution
 13 designating the district, **in the case of a district that is not**
 14 **described in section 12(c) of this chapter; or**

15 (2) **an amount equal to:**
 16 **(A) the aggregate amount of state and local income taxes**
 17 **paid by employees employed in the territory comprising a**
 18 **district with respect to wages and salary earned for work**
 19 **in the district during the month in which an advisory**
 20 **commission on industrial development adopted a**
 21 **resolution designating the district; multiplied by**

22 **(B) twelve (12);**
 23 **in the case of a district that is described in section 12(c) of this**
 24 **chapter.**

25 SECTION 3. IC 36-7-13-10 IS AMENDED TO READ AS
 26 FOLLOWS [EFFECTIVE JULY 1, 1999]: Sec. 10. (a) After approval
 27 by ordinance or resolution of the legislative body of a municipality
 28 located in a county having a population of more than one hundred eight
 29 thousand nine hundred fifty (108,950) but less than one hundred twelve
 30 thousand (112,000), the executive of the municipality may submit an
 31 application to an advisory commission on industrial development
 32 requesting that an area within the municipality be designated as a
 33 district.

34 (b) After approval by ordinance or resolution of the legislative body
 35 of a county, the executive of the county may submit an application to
 36 an advisory commission on industrial development requesting that an
 37 area within the county, but not within a municipality, be designated as
 38 a district. **However, in a county having a population of more than**
 39 **one hundred twelve thousand (112,000) but less than one hundred**
 40 **twenty-five thousand (125,000), the legislative body of the county**
 41 **may request that an area within the county be designated as a**
 42 **district even if the area is within a municipality.**



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1 SECTION 4. IC 36-7-13-11 IS AMENDED TO READ AS
 2 FOLLOWS [EFFECTIVE JULY 1, 1999]: Sec. 11. If a municipal or
 3 county executive submits an application requesting an area to be
 4 designated as a district under this chapter, the advisory commission on
 5 industrial development shall do the following:

6 (1) Compile information necessary to make a determination
 7 concerning whether the area meets the conditions necessary for
 8 designation as a district.

9 (2) Prepare maps showing the boundaries of the proposed district.

10 (3) Prepare a plan describing the ways in which the development
 11 obstacles described in section 12(b)(3) **or 12(c)** of this chapter in
 12 the proposed district will be addressed.

13 SECTION 5. IC 36-7-13-12 IS AMENDED TO READ AS
 14 FOLLOWS [EFFECTIVE JULY 1, 1999]: Sec. 12. (a) If a municipal
 15 or county executive has submitted an application to an advisory
 16 commission on industrial development requesting that an area be
 17 designated as a district under this chapter and the advisory commission
 18 has compiled and prepared the information required under section 11
 19 of this chapter concerning the area, the advisory commission may adopt
 20 a resolution designating the area as a district if it makes the findings
 21 described in subsection (b) **or (c)**. **In a county described in**
 22 **subsection (c), an advisory commission may designate more than**
 23 **one (1) district under subsection (c).**

24 (b) **For an area located in a county having a population of more**
 25 **than one hundred eight thousand nine hundred fifty (108,950) but**
 26 **less than one hundred twelve thousand (112,000),** an advisory
 27 commission may adopt a resolution designating a particular area as a
 28 district only after finding all of the following:

29 (1) The area contains a building or buildings:

30 (A) with at least one million (1,000,000) square feet of usable
 31 interior floor space; and

32 (B) that is vacant or will become vacant due to the relocation
 33 of an employer.

34 (2) At least one thousand (1,000) fewer persons are employed in
 35 the area than were employed in the area during the year that is ten
 36 (10) years previous to the current year.

37 (3) There are significant obstacles to redevelopment of the area
 38 due to any of the following problems:

39 (A) Obsolete or inefficient buildings.

40 (B) Aging infrastructure or inefficient utility services.

41 (C) Utility relocation requirements.

42 (D) Transportation or access problems.



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- 1 (E) Topographical obstacles to redevelopment.
- 2 (F) Environmental contamination.
- 3 (4) The unit has expended, appropriated, pooled, set aside, or
- 4 pledged at least one hundred thousand dollars (\$100,000) for
- 5 purposes of addressing the redevelopment obstacles described in
- 6 subdivision (3).
- 7 (5) The area is located in a county having a population of more
- 8 than one hundred eight thousand nine hundred fifty (108,950) but
- 9 less than one hundred twelve thousand (112,000).
- 10 **(c) For a county having a population of more than one hundred**
- 11 **twelve thousand (112,000) but less than one hundred twenty-five**
- 12 **thousand (125,000), an advisory commission may adopt a**
- 13 **resolution designating not more than two (2) areas as districts. An**
- 14 **advisory commission may designate an area as a district only after**
- 15 **finding the following:**
- 16 **(1) The area meets either of the following conditions:**
- 17 **(A) The area contains a building with at least seven**
- 18 **hundred ninety thousand (790,000) square feet, and at least**
- 19 **eight hundred (800) fewer people are employed in the area**
- 20 **than were employed in the area during the year that is ten**
- 21 **(10) years previous to the current year.**
- 22 **(B) The area contains a building with at least four hundred**
- 23 **forty thousand (440,000) square feet, and at least four**
- 24 **hundred (400) fewer people are employed in the area than**
- 25 **were employed in the area during the year that is ten (10)**
- 26 **years previous to the current year.**
- 27 **(2) The area is located in or is adjacent to an industrial park.**
- 28 **(3) There are significant obstacles to redevelopment of the**
- 29 **area due to any of the following problems:**
- 30 **(A) Obsolete or inefficient buildings.**
- 31 **(B) Aging infrastructure or inefficient utility services.**
- 32 **(C) Utility relocation requirements.**
- 33 **(D) Transportation or access problems.**
- 34 **(E) Topographical obstacles to redevelopment.**
- 35 **(F) Environmental contamination.**
- 36 **(4) The area is located in a county having a population of**
- 37 **more than one hundred twelve thousand (112,000) but less**
- 38 **than one hundred twenty-five thousand (125,000).**
- 39 ~~(c)~~ **(d)** The advisory commission shall designate the duration of the
- 40 district, but the duration may not exceed fifteen (15) years (at the time
- 41 of designation).
- 42 ~~(d)~~ **(e)** Upon adoption of a resolution designating a district, the

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1 advisory commission shall submit the resolution to the budget
2 committee for review and recommendation to the budget agency. The
3 budget committee shall meet not later than ten (10) days after receipt
4 of a resolution and shall make a recommendation on the resolution to
5 the budget agency.

6 (e) (f) When considering a resolution, the budget committee and the
7 budget agency must make the following findings:

8 (1) The area to be designated as a district meets the conditions
9 necessary for designation as a district.

10 (2) The designation of the district will benefit the people of
11 Indiana by protecting or increasing state and local tax bases and
12 tax revenues for at least the duration of the district.

13 (f) (g) The income tax incremental amount and the gross retail
14 incremental amount may not be allocated to the district until the budget
15 agency approves the resolution.

16 SECTION 6. IC 36-7-13-16 IS AMENDED TO READ AS
17 FOLLOWS [EFFECTIVE JULY 1, 1999]: Sec. 16. (a) A unit may issue
18 bonds or other obligations to finance the costs of addressing the
19 development obstacles described in section 12(b)(3) or 12(c) of this
20 chapter in the district.

21 (b) The district bonds are special obligations of indebtedness of the
22 district. The district bonds issued under this section, and interest on the
23 district bonds, are payable solely out of amounts deposited in the
24 industrial development fund under this chapter.

25 SECTION 7. IC 36-7-31.3-4 IS AMENDED TO READ AS
26 FOLLOWS [EFFECTIVE JULY 1, 1999]: Sec. 4. As used in this
27 chapter, "covered taxes" means the following:

28 (1) The state gross retail tax imposed under IC 6-2.5-2-1 or use
29 tax imposed under IC 6-2.5-3-2.

30 (2) An adjusted gross income tax imposed under IC 6-3-2-1 on an
31 individual.

32 (3) A county option income tax imposed under IC 6-3.5.

33 (4) **Except in a county having a population of more than three**
34 **hundred thousand (300,000) but less than four hundred**
35 **thousand (400,000),** a food and beverage tax imposed under
36 IC 6-9.

37 SECTION 8. IC 36-7-31.3-8 IS AMENDED TO READ AS
38 FOLLOWS [EFFECTIVE JULY 1, 1999]: Sec. 8. A city or county
39 legislative body may establish as part of a professional sports and
40 convention development area any facility that is:

41 (1) owned by the city, the county, a school corporation, or a board
42 under IC 36-10-8, IC 36-10-10, or IC 36-10-11 and used by a

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1 professional sports franchise; ~~or~~
2 (2) owned by the city, the county, or a board under IC 36-10-8,
3 IC 36-10-10, or IC 36-10-11 and used for convention or tourism
4 related events; **or**
5 **(3) located in a city having a population of more than one**
6 **hundred fifty thousand (150,000) but less than five hundred**
7 **thousand (500,000) and that is connected to and shares at least**
8 **one (1) common area with unobstructed ingress and egress to**
9 **a facility described in subdivision (2).**
10 The tax area may include only facilities described in this section and
11 any parcel of land on which the facility is located. An area may contain
12 noncontiguous tracts of land within the city or county.

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SENATE MOTION

Mr. President: I move that Senator Landske be added as second author of Senate Bill 19.

CRAYCRAFT

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COMMITTEE REPORT

Mr. President: The Senate Committee on Planning and Economic Development, to which was referred Senate Bill No. 19, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

Page 1, delete lines 1 through 17, begin a new paragraph and insert:
 "SECTION 1. IC 36-7-13-2.4 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 1999]: Sec. 2.4. As used in this chapter, "gross retail base period amount" means:

(1) the aggregate amount of state gross retail and use taxes remitted under IC 6-2.5 by the businesses operating in the territory comprising a district during the full state fiscal year that precedes the date on which an advisory commission on industrial development adopted a resolution designating the district, **in the case of a district that is not described in section 12(c) of this chapter; or**

(2) **an amount equal to:**

(A) **the aggregate amount of state gross retail and use taxes remitted:**

(i) **under IC 6-2.5 by the businesses operating in the territory comprising a district; and**

(ii) **during the month in which an advisory commission on industrial development adopted a resolution designating the district; multiplied by**

(B) **twelve (12);**

in the case of a district that is described in section 12(c) of this chapter.

SECTION 2. IC 36-7-13-3.2 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 1999]: Sec. 3.2. As used in this chapter, "income tax base period amount" means:

(1) the aggregate amount of state and local income taxes paid by employees employed in the territory comprising a district with respect to wages and salary earned for work in the district for the state fiscal year that precedes the date on which an advisory commission on industrial development adopted a resolution designating the district, **in the case of a district that is not described in section 12(c) of this chapter; or**

(2) **an amount equal to:**

(A) **the aggregate amount of state and local income taxes paid by employees employed in the territory comprising a district with respect to wages and salary earned for work**



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in the district during the month in which an advisory commission on industrial development adopted a resolution designating the district; multiplied by

(B) twelve (12);

in the case of a district that is described in section 12(c) of this chapter.

SECTION 3. IC 36-7-13-10 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 1999]: Sec. 10. (a) After approval by ordinance or resolution of the legislative body of a municipality located in a county having a population of more than one hundred eight thousand nine hundred fifty (108,950) but less than one hundred twelve thousand (112,000), the executive of the municipality may submit an application to an advisory commission on industrial development requesting that an area within the municipality be designated as a district.

(b) After approval by ordinance or resolution of the legislative body of a county, the executive of the county may submit an application to an advisory commission on industrial development requesting that an area within the county, but not within a municipality, be designated as a district. **However, in a county having a population of more than one hundred twelve thousand (112,000) but less than one hundred twenty-five thousand (125,000), the legislative body of the county may request that an area within the county be designated as a district even if the area is within a municipality."**

Page 2, delete lines 1 through 2.

Page 2, line 23, after "(c)." insert "**In a county described in subsection (c), an advisory commission may designate more than one (1) district under subsection (c).**"

Page 3, delete lines 10 through 23, begin a new paragraph and insert:

"(c) For a county having a population of more than one hundred twelve thousand (112,000) but less than one hundred twenty-five thousand (125,000), an advisory commission may adopt a resolution designating not more than two (2) areas as districts. An advisory commission may designate an area as a district only after finding the following:

(1) The area meets either of the following conditions:

(A) The area contains a building with at least seven hundred ninety thousand (790,000) square feet, and at least eight hundred (800) fewer people are employed in the area than were employed in the area during the year that is ten (10) years previous to the current year.



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- (B) The area contains a building with at least four hundred forty thousand (440,000) square feet, and at least four hundred (400) fewer people are employed in the area than were employed in the area during the year that is ten (10) years previous to the current year.**
- (2) The area is located in or is adjacent to an industrial park.**
- (3) There are significant obstacles to redevelopment of the area due to any of the following problems:**
 - (A) Obsolete or inefficient buildings.**
 - (B) Aging infrastructure or inefficient utility services.**
 - (C) Utility relocation requirements.**
 - (D) Transportation or access problems.**
 - (E) Topographical obstacles to redevelopment.**
 - (F) Environmental contamination.**
- (4) The area is located in a county having a population of more than one hundred twelve thousand (112,000) but less than one hundred twenty-five thousand (125,000)."**

Renumber all SECTIONS consecutively.

and when so amended that said bill do pass.

(Reference is to SB 19 as introduced.)

LUBBERS, Chairperson

Committee Vote: Yeas 7, Nays 0.

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SENATE MOTION

Mr. President: I move that Senate Bill 19, which was reported out of the Committee on Planning and Economic Development on February 22, 1999, be reassigned to the Committee on Finance.

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COMMITTEE REPORT

Mr. President: The Senate Committee on Finance, to which was referred Senate Bill No. 19, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill DO PASS.

(Reference is made to Senate Bill 19 as printed February 23, 1999.)

BORST, Chairperson

Committee Vote: Yeas 13, Nays 0.

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SENATE MOTION

Mr. President: I move that Senators Long, Meeks C and Wyss be added as coauthors of Senate Bill 19.

CRAYCRAFT

SENATE MOTION

Mr. President: I move that Senate Bill 19 be amended to read as follows:

Page 5, after line 24, begin a new paragraph and insert:

"SECTION 7. IC 36-7-31.3-4 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 1999]: Sec. 4. As used in this chapter, "covered taxes" means the following:

- (1) The state gross retail tax imposed under IC 6-2.5-2-1 or use tax imposed under IC 6-2.5-3-2.
- (2) An adjusted gross income tax imposed under IC 6-3-2-1 on an individual.
- (3) A county option income tax imposed under IC 6-3.5.
- (4) **Except in a county having a population of more than three hundred thousand (300,000) but less than four hundred thousand (400,000),** a food and beverage tax imposed under IC 6-9.

SECTION 8. IC 36-7-31.3-8 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 1999]: Sec. 8. A city or county legislative body may establish as part of a professional sports and convention development area any facility that is:

- (1) owned by the city, the county, a school corporation, or a board under IC 36-10-8, IC 36-10-10, or IC 36-10-11 and used by a professional sports franchise; ~~or~~
- (2) owned by the city, the county, or a board under IC 36-10-8, IC 36-10-10, or IC 36-10-11 and used for convention or tourism related events; ~~or~~
- (3) **located in a city having a population of more than one hundred fifty thousand (150,000) but less than five hundred thousand (500,000) and that is connected to and shares at least one (1) common area with unobstructed ingress and egress to a facility described in subdivision (2).**

The tax area may include only facilities described in this section and any parcel of land on which the facility is located. An area may contain noncontiguous tracts of land within the city or county."



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Renumber all SECTIONS consecutively.

(Reference is to SB 19 as printed March 2, 1999.)

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