



April 1, 2005

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# ENGROSSED

## HOUSE BILL No. 1001

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DIGEST OF HB 1001 (Updated March 31, 2005 1:51 pm - DI 58)

**Citations Affected:** IC 4; IC 5; IC 6; IC 8; IC 9; IC 10; IC 11; IC 12; IC 14; IC 16; IC 20; IC 21; IC 23; IC 25; IC 27; IC 29; IC 31; IC 32; IC 33; IC 34; noncode.

**Synopsis:** State budget. Appropriates money to carry on state government and make various distributions to schools and other political subdivisions. Provides that the department of education rather than the professional standards board governs education, licensing, and professional development of teachers. Establishes a division within the department to administer these functions. Changes the current professional standards board into an advisory board to advise the state superintendent of public instruction, the state board of education, and the division of professional standards. Provides that the advisory board has rule-making authority. Establishes a fund to receive fee revenue. Provides for use of the fund for program administration. Repeals a redundant section and adds transitional provisions. Establishes an office of management and budget (OMB). Creates various duties of the OMB. Creates the position of OMB director as the state's chief financial officer responsible to the governor and for overseeing, coordinating, and having authority over budgeting, accounting, fiscal management, and spending functions now occurring within the various agencies, departments, and programs of state government. Establishes a division of government efficiency and financial planning within the  
(Continued next page)

**Effective:** July 1, 2004 (retroactive); January 1, 2005 (retroactive); upon passage; July 1, 2005.

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## Espich, Buell, Crawford, Cochran

(SENATE SPONSORS — MEEKS, SIMPSON, KENLEY, HUME)

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January 6, 2005, read first time and referred to Committee on Ways and Means.  
February 15, 2005, amended reported — Do Pass.  
February 17, 2005, read second time, amended, ordered engrossed.  
February 18, 2005, engrossed.  
February 21, 2005, read third time, passed. Yeas 52, nays 48.

SENATE ACTION

February 24, 2005, read first time and referred to Committee on Appropriations.  
March 31, 2005, amended, reported — Do Pass.

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## Digest Continued

OMB. Provides that the OMB has direct responsibility for the functions of the budget agency, the department of state revenue, the department of local government finance, and the public finance office. Makes the appointment of a deputy commissioner of the department of local government finance permissive rather than mandatory. Allows the state board of finance to transfer appropriations to the Indiana economic development corporation. Provides for quarterly (versus semi-annual) billings by the state for incarcerating juveniles. Makes the rate \$60 per day. Provides that special integrated steel mill equipment property tax valuation applies only if the mill produces steel in a blast furnace in Indiana. Repeals a provision that terminates the earned income tax credit on December 31, 2005. Provides that after June 30, 2005, the state may intercept PTRC distributions to pay the amount owed if a county fails to pay within six months after being billed. Provides a 4 year repayment schedule for amounts owed as of June 30, 2005. Allows the budget agency to prescribe policies for the disposal of surplus property by the state. Provides that the Lake county income tax credit for certain homesteads is paid back after the 2002 base year guarantee. Provides that for taxable years beginning after December 31, 2004, references in Indiana law to the Internal Revenue Code (IRC) and related regulations refer to the law and regulations in effect on January 1, 2005. Indicates that the law that requires certain bonus depreciation allowed for federal income tax purposes to be added back for state tax purposes applies to the special depreciation allowance for 50-percent bonus depreciation property. Requires that "Section 179 property" deductions in excess of \$25,000 per year that are allowed for federal income tax purposes be added back for state tax purposes. Requires a taxpayer to add back the amount that the taxpayer deducted for domestic production activities for purposes of the taxpayer's federal income tax. Provides a noncode update to the IRC for taxable years beginning after December 31, 2003, and before January 1, 2005. Establishes maximum caseload ratios for child protection caseworkers. Requires local child protection services to maintain sufficient staff to comply with the maximum caseload ratios. Requires the division of family and children to: (1) report to the budget committee and legislative council concerning child protection caseworker caseloads every three months; and (2) report to legislative council and to the health finance commission concerning education levels and salaries of child protection caseworkers and supervisors of child protection caseworkers. Under the first steps program: Specifies the state is the payor of last resort. Modifies the copayment and monthly maximum benefit under the cost participation plan. Eliminates the \$3,500 annual maximum under the program and for health insurance coverage for services under the program. Eliminates the discretion to waive a required copayment if the program receives payment from the family's health care coverage. Requires a natural environment to the extent possible, instead of to the maximum extent possible, for children older than eighteen months. Requires training of family members and the family member to take over the care. Under the Medicaid program and the office of medicaid policy and planning (OMPP): Allows OMPP to designate and a recipient to use a mail order pharmacy, an Internet pharmacy, or a pharmacy matching the same price for maintenance drugs. Eliminates chiropractic services for children under twelve unless it is medically necessary. Requires OMPP to designate dental services requiring prior authorization. Eliminates a limitation on the office collecting from the estate of a surviving spouse only the amount in the deceased Medicaid recipient's probate estate. Changes the deadline from 30 to 60 days in which OMPP has to foreclose on a lien. Repeals the \$75,000 limit on the office's enforcement of a lien to real property in which a Medicaid recipient has an interest. Changes the community spouse asset calculation. Allows the office to recover from annuity payments purchased with the assets of a Medicaid recipient or the

(Continued next page)



Medicaid recipient's spouse. Under the C.H.O.I.C.E. program: Conditions eligibility on having assets of less than \$250,000, being unable to perform three activities of daily living (instead of two), and first being denied eligibility for Medicaid services. Provides that rates paid to providers under C.H.O.I.C.E. may not exceed rates paid under the Medicaid aged and disabled waiver. Eliminates the step ahead councils and panel. Voids rules adopted by the step ahead panel. Makes related changes. Extends the deposit of \$0.50 of the BMV service charge for vehicle registration in the BMV technology fund. Transfers powers to set fees under the natural resources laws to the natural resources commission. Changes the names of all the campuses of the school of medicine. Increases various higher education capital project thresholds with respect to budget agency approval and budget committee review. Requires the commission for higher education to establish standards for the transfer of courses between state educational institutions. Requires a state educational institution to offer to resident undergraduate students a guaranteed price option under which tuition cannot be increased, with certain exceptions, during two academic years. Provides \$30,000,000 per year of lottery surpluses to the pension stabilization fund (PSF). Provides that members of the teachers' retirement fund (TRF) who were members of the pre-1996 account remain in the pre-1996 account even if they were re-employed or employed by a different school corporation after June 30, 1995. Provides for an allocation from the pension stabilization fund to cover the liability for these members. Requires the public employees' retirement fund (PERF) board and the TRF board (for the pre-1996 account) to set the employer contribution at the actuarial rate using normal cost plus 30 year amortization or a shorter amortization period if requested by the budget agency or governor. Requires inclusion of the actuarial cost for any cost of living increases in determining annual appropriation growth for the pre-1996 account. Extends the minimum monthly pension benefit of \$180 for certain retired members of PERF to members who retired before December 1, 2004 (instead of December 1, 2003). Provides certain retired members of PERF a supplemental "thirteenth check" in 2005 and a cost of living adjustment in 2006. Provides a cost of living adjustment for members, survivors, and beneficiaries of TRF in 2006. Establishes a school funding formula and makes certain other changes concerning education finance. Requires a school corporation to use money received as an academic honors diploma award for expenditures directly related to the school corporation's academic honors diploma program and program for high ability students. Requires a school corporation to prepare a report on how the award money was spent. Specifies that a school corporation must make the report available for inspection by the department of education and members of the public. Repeals obsolete provisions and a provision limiting charter school funding. Transfers a referendum tax levy imposed by the Lafayette Community School Corporation as the result of a referendum conducted in 1986 from the general fund to the referendum tax levy fund. Reduces the Lafayette Community School Corporation's prior year revenue by the amount of the transferred levy for the purposes of calculating tuition support and general fund property taxes in 2006. Allows a school corporation obligated to repay a loan extended under IC 6-1.1-28.1 to make loan payments from the school corporation's debt service fund. Allows schools to levy a property tax to pay unreimbursed textbook costs for students eligible for a free or reduced lunch. Increases from \$100 to \$200 the maximum amount of per diem a senior judge may receive after serving the first 30 days of service in a year. Transfers abandoned property proceeds and the abandoned property fund balance over \$500,000 to the state general fund instead of the common school fund. Provides bonding authority for higher education construction projects. Makes various appropriations.



April 1, 2005

First Regular Session 114th General Assembly (2005)

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 2004 Regular or Special Session of the General Assembly.

## **ENGROSSED HOUSE BILL No. 1001**

A BILL FOR AN ACT to amend the Indiana Code concerning state and local administration and to make an appropriation.

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

**1 SECTION 1. [EFFECTIVE JULY 1, 2005]**

**2**

**3 (a) The following definitions apply throughout this act:**

**4 (1) "Augmentation allowed" means the governor and the budget agency are**  
**5 authorized to add to an appropriation in this act from revenues accruing to the**  
**6 fund from which the appropriation was made.**

**7 (2) "Biennium" means the period beginning July 1, 2005, and ending June 30, 2007.**  
**8 Appropriations appearing in the biennial column for construction or other permanent**  
**9 improvements do not revert under IC 4-13-2-19 and may be allotted.**

**10 (3) "Deficiency appropriation" or "special claim" means an appropriation available**  
**11 during the 2004-2005 fiscal year.**

**12 (4) "Equipment" includes machinery, implements, tools, furniture,**  
**13 furnishings, vehicles, and other articles that have a calculable period of service**  
**14 that exceeds twelve (12) calendar months.**

**15 (5) "Fee replacement" includes payments to universities to be used to pay indebtedness**  
**16 resulting from financing the cost of planning, purchasing, rehabilitation, construction,**  
**17 repair, leasing, lease-purchasing, or otherwise acquiring land, buildings, facilities,**  
**18 and equipment to be used for academic and instructional purposes.**

**19 (6) "Other operating expense" includes payments for "services other than personal",**  
**20 "services by contract", "supplies, materials, and parts", "grants, subsidies, refunds,**  
**21 and awards", "in-state travel", "out-of-state travel", and "equipment".**



- 1 (7) "Pension fund contributions" means the state of Indiana's contributions to a  
2 specific retirement fund.
- 3 (8) "Personal services" includes payments for salaries and wages to officers and  
4 employees of the state (either regular or temporary), payments for compensation  
5 awards, and the employer's share of Social Security, health insurance, life insurance,  
6 dental insurance, vision insurance, deferred compensation - state match, leave  
7 conversion, disability, and retirement fund contributions.
- 8 (9) "SSBG" means the Social Services Block Grant. This was formerly referred to  
9 as "Title XX".
- 10 (10) "State agency" means:  
11 (A) each office, officer, board, commission, department, division, bureau, committee,  
12 fund, agency, authority, council, or other instrumentality of the state;  
13 (B) each hospital, penal institution, and other institutional enterprise of the  
14 state;  
15 (C) the judicial department of the state; and  
16 (D) the legislative department of the state.
- 17 However, this term does not include cities, towns, townships, school cities, school  
18 townships, school districts, other municipal corporations or political subdivisions  
19 of the state, or universities and colleges supported in whole or in part by state  
20 funds.
- 21 (11) "Total operating expense" includes payments for both "personal services" and  
22 "other operating expense".
- 23 (b) The state board of finance may authorize advances to boards or persons having  
24 control of the funds of any institution or department of the state of a sum of  
25 money out of any appropriation available at such time for the purpose of establishing  
26 working capital to provide for payment of expenses in the case of emergency when  
27 immediate payment is necessary or expedient. Advance payments shall be made by  
28 warrant by the auditor of state, and properly itemized and receipted bills or invoices  
29 shall be filed by the board or persons receiving the advance payments.
- 30 (c) All money appropriated by this act shall be considered either a direct appropriation  
31 or an appropriation from a rotary or revolving fund.
- 32 (1) Direct appropriations are subject to withdrawal from the state treasury and  
33 for expenditure for such purposes, at such time, and in such manner as may be prescribed  
34 by law. Direct appropriations are not subject to return and rewithdrawal from the  
35 state treasury, except for the correction of an error which may have occurred in  
36 any transaction or for reimbursement of expenditures which have occurred in the  
37 same fiscal year.
- 38 (2) A rotary or revolving fund is any designated part of a fund that is set apart  
39 as working capital in a manner prescribed by law and devoted to a specific purpose  
40 or purposes. The fund consists of earnings and income only from certain sources  
41 or a combination thereof. The money in the fund shall be used for the purpose designated  
42 by law as working capital. The fund at any time consists of the original appropriation  
43 thereto, if any, all receipts accrued to the fund, and all money withdrawn from the  
44 fund and invested or to be invested. The fund shall be kept intact by separate entries  
45 in the auditor of state's office, and no part thereof shall be used for any purpose  
46 other than the lawful purpose of the fund or revert to any other fund at any time.  
47 However, any unencumbered excess above any prescribed amount shall be transferred  
48 to the state general fund at the close of each fiscal year unless otherwise specified  
49 in the Indiana Code.



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**SECTION 2. [EFFECTIVE JULY 1, 2005]**

**For the conduct of state government, its offices, funds, boards, commissions, departments, societies, associations, services, agencies, and undertakings, and for other appropriations not otherwise provided by statute, the following sums in SECTIONS 3 through 10 are appropriated for the periods of time designated from the general fund of the state of Indiana or other specifically designated funds.**

**In this act, whenever there is no specific fund or account designated, the appropriation is from the general fund.**

**SECTION 3. [EFFECTIVE JULY 1, 2005]**

**GENERAL GOVERNMENT**

**A. LEGISLATIVE**

**FOR THE GENERAL ASSEMBLY**

<b>LEGISLATORS' SALARIES - HOUSE</b>		
<b>Total Operating Expense</b>	<b>5,013,333</b>	<b>5,014,333</b>
<b>HOUSE EXPENSES</b>		
<b>Total Operating Expense</b>	<b>7,803,042</b>	<b>7,806,100</b>
<b>LEGISLATORS' SALARIES - SENATE</b>		
<b>Total Operating Expense</b>	<b>1,140,203</b>	<b>1,232,406</b>
<b>SENATE EXPENSES</b>		
<b>Total Operating Expense</b>	<b>8,406,750</b>	<b>8,826,192</b>

**Included in the above appropriations for house and senate expenses are funds for a legislative business per diem allowance, meals, and other usual and customary expenses associated with legislative affairs. Except as provided below, this allowance is to be paid to each member of the general assembly for every day, including Sundays, during which the general assembly is convened in regular or special session, commencing with the day the session is officially convened and concluding with the day the session is adjourned sine die. However, after five (5) consecutive days of recess, the legislative business per diem allowance is to be made on an individual voucher basis until the recess concludes.**

**Members of the general assembly are entitled, when authorized by the speaker of the house or the president pro tempore of the senate, to the legislative business per diem allowance for each and every day engaged in official business.**

**The legislative business per diem allowance that each member of the general assembly is entitled to receive equals the maximum daily amount allowable to employees of the executive branch of the federal government for subsistence expenses while away from home in travel status in the Indianapolis area. The legislative business per diem changes each time there is a change in that maximum daily amount.**

**In addition to the legislative business per diem allowance, each member of the general**



1      **assembly shall receive the mileage allowance in an amount equal to the standard mileage**  
2      **rates for personally owned transportation equipment established by the federal Internal**  
3      **Revenue Service for each mile necessarily traveled from the member's usual place**  
4      **of residence to the state capitol. However, if the member traveled by a means other**  
5      **than by motor vehicle, and the member's usual place of residence is more than one**  
6      **hundred (100) miles from the state capitol, the member is entitled to reimbursement**  
7      **in an amount equal to the lowest air travel cost incurred in traveling from the usual**  
8      **place of residence to the state capitol. During the period the general assembly is**  
9      **convened in regular or special session, the mileage allowance shall be limited to**  
10     **one (1) round trip each week per member.**

11  
12     **Any member of the general assembly who is appointed, either by the governor, speaker**  
13     **of the house, president or president pro tempore of the senate, house or senate minority**  
14     **floor leader, or Indiana legislative council to serve on any research, study, or**  
15     **survey committee or commission, or who attends any meetings authorized or convened**  
16     **under the auspices of the Indiana legislative council, including pre-session conferences**  
17     **and federal-state relations conferences, is entitled, when authorized by the legislative**  
18     **council, to receive the legislative business per diem allowance for each day in actual**  
19     **attendance and is also entitled to a mileage allowance, at the rate specified above,**  
20     **for each mile necessarily traveled from the member's usual place of residence to**  
21     **the state capitol, or other in-state site of the committee, commission, or conference.**  
22     **The per diem allowance and the mileage allowance permitted under this paragraph shall**  
23     **be paid from the legislative council appropriation for legislator and lay member**  
24     **travel unless the member is attending an out-of-state meeting, as authorized by the**  
25     **speaker of the house of representatives or the president pro tempore of the senate,**  
26     **in which case the member is entitled to receive:**

- 27     **(1) the legislative business per diem allowance for each day the member is engaged**  
28     **in approved out-of-state travel; and**  
29     **(2) reimbursement for traveling expenses actually incurred in connection with the**  
30     **member's duties, as provided in the state travel policies and procedures established**  
31     **by the legislative council.**

32  
33     **Notwithstanding the provisions of this or any other statute, the legislative council**  
34     **may adopt, by resolution, travel policies and procedures that apply only to members**  
35     **of the general assembly or to the staffs of the house of representatives, senate,**  
36     **and legislative services agency, or both members and staffs. The legislative council**  
37     **may apply these travel policies and procedures to lay members serving on research,**  
38     **study, or survey committees or commissions that are under the jurisdiction of the**  
39     **legislative council. Notwithstanding any other law, rule, or policy, the state travel**  
40     **policies and procedures established by the Indiana department of administration and**  
41     **approved by the budget agency do not apply to members of the general assembly, to**  
42     **the staffs of the house of representatives, senate, or legislative services agency,**  
43     **or to lay members serving on research, study, or survey committees or commissions**  
44     **under the jurisdiction of the legislative council (if the legislative council applies**  
45     **its travel policies and procedures to lay members under the authority of this SECTION),**  
46     **except that, until the legislative council adopts travel policies and procedures,**  
47     **the state travel policies and procedures established by the Indiana department of**  
48     **administration and approved by the budget agency apply to members of the general**  
49     **assembly, to the staffs of the house of representatives, senate, and legislative**



1 services agency, and to lay members serving on research, study, or survey committees  
 2 or commissions under the jurisdiction of the legislative council. The executive director  
 3 of the legislative services agency is responsible for the administration of travel  
 4 policies and procedures adopted by the legislative council. The auditor of state  
 5 shall approve and process claims for reimbursement of travel related expenses under  
 6 this paragraph based upon the written affirmation of the speaker of the house of  
 7 representatives, the president pro tempore of the senate, or the executive director  
 8 of the legislative services agency that those claims comply with the travel policies  
 9 and procedures adopted by the legislative council. If the funds appropriated for  
 10 the house and senate expenses and legislative salaries are insufficient to pay all  
 11 the necessary expenses incurred, including the cost of printing the journals of the  
 12 house and senate, there is appropriated such further sums as may be necessary to  
 13 pay such expenses.

14  
15 **LEGISLATORS' SUBSISTENCE**

16 **LEGISLATORS' EXPENSES - HOUSE**

Total Operating Expense	2,015,396	2,015,396
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18 **LEGISLATORS' EXPENSES - SENATE**

Total Operating Expense	1,046,728	1,046,728
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20  
21 Each member of the general assembly is entitled to a subsistence allowance of forty  
 22 percent (40%) of the maximum daily amount allowable to employees of the executive  
 23 branch of the federal government for subsistence expenses while away from home in  
 24 travel status in the Indianapolis area:

- 25 (1) each day that the general assembly is not convened in regular or special session;  
 26 and  
 27 (2) each day after the first session day held in November and before the first session  
 28 day held in January.

29  
30 However, the subsistence allowance under subdivision (2) may not be paid with respect  
 31 to any day after the first session day held in November and before the first session  
 32 day held in January with respect to which all members of the general assembly are  
 33 entitled to a legislative business per diem.

34  
35 The subsistence allowance is payable from the appropriations for legislators' subsistence.

36  
37 The officers of the senate are entitled to the following amounts annually in addition  
 38 to the subsistence allowance: president pro tempore, \$6,500; assistant president  
 39 pro tempore, \$2,500; majority floor leader emeritus, \$1,500; majority floor leader,  
 40 \$5,000; assistant majority floor leader, \$1,000; majority caucus chair, \$5,000; assistant  
 41 majority caucus chair, \$1,000; appropriations committee chair, \$5,000; tax and fiscal  
 42 policy committee chair, \$5,000; appropriations committee ranking majority member,  
 43 \$1,500; tax and fiscal policy committee ranking majority member, \$1,500; majority  
 44 whip, \$3,500; assistant majority whip, \$1,000; minority floor leader, \$5,500; minority  
 45 leader pro tempore, \$1,000; minority caucus chair, \$4,500; minority assistant floor  
 46 leader, \$4,500; appropriations committee ranking minority member, \$2,000; tax and  
 47 fiscal policy committee ranking minority member, \$2,000; minority whip, \$2,500; assistant  
 48 minority whip, \$500; and assistant minority caucus chair, \$500.  
 49



1      **Officers of the house of representatives are entitled to the following amounts annually**  
 2      **in addition to the subsistence allowance: speaker of the house, \$6,500; speaker pro**  
 3      **tempore, \$5,000; deputy speaker pro tempore, \$1,500; majority leader, \$5,000; majority**  
 4      **caucus chair, \$5,000; assistant majority caucus chair, \$1,000; ways and means committee**  
 5      **chair, \$5,000; ways and means committee ranking majority member, \$3,000; ways and**  
 6      **means committee, chairman of the education subcommittee, \$1,500; speaker pro tempore**  
 7      **emeritus, \$1,500; budget subcommittee chair, \$3,000; majority whip, \$3,500; assistant**  
 8      **majority whip, \$1,000; assistant majority leader, \$1,000; minority leader, \$5,500;**  
 9      **minority caucus chair, \$4,500; ways and means committee ranking minority member,**  
 10     **\$3,500; minority whip, \$2,500; assistant minority leader, \$4,500; second assistant**  
 11     **minority leader, \$1,500; and deputy assistant minority leader, \$1,000.**

12  
 13     **If the senate or house of representatives eliminates a committee or officer referenced**  
 14     **in this SECTION, and replaces the committee or officer with a new committee or position,**  
 15     **the foregoing appropriations for subsistence shall be used to pay for the new committee**  
 16     **or officer. However, this does not permit any additional amounts to be paid under**  
 17     **this SECTION for a replacement committee or officer than would have been spent for**  
 18     **the eliminated committee or officer. If the senate or house of representatives creates**  
 19     **a new additional committee or officer, the foregoing appropriations for subsistence**  
 20     **shall be used to pay for the new committee or officer in amounts determined by the**  
 21     **legislative council.**

22  
 23     **If the funds appropriated for legislators' subsistence are insufficient to pay all**  
 24     **the subsistence incurred, there are hereby appropriated such further sums as may**  
 25     **be necessary to pay such subsistence.**

26  
27     **FOR THE LEGISLATIVE COUNCIL AND THE LEGISLATIVE SERVICES AGENCY**

Total Operating Expense	8,475,000	8,880,000
<b>LEGISLATOR AND LAY MEMBER TRAVEL</b>		
Total Operating Expense	570,000	570,000

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 32     **If the funds above appropriated for the legislative council and the legislative services**  
 33     **agency and legislator and lay member travel are insufficient to pay all the necessary**  
 34     **expenses incurred, there are hereby appropriated such further sums as may be necessary**  
 35     **to pay those expenses.**

36  
 37     **Any person other than a member of the general assembly who is appointed by the governor,**  
 38     **speaker of the house, president or president pro tempore of the senate, house or**  
 39     **senate minority floor leader, or legislative council to serve on any research, study,**  
 40     **or survey committee or commission is entitled, when authorized by the legislative**  
 41     **council, to a per diem instead of subsistence of \$75 per day during the 2005-2007**  
 42     **biennium. In addition to the per diem, such a person is entitled to mileage reimbursement,**  
 43     **at the rate specified for members of the general assembly, for each mile necessarily**  
 44     **traveled from the person's usual place of residence to the state capitol or other**  
 45     **in-state site of the committee, commission, or conference. However, reimbursement**  
 46     **for any out-of-state travel expenses claimed by lay members serving on research,**  
 47     **study, or survey committees or commissions under the jurisdiction of the legislative**  
 48     **council shall be based on SECTION 14 of this act, until the legislative council applies**  
 49     **those travel policies and procedures that govern legislators and their staffs to**



1    such lay members as authorized elsewhere in this SECTION. The allowance and reimbursement  
2    permitted in this paragraph shall be paid from the legislative council appropriations  
3    for legislative and lay member travel unless otherwise provided for by a specific  
4    appropriation.

5  
6    **LEGISLATIVE COUNCIL CONTINGENCY FUND**  
7    **Total Operating Expense** **223,614**

8  
9    Disbursements from the fund may be made only for purposes approved by the chairman  
10    and vice chairman of the legislative council.

11  
12    The legislative services agency shall charge the following fees, unless the legislative  
13    council sets these or other fees at different rates:

14  
15    Annual subscription to the session document service for sessions ending in odd-numbered  
16    years: \$900

17  
18    Annual subscription to the session document service for sessions ending in even-numbered  
19    years: \$500

20  
21    Per page charge for copies of legislative documents: \$0.15

22  
23    Annual charge for interim calendar: \$10

24  
25    Daily charge for the journal of either house: \$2

26  
27    **PRINTING AND DISTRIBUTION**  
28    **Total Operating Expense** **750,000**      **840,000**

29  
30    The above funds are appropriated for the printing and distribution of documents published  
31    by the legislative council. These documents include journals, bills, resolutions,  
32    enrolled documents, the acts of the first and second regular sessions of the 114th  
33    general assembly, the supplements to the Indiana Code for fiscal years 2005-2006  
34    and 2006-2007, and the publication of the Indiana Administrative Code and the Indiana  
35    Register. Upon completion of the distribution of the Acts and the supplements to  
36    the Indiana Code, as provided in IC 2-6-1.5, remaining copies may be sold at a price  
37    or prices periodically determined by the legislative council. If the above appropriations  
38    for the printing and distribution of documents published by the legislative council  
39    are insufficient to pay all of the necessary expenses incurred, there are hereby  
40    appropriated such sums as may be necessary to pay such expenses.

41  
42    **COUNCIL OF STATE GOVERNMENTS ANNUAL DUES**  
43    **Other Operating Expense** **130,084**      **134,637**  
44    **NATIONAL CONFERENCE OF STATE LEGISLATURES ANNUAL DUES**  
45    **Other Operating Expense** **155,109**      **161,313**  
46    **NATIONAL CONFERENCE OF INSURANCE LEGISLATORS ANNUAL DUES**  
47    **Other Operating Expense** **10,000**      **10,000**

48  
49    **FOR THE INDIANA LOBBY REGISTRATION COMMISSION**



1	<b>Total Operating Expense</b>	<b>218,285</b>	<b>218,395</b>
2			
3	<b>FOR THE PUBLIC EMPLOYEES' RETIREMENT FUND</b>		
4	<b>LEGISLATORS' RETIREMENT FUND</b>		
5	<b>Total Operating Expense</b>	<b>100,000</b>	<b>100,000</b>

6

7 **B. JUDICIAL**

8

9	<b>FOR THE SUPREME COURT</b>		
10	<b>Personal Services</b>	<b>5,807,737</b>	<b>5,918,803</b>
11	<b>Other Operating Expense</b>	<b>1,601,800</b>	<b>1,601,800</b>

12

13 **The above appropriation for the supreme court personal services includes the subsistence**

14 **allowance as provided by IC 33-38-5-8.**

15

16	<b>LOCAL JUDGES' SALARIES</b>		
17	<b>Personal Services</b>	<b>44,815,006</b>	<b>45,535,562</b>
18	<b>Other Operating Expense</b>	<b>39,000</b>	<b>39,000</b>
19	<b>COUNTY PROSECUTORS' SALARIES</b>		
20	<b>Personal Services</b>	<b>19,529,409</b>	<b>19,833,721</b>
21	<b>Other Operating Expense</b>	<b>31,000</b>	<b>31,000</b>

22

23 **The above appropriations for county prosecutors' salaries represent the amounts authorized**

24 **by IC 33-39-6-5 and that are to be paid from the state general fund.**

25

26 **In addition to the appropriations for local judges' salaries and for county prosecutors'**

27 **salaries, there are hereby appropriated for personal services the amounts that the**

28 **state is required to pay for salary changes or for additional courts created by the**

29 **114th general assembly.**

30

31	<b>TRIAL COURT OPERATIONS</b>		
32	<b>Total Operating Expense</b>	<b>353,500</b>	<b>353,500</b>
33	<b>INDIANA CONFERENCE FOR LEGAL EDUCATION OPPORTUNITY</b>		
34	<b>Total Operating Expense</b>	<b>625,000</b>	<b>625,000</b>

35

36 **The above funds are appropriated to the division of state court administration in**

37 **compliance with the provisions of IC 33-24-13-7.**

38

39	<b>PUBLIC DEFENDER COMMISSION</b>		
40	<b>Public Defense Fund</b>		
41	<b>Total Operating Expense</b>	<b>4,600,000</b>	<b>4,600,000</b>
42	<b>Augmentation allowed.</b>		

43

44 **The above appropriation is made in addition to the distribution authorized by IC**

45 **33-37-7-9(c) for the purpose of reimbursing counties for indigent defense services**

46 **provided to a defendant. The division of state court administration of the supreme**

47 **court of Indiana shall provide staff support to the commission and shall administer**

48 **the fund. The administrative costs may come from the fund.**

49





1	Other Operating Expense	801,342	801,342	
2				
3	The above appropriations for the judicial center include the appropriations for the			
4	judicial conference.			
5				
6	<b>DRUG AND ALCOHOL PROGRAMS FUND</b>			
7	Total Operating Expense	299,010	299,010	
8				
9	The above funds are appropriated under IC 33-37-7-9 for the purpose of administering,			
10	certifying, and supporting alcohol and drug services programs under IC 12-23-14.			
11	However, if the receipts are less than the appropriation, the center may not spend			
12	more than is collected.			
13				
14	<b>INTERSTATE COMPACT FOR ADULT OFFENDER SUPERVISION</b>			
15	Total Operating Expense	54,492	55,944	
16	Augmentation allowed from fee increases enacted in the 2003 general assembly			
17	under IC 11-13-4.5-4.			
18				
19	<b>FOR THE PUBLIC DEFENDER</b>			
20	Personal Services	5,242,831	5,385,118	
21	Other Operating Expense	985,133	985,133	
22				
23	<b>FOR THE PUBLIC DEFENDER COUNCIL</b>			
24	Personal Services	801,743	802,348	
25	Other Operating Expense	318,009	318,009	
26				
27	<b>FOR THE PROSECUTING ATTORNEYS' COUNCIL</b>			
28	Personal Services	533,169	533,549	
29	Other Operating Expense	574,489	574,489	
30	<b>DRUG PROSECUTION</b>			
31	Drug Prosecution Fund (IC 33-39-8-6)			
32	Total Operating Expense	103,436	103,436	
33	Augmentation allowed.			
34				
35	<b>FOR THE PUBLIC EMPLOYEES' RETIREMENT FUND</b>			
36	<b>JUDGES' RETIREMENT FUND</b>			
37	Other Operating Expense	8,800,000	9,500,000	
38	<b>PROSECUTORS' RETIREMENT FUND</b>			
39	Other Operating Expense	170,000	190,000	
40				
41	<b>C. EXECUTIVE</b>			
42				
43	<b>FOR THE GOVERNOR'S OFFICE</b>			
44	Personal Services	2,160,617	2,162,265	
45	Other Operating Expense	125,904	125,904	
46	<b>GOVERNOR'S RESIDENCE</b>			
47	Total Operating Expense	179,657	179,761	
48	<b>GOVERNOR'S CONTINGENCY FUND</b>			
49	Total Operating Expense			170,000



1  
2 **Direct disbursements from the above contingency fund are not subject to the provisions**  
3 **of IC 5-22.**

4  
5 **GOVERNOR'S FELLOWSHIP PROGRAM**

6 <b>Total Operating Expense</b>	6 <b>170,000</b>	6 <b>170,000</b>
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7  
8 **FOR THE WASHINGTON LIAISON OFFICE**

9 <b>Total Operating Expense</b>	9 <b>195,000</b>	9 <b>195,000</b>
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10  
11 **FOR THE LIEUTENANT GOVERNOR**

12 <b>Personal Services</b>	12 <b>1,645,075</b>	12 <b>1,645,621</b>
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13 <b>Other Operating Expense</b>	13 <b>788,725</b>	13 <b>788,725</b>
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14  
15 **CONTINGENCY FUND**

16 <b>Total Operating Expense</b>		16 <b>37,240</b>
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17  
18 **Direct disbursements from the above contingency fund are not subject to the provisions**  
19 **of IC 5-22.**

20  
21 **FOR THE SECRETARY OF STATE**

22 **ADMINISTRATION**

23 <b>Personal Services</b>	23 <b>378,199</b>	23 <b>378,488</b>
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24 <b>Other Operating Expense</b>	24 <b>23,429</b>	24 <b>23,429</b>
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25 **BUSINESS SERVICES**

26 <b>Personal Services</b>	26 <b>853,317</b>	26 <b>853,897</b>
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27 <b>Other Operating Expense</b>	27 <b>136,976</b>	27 <b>136,976</b>
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28 **SECURITIES DIVISION**

29 <b>Personal Services</b>	29 <b>774,806</b>	29 <b>775,356</b>
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30 <b>Other Operating Expense</b>	30 <b>97,061</b>	30 <b>95,694</b>
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31  
32 **FOR THE ATTORNEY GENERAL**

33 **ATTORNEY GENERAL**

34 **From the General Fund**

35 <b>12,662,763</b>	<b>12,662,764</b>
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36 **From the Motor Vehicle Odometer Fund (IC 9-29-1-5)**

37 <b>89,211</b>	<b>89,211</b>
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38 **Augmentation allowed.**

39 **From the Medicaid Fraud Control Unit Fund**

40 <b>576,065</b>	<b>585,123</b>
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41 **Augmentation allowed.**

42 **From the Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)**

43 <b>250,000</b>	<b>250,000</b>
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44 **Augmentation allowed.**

45 **From the Abandoned Property Fund (IC 32-34-1-33)**

46 <b>171,570</b>	<b>171,570</b>
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47 **Augmentation allowed.**

48  
49 **The amounts specified from the General Fund, Motor Vehicle Odometer Fund,**



1      **Medicaid Fraud Control Unit Fund, Tobacco Master Settlement Agreement Fund, and**  
2      **Abandoned Property Fund are for the following purposes:**

3			
4	<b>Personal Services</b>	<b>12,578,568</b>	<b>12,587,627</b>
5	<b>Other Operating Expense</b>	<b>1,171,041</b>	<b>1,171,041</b>
6			
7	<b>HOMEOWNER PROTECTION UNIT (IC 4-6-12-9)</b>		
8	<b>Total Operating Expense</b>	<b>120,000</b>	<b>120,000</b>
9	<b>MEDICAID FRAUD UNIT</b>		
10	<b>Total Operating Expense</b>	<b>829,356</b>	<b>829,789</b>

11

12      **The above appropriations to the Medicaid fraud unit are the state's matching share**  
13      **of the state Medicaid fraud control unit under IC 4-6-10 as prescribed by 42 U.S.C.**  
14      **1396b(q). Augmentation allowed from collections.**

15

16      **UNCLAIMED PROPERTY**

17	<b>Abandoned Property Fund (IC 32-34-1-33)</b>		
18	<b>Personal Services</b>	<b>1,080,199</b>	<b>1,080,926</b>
19	<b>Other Operating Expense</b>	<b>3,439,706</b>	<b>3,439,706</b>
20	<b>Augmentation allowed.</b>		

21

22      **D. FINANCIAL MANAGEMENT**

23

24      **FOR THE AUDITOR OF STATE**

25	<b>Personal Services</b>	<b>4,484,169</b>	<b>4,487,428</b>
26	<b>Other Operating Expense</b>	<b>1,423,832</b>	<b>1,388,632</b>

27      **TECHNOLOGY MODERNIZATION AND UPGRADE**

28	<b>Pay Phone Fund</b>		
29	<b>Total Operating Expense</b>	<b>600,000</b>	<b>600,000</b>

30      **GOVERNORS' AND GOVERNORS' SURVIVING SPOUSES' PENSIONS**

31	<b>Total Operating Expense</b>	<b>125,000</b>	<b>125,000</b>
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32

33      **The above appropriations for governors' and governors' surviving spouses' pensions**  
34      **are made under IC 4-3-3.**

35

36      **FOR THE STATE BOARD OF ACCOUNTS**

37	<b>Personal Services</b>	<b>19,507,669</b>	<b>19,522,499</b>
38	<b>Other Operating Expense</b>	<b>1,348,860</b>	<b>1,348,860</b>

39

40      **FOR THE STATE BUDGET COMMITTEE**

41	<b>Total Operating Expense</b>	<b>60,000</b>	<b>60,000</b>
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42

43      **Notwithstanding IC 4-12-1-11(b), the salary per diem of the legislative members of**  
44      **the budget committee is an amount equal to one hundred fifty percent (150%) of the**  
45      **legislative business per diem allowance. If the above appropriations are insufficient**  
46      **to carry out the necessary operations of the budget committee, there are hereby**  
47      **appropriated such further sums as may be necessary.**

48

49      **FOR THE OFFICE OF MANAGEMENT AND BUDGET**



	<i>FY 2005-2006</i>	<i>FY 2006-2007</i>	<i>Biennial</i>
	<i>Appropriation</i>	<i>Appropriation</i>	<i>Appropriation</i>
1	Personal Services	794,755	795,682
2	Other Operating Expense	212,176	212,176
3			
4	<b>FOR THE STATE BUDGET AGENCY</b>		
5	Personal Services	2,773,434	2,776,490
6	Other Operating Expense	393,882	393,882
7			
8	<b>BUILD INDIANA FUND ADMINISTRATION</b>		
9	Build Indiana Fund (IC 4-30-17)		
10	Other Operating Expense	1	1
11			
12	<b>DEPARTMENTAL AND INSTITUTIONAL EMERGENCY CONTINGENCY FUND</b>		
13	Total Operating Expense		10,000,000
14			
15	The foregoing departmental and institutional emergency contingency fund appropriation		
16	is subject to allotment to departments, institutions, and all state agencies by the		
17	budget agency with the approval of the governor. These allocations may be made upon		
18	written request of proper officials, showing that contingencies exist that require		
19	additional funds for meeting necessary expenses. The budget committee shall be advised		
20	of each transfer request and allotment.		
21			
22	<b>PERSONAL SERVICES/FRINGE BENEFITS CONTINGENCY FUND</b>		
23	Total Operating Expense		89,000,000
24			
25	The foregoing personal services/fringe benefits contingency fund appropriation is		
26	subject to allotment to departments, institutions, and all state agencies by the		
27	budget agency with the approval of the governor.		
28			
29	The foregoing personal services/fringe benefits contingency fund appropriation may		
30	only be used for salary increases, fringe benefit increases, and for an employee leave		
31	conversion program for state employees in the 2005-2007 biennium and may not be		
32	used for any other purpose. The foregoing personal services/fringe benefits contingency		
33	fund appropriation does not revert at the end of the biennium but remains in the		
34	personal services/fringe benefits contingency fund.		
35			
36	<b>COMPREHENSIVE HEALTH INSURANCE ASSOCIATION STATE SHARE</b>		
37	Total Operating Expense	30,500,000	32,200,000
38	Augmentation Allowed		
39			
40	<b>SCHOOL AND LIBRARY INTERNET CONNECTION</b>		
41	Build Indiana Fund (IC 4-30-17)		
42	Other Operating Expense		7,000,000
43			
44	Of the foregoing appropriations \$2,300,000 each year shall be for schools under		
45	IC 4-34-3-4 and \$1,200,000 each year shall be used for libraries under IC 4-34-3-2.		
46			
47	<b>INSPIRE (IC 4-34-3-2)</b>		
48	Build Indiana Fund (IC 4-30-17)		
49	Other Operating Expense		2,500,000



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**FOR THE TREASURER OF STATE**

Personal Services	827,187	827,811
Other Operating Expense	42,350	42,350

The treasurer of state, the board for depositories, the Indiana commission for higher education, and the state student assistance commission shall cooperate and provide to the Indiana education savings authority the following:

- (1) Clerical and professional staff and related support.
- (2) Office space and services.
- (3) Reasonable financial support for the development of rules, policies, programs, and guidelines, including authority operations and travel.

**E. TAX ADMINISTRATION**

**FOR THE DEPARTMENT OF REVENUE  
COLLECTION AND ADMINISTRATION**

**General Fund**

50,713,568	48,553,653
Motor Carrier Regulation Fund (IC 8-2.1-23)	
770,021	770,021
Charity Gaming Enforcement Fund (IC 4-33-10)	
988,951	988,951
Motor Vehicle Highway Account (IC 8-14-1)	
2,374,180	2,374,180

Augmentation allowed from the Motor Carrier Regulation Fund, Charity Gaming Enforcement Fund, and the Motor Vehicle Highway Account.

The amounts specified from the General Fund, Motor Carrier Regulation Fund, Charity Gaming Enforcement Fund, and the Motor Vehicle Highway Account are for the following purposes:

Personal Services	40,414,374	40,442,835
Other Operating Expense	14,432,346	12,243,970

With the approval of the governor and the budget agency, the department shall annually reimburse the state general fund for expenses incurred in support of the collection of dedicated fund revenue according to the department's cost allocation plan.

With the approval of the governor and the budget agency, the foregoing sums for the department of state revenue may be augmented to an amount not exceeding in total, together with the above specific amounts, one and one-tenth percent (1.1%) of the amount of money collected by the department of state revenue from taxes and fees.

**OUTSIDE COLLECTIONS**

Total Operating Expense	2,700,000	2,700,000
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With the approval of the governor and the budget agency, the foregoing sums for the department of state revenue's outside collections may be augmented to an amount not exceeding in total, together with the above specific amounts, one and one-tenth percent



1 (1.1%) of the amount of money collected by the department from taxes and fees.

2  
3 **MOTOR CARRIER REGULATION**

4 **Motor Carrier Regulation Fund (IC 8-2.1-23)**

5 **Personal Services** 1,519,316 1,519,920

6 **Other Operating Expense** 3,796,100 3,796,100

7 **Augmentation allowed from the Motor Carrier Regulation Fund.**

8  
9 **MOTOR FUEL TAX DIVISION**

10 **Motor Vehicle Highway Account (IC 8-14-1)**

11 **Personal Services** 8,643,079 8,649,105

12 **Other Operating Expense** 1,062,900 1,062,900

13 **Augmentation allowed from the Motor Vehicle Highway Account.**

14  
15 **In addition to the foregoing appropriations, there is hereby appropriated to the**  
16 **department of revenue motor fuel tax division an amount sufficient to pay claims**  
17 **for refunds on license-fee-exempt motor vehicle fuel as provided by law. The sums**  
18 **above appropriated from the motor vehicle highway account for the operation of the**  
19 **motor fuel tax division, together with all refunds for license-fee-exempt motor vehicle**  
20 **fuel, shall be paid from the receipts of those license fees before they are distributed**  
21 **as provided by IC 6-6-1.1.**

22  
23 **FOR THE INDIANA GAMING COMMISSION**

24 **State Gaming Fund (IC 4-33-13-3)**

25 **Personal Services** 2,134,159 2,135,732

26 **Other Operating Expense** 689,500 689,500

27 **INVESTIGATION**

28 **State Gaming Fund (IC 4-33-13-3)**

29 **Personal Services** 875,000 875,000

30 **Other Operating Expense** 454,450 454,450

31  
32 **The foregoing appropriations to the Indiana gaming commission are made from revenues**  
33 **accruing to the state gaming fund under IC 4-33-13-3 before any distribution is made**  
34 **under IC 4-33-13-5.**

35 **Augmentation allowed.**

36  
37 **The foregoing appropriations to the Indiana gaming commission are made instead of**  
38 **the appropriation made in IC 4-33-13-4.**

39  
40 **The commission may employ or contract for inspectors and agents required under IC**  
41 **4-33-4-3.5. The licensed owners shall, in the manner prescribed by the rules of the**  
42 **commission, reimburse the commission for the salaries and other expenses of the inspectors**  
43 **and agents who are required to be present during the time gambling operations are**  
44 **conducted on a riverboat.**

45  
46 **FOR THE INDIANA HORSE RACING COMMISSION**

47 **Indiana Horse Racing Commission Operating Fund (IC 4-31-10-2)**

48 **Personal Services** 2,136,556 2,137,198

49 **Other Operating Expense** 712,358 712,358



1           **Augmentation allowed.**

2

3           **STANDARD BRED ADVISORY BOARD**

4           **Standardbred Horse Fund (IC 15-5-5.5-9.5)**

5 <b>Total Operating Expense</b>	193,500	193,500
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6           **Augmentation allowed.**

7

8           **FOR THE DEPARTMENT OF LOCAL GOVERNMENT FINANCE**

9 <b>Personal Services</b>	4,119,403	4,122,337
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10 <b>Other Operating Expense</b>	730,917	730,917
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11

12           **From the above appropriations for the department of local government finance, travel**  
13           **subsistence and mileage allowances may be paid for members of the local government**  
14           **tax control board created by IC 6-1.1-18.5-11 and the state school property tax control**  
15           **board created by IC 6-1.1-19-4.1, under state travel regulations.**

16

17          **FOR THE INDIANA BOARD OF TAX REVIEW**

18 <b>Personal Services</b>	1,318,469	1,319,521
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19 <b>Other Operating Expense</b>	115,090	115,090
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20           **Augmentation allowed from fee increases enacted by P.L.245-2003 and reimbursements**  
21           **from any county under IC 6-1.1-4-34(f), regardless of when the fees or reimbursements**  
22           **were received.**

23

24          **F. ADMINISTRATION**

25

26          **FOR THE DEPARTMENT OF ADMINISTRATION**

27 <b>Personal Services</b>	13,583,850	13,593,433
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28 <b>Other Operating Expense</b>	7,635,798	7,635,798
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29

30          **FOR THE STATE PERSONNEL DEPARTMENT**

31 <b>Personal Services</b>	3,500,000	3,500,000
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32 <b>Other Operating Expense</b>	400,000	400,000
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33          **STATE EMPLOYEES' APPEALS COMMISSION**

34 <b>Personal Services</b>	134,738	134,830
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35 <b>Other Operating Expense</b>	13,257	13,257
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36

37          **FOR THE OFFICE OF TECHNOLOGY**

38          **Pay Phone Fund**

39 <b>Total Operating Expense</b>	2,490,000	2,490,000
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40          **Augmentation allowed.**

41

42           **The pay phone fund is established for the procurement of hardware, software, and**  
43           **related equipment and services needed to expand and enhance the state campus backbone**  
44           **and other central information technology initiatives. Such procurements may include,**  
45           **but are not limited to, wiring and rewiring of state offices, Internet services,**  
46           **video conferencing, telecommunications, application software and related services.**  
47           **The fund consists of the net proceeds received from contracts with companies providing**  
48           **phone services at state institutions and other state properties. The fund shall**  
49           **be administered by the office of technology (OoT). Money in the fund may be spent**



1 by the office in compliance with a plan approved by the budget agency. Any money  
 2 remaining in the fund at the end of any fiscal year does not revert to the general  
 3 fund or any other fund but remains in the pay phone fund.

4  
 5 **FOR THE COMMISSION ON PUBLIC RECORDS**

6 Personal Services	1,328,319	1,329,301
7 Other Operating Expense	156,364	156,364

8  
 9 **FOR THE OFFICE OF THE PUBLIC ACCESS COUNSELOR**

10 Personal Services	148,323	148,436
11 Other Operating Expense	5,134	5,134

12  
 13 **G. OTHER**

14  
 15 **FOR THE COMMISSION ON UNIFORM STATE LAWS**

16 Total Operating Expense	43,584	43,584
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17  
 18 **FOR THE OFFICE OF INSPECTOR GENERAL**

19 Personal Services	1,010,968	1,011,268
20 Other Operating Expense	134,096	134,096

21  
 22 **FOR THE STATE ETHICS COMMISSION**

23 Personal Services	260,816	261,006
24 Other Operating Expense	2,596	2,596

25  
 26 **FOR THE SECRETARY OF STATE**

27 **ELECTION DIVISION**

28 Personal Services	652,669	653,145
29 Other Operating Expense	202,907	202,907

30 **ELECTION TECHNOLOGY AND ADMINISTRATION REQUIREMENTS (HAVA TITLE II)**

31 Total Operating Expense	688,880	0
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32  
 33 **SECTION 4. [EFFECTIVE JULY 1, 2005]**

34  
 35 **PUBLIC SAFETY**

36  
 37 **A. CORRECTION**

38  
 39 **FOR THE DEPARTMENT OF CORRECTION**

40 **CENTRAL OFFICE**

41 Personal Services	8,365,099	8,371,234
42 Other Operating Expense	2,392,191	2,392,191

43 **ESCAPEE COUNSEL AND TRIAL EXPENSE**

44 Other Operating Expense	198,000	198,000
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45 **COUNTY JAIL MISDEMEANANT HOUSING**

46 Total Operating Expense	4,281,101	4,281,101
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47 **ADULT CONTRACT BEDS**

48 Total Operating Expense	10,235,735	10,235,735
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49 **STAFF DEVELOPMENT AND TRAINING**



		<i>FY 2005-2006</i>	<i>FY 2006-2007</i>	<i>Biennial</i>
		<i>Appropriation</i>	<i>Appropriation</i>	<i>Appropriation</i>
1	Personal Services	1,404,251	1,405,258	
2	Other Operating Expense	448,388	448,388	
3	<b>PAROLE DIVISION</b>			
4	Personal Services	5,749,346	5,753,450	
5	Other Operating Expense	804,943	804,943	
6	<b>PAROLE BOARD</b>			
7	Personal Services	552,124	552,544	
8	Other Operating Expense	35,590	35,590	
9	<b>INFORMATION MANAGEMENT SERVICES</b>			
10	Personal Services	2,364,202	2,366,020	
11	Other Operating Expense	1,922,620	1,922,620	
12	<b>JUVENILE TRANSITION</b>			
13	Personal Services	1,181,277	1,182,115	
14	Other Operating Expense	4,051,694	4,051,694	
15	<b>COMMUNITY CORRECTIONS PROGRAMS</b>			
16	Total Operating Expense			55,763,764
17				
18	The above appropriation for community corrections programs is not subject to transfer			
19	to any other fund or to transfer, assignment, or reassignment for any other use or			
20	purpose by the state board of finance notwithstanding IC 4-9.1-1-7 and IC 4-13-2-23			
21	or by the budget agency notwithstanding IC 4-12-1-12, or any other law.			
22				
23	<b>DRUG PREVENTION AND OFFENDER TRANSITION</b>			
24	Total Operating Expense	988,293	988,487	
25				
26	The above appropriation shall be used for minimum security release programs, transition			
27	programs, mentoring programs, and supervision of and assistance to adult and juvenile			
28	offenders to promote the successful integration of the offender into the community.			
29				
30	<b>CENTRAL EMERGENCY RESPONSE</b>			
31	Personal Services	1,179,746	1,180,570	
32	Other Operating Expense	455,738	455,738	
33	<b>MEDICAL SERVICES</b>			
34	Other Operating Expense	27,260,811	27,260,811	
35				
36	The above appropriations for medical services shall be used only for services that are determined			
37	to be medically necessary.			
38				
39	<b>DRUG ABUSE PREVENTION</b>			
40	Drug Abuse Fund (IC 11-8-2-11)			
41	Personal Services	40,716	40,742	
42	Other Operating Expense	113,000	113,000	
43	Augmentation allowed.			
44	<b>COUNTY JAIL MAINTENANCE CONTINGENCY FUND</b>			
45	Other Operating Expense	17,281,044	17,281,044	
46				
47	Disbursements from the fund shall be made for the purpose of reimbursing sheriffs			
48	for the cost of incarcerating in county jails persons convicted of felonies to the			
49	extent that such persons are incarcerated for more than five (5) days after the day			



1 of sentencing, at the rate of \$35 per day. In addition to the per diem, the state  
 2 shall reimburse the sheriffs for expenses determined by the sheriff to be medically  
 3 necessary incurred in providing medical care to the convicted persons. However, if  
 4 the sheriff or county receives money with respect to a convicted person (from a source  
 5 other than the county), the per diem or medical expense reimbursement with respect  
 6 to the convicted person shall be reduced by the amount received. A sheriff shall  
 7 not be required to comply with IC 35-38-3-4(a) or transport convicted persons within  
 8 five (5) days after the day of sentencing if the department of correction does not  
 9 have the capacity to receive the convicted person.

10

11            Augmentation allowed.

12

13            **MEDICAL SERVICE PAYMENTS**

14

<b>Total Operating Expense</b>	<b>25,000,000</b>	<b>25,000,000</b>
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15

16 These appropriations for medical service payments are made to pay for services determined  
 17 to be medically necessary for committed individuals, patients and students of institutions  
 18 under the jurisdiction of the department of correction, the state department of health,  
 19 the division of mental health, the school for the blind, the school for the deaf,  
 20 or the division of disability, aging and rehabilitative services if the services  
 21 are provided outside these institutions. These appropriations may not be used for  
 22 payments for medical services that are covered by IC 12-16 unless these services  
 23 have been approved under IC 12-16. These appropriations shall not be used for payment  
 24 for medical services which are payable from an appropriation in this act for the  
 25 state department of health, the division of mental health, the school for the blind,  
 26 the school for the deaf, the division of disability, aging and rehabilitative services,  
 27 or the department of correction, or that are reimbursable from funds for medical  
 28 assistance under IC 12-15. If these appropriations are insufficient to make these  
 29 medical service payments, there is hereby appropriated such further sums as may be  
 30 necessary.

31

32 Direct disbursements from the above contingency fund are not subject to the provisions  
 33 of IC 4-13-2.

34

35 **FOR THE DEPARTMENT OF ADMINISTRATION**

36

37            **DEPARTMENT OF CORRECTION OMBUDSMAN BUREAU**

38

Personal Services	135,966	136,067
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39

Other Operating Expense	13,124	13,124
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40 **FOR THE DEPARTMENT OF CORRECTION**

41

42            **INDIANA STATE PRISON**

43

Personal Services	28,327,153	28,345,171
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44

Other Operating Expense	5,819,137	5,819,137
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45

46            **VOCATIONAL TRAINING PROGRAM**

47

Total Operating Expense	257,291	257,291
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48

49            **PENDLETON CORRECTIONAL FACILITY**

49

Personal Services	28,133,124	28,152,801
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49

Other Operating Expense	6,931,289	6,931,289
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49            **CORRECTIONAL INDUSTRIAL FACILITY**



		<i>FY 2005-2006 Appropriation</i>	<i>FY 2006-2007 Appropriation</i>	<i>Biennial Appropriation</i>
1	Personal Services	19,842,899	19,856,310	
2	Other Operating Expense	4,035,819	4,035,819	
3	<b>INDIANA WOMEN'S PRISON</b>			
4	Personal Services	11,666,382	11,673,614	
5	Other Operating Expense	1,928,211	1,928,211	
6	<b>PUTNAMVILLE CORRECTIONAL FACILITY</b>			
7	Personal Services	28,542,062	28,561,207	
8	Other Operating Expense	5,595,717	5,595,717	
9	<b>WABASH VALLEY CORRECTIONAL FACILITY</b>			
10	Personal Services	38,442,605	38,467,484	
11	Other Operating Expense	7,469,855	7,469,855	
12	<b>PLAINFIELD JUVENILE CORRECTIONAL FACILITY</b>			
13	Personal Services	13,401,073	13,410,386	
14	Other Operating Expense	2,386,012	2,386,012	
15	<b>INDIANAPOLIS JUVENILE CORRECTIONAL FACILITY</b>			
16	Personal Services	14,618,497	14,626,547	
17	Other Operating Expense	1,711,469	1,711,469	
18	<b>BRANCHVILLE CORRECTIONAL FACILITY</b>			
19	Personal Services	17,856,336	17,868,319	
20	Other Operating Expense	2,945,374	2,945,374	
21	<b>WESTVILLE CORRECTIONAL FACILITY</b>			
22	Personal Services	42,249,577	42,278,476	
23	Other Operating Expense	7,690,288	7,690,288	
24	<b>WESTVILLE MAXIMUM CONTROL FACILITY</b>			
25	Personal Services	5,428,434	5,432,101	
26	Other Operating Expense	582,757	582,757	
27	<b>ROCKVILLE CORRECTIONAL FACILITY FOR WOMEN</b>			
28	Personal Services	15,746,198	15,757,032	
29	Other Operating Expense	2,712,522	2,712,522	
30	<b>PLAINFIELD CORRECTIONAL FACILITY</b>			
31	Personal Services	25,173,242	25,190,068	
32	Other Operating Expense	5,464,545	5,464,545	
33	<b>RECEPTION AND DIAGNOSTIC CENTER</b>			
34	Personal Services	11,780,995	11,789,124	
35	Other Operating Expense	1,217,704	1,217,704	
36	<b>MIAMI CORRECTIONAL FACILITY</b>			
37	Personal Services	28,785,622	28,804,798	
38	Other Operating Expense	4,617,107	4,617,107	
39	<b>NEW CASTLE CORRECTIONAL FACILITY</b>			
40	Personal Services	12,203,968	12,212,345	
41	Other Operating Expense	2,779,105	2,779,105	
42	<b>SOCIAL SERVICES BLOCK GRANT</b>			
43	General Fund			
44	Total Operating Expense	9,948,380	9,955,962	
45	Work Release - Study Release Special Revenue Fund (IC 11-10-8-6.5)			
46	Total Operating Expense	466,014	466,014	
47	Augmentation allowed from Work Release - Study Release Special Revenue Fund			
48	and Social Services Block Grant.			
49	<b>HENRYVILLE CORRECTIONAL FACILITY</b>			



		<i>FY 2005-2006</i>	<i>FY 2006-2007</i>	<i>Biennial</i>
		<i>Appropriation</i>	<i>Appropriation</i>	<i>Appropriation</i>
1	Personal Services	2,018,547	2,019,927	
2	Other Operating Expense	379,381	379,381	
3	<b>CHAIN O' LAKES CORRECTIONAL FACILITY</b>			
4	Personal Services	1,819,881	1,820,956	
5	Other Operating Expense	380,606	380,606	
6	<b>MEDARYVILLE CORRECTIONAL FACILITY</b>			
7	Personal Services	1,899,480	1,900,654	
8	Other Operating Expense	330,727	330,727	
9	<b>ATTERBURY CORRECTIONAL FACILITY</b>			
10	Personal Services	2,048,622	2,049,962	
11	Other Operating Expense	350,351	350,351	
12	<b>MADISON CORRECTIONAL FACILITY</b>			
13	Personal Services	3,114,891	3,116,892	
14	Other Operating Expense	468,019	468,019	
15	<b>EDINBURGH CORRECTIONAL FACILITY</b>			
16	Personal Services	2,849,220	2,851,122	
17	Other Operating Expense	363,155	363,155	
18	<b>LAKESIDE CORRECTIONAL FACILITY</b>			
19	Personal Services	4,904,199	4,907,478	
20	Other Operating Expense	732,602	732,602	
21	<b>FORT WAYNE JUVENILE CORRECTIONAL FACILITY</b>			
22	Personal Services	1,425,664	1,426,588	
23	Other Operating Expense	436,233	436,233	
24	<b>SOUTH BEND JUVENILE CORRECTIONAL FACILITY</b>			
25	Personal Services	4,343,067	4,345,596	
26	Other Operating Expense	2,886,037	2,886,037	
27	<b>LOGANSPOUT INTAKE/DIAGNOSTIC FACILITY</b>			
28	Personal Services	2,868,870	2,870,666	
29	Other Operating Expense	536,690	536,690	
30	<b>NORTH CENTRAL JUVENILE CORRECTIONAL FACILITY</b>			
31	Personal Services	8,296,951	8,301,236	
32	Other Operating Expense	1,294,293	1,294,293	
33	<b>CAMP SUMMIT</b>			
34	Personal Services	2,545,249	2,546,766	
35	Other Operating Expense	362,040	362,040	
36	<b>PENDLETON JUVENILE CORRECTIONAL FACILITY</b>			
37	Personal Services	14,161,982	14,170,029	
38	Other Operating Expense	2,530,172	2,530,172	
39				
40	<b>B. LAW ENFORCEMENT</b>			
41				
42	<b>FOR THE INDIANA STATE POLICE AND MOTOR CARRIER INSPECTION</b>			
43	From the General Fund			
44		40,416,979	40,426,519	
45	From the Motor Vehicle Highway Account (IC 8-14-1)			
46		70,416,982	70,426,522	
47	From the Motor Carrier Regulation Fund (IC 8-2.1-23)			
48		4,025,699	4,026,788	
49	Augmentation allowed from the general fund, the motor vehicle highway account,			



1            **and the motor carrier regulation fund.**

2

3            **The amounts specified from the General Fund, the Motor Vehicle Highway Account, and the**  
 4            **Motor Carrier Regulation Fund are for the following purposes:**

5

6 <b>Personal Services</b>	104,557,210	104,577,379
7 <b>Other Operating Expense</b>	10,302,450	10,302,450

8

9            **The above appropriations for personal services and other operating expense include**  
 10            **funds to continue the state police minority recruiting program. In addition to any**  
 11            **funds that may be expended for accident reporting from the "accident report account"**  
 12            **under IC 9-29-11-1, there are included in the appropriations for Indiana state police**  
 13            **and motor carrier inspection such additional funds as necessary for administering**  
 14            **accident reporting as required under IC 9-26-3.**

15

16            **The foregoing appropriations for the Indiana state police and motor carrier inspection**  
 17            **include funds for the police security detail to be provided to the Indiana state**  
 18            **fair board. However, amounts actually expended to provide security for the Indiana state**  
 19            **fair board as determined by the budget agency shall be reimbursed by the Indiana**  
 20            **state fair board to the state general fund.**

21

22            **ODOMETER FRAUD INVESTIGATION**

23            **From the Motor Vehicle Odometer Fund (IC 9-29-1-5)**

24 <b>Total Operating Expense</b>	95,841	95,841
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25            **Augmentation allowed.**

26

27            **STATE POLICE TRAINING**

28            **From the State Police Training Fund (IC 5-2-8-5)**

29 <b>Total Operating Expense</b>	303,722	303,722
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30            **Augmentation allowed.**

31

32            **FORENSIC AND HEALTH SCIENCES LABORATORIES**

33            **From the Motor Vehicle Highway Account (IC 8-14-1)**

34 <b>Personal Services</b>	2,683,888	2,685,880
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35 <b>Other Operating Expense</b>	1,602,961	1,602,961
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36            **Augmentation allowed.**

37            **ENFORCEMENT AID**

38            **From the General Fund**

39 <b>Total Operating Expense</b>	40,000	40,000
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40

41            **From the Motor Vehicle Highway Account (IC 8-14-1)**

42 <b>Total Operating Expense</b>	40,000	40,000
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43

44            **The above appropriations for enforcement aid are to meet unforeseen emergencies**  
 45            **of a confidential nature. They are to be expended under the direction of the superintendent**  
 46            **and to be accounted for solely on the superintendent's authority.**

47

48            **PENSION FUND**

49            **From the General Fund**



1	Total Operating Expense	3,800,302	6,087,313
2	From the Motor Vehicle Highway Account (IC 8-14-1)		
3	Total Operating Expense	3,800,306	6,087,318

4

5 The above appropriations shall be paid into the state police pension fund provided

6 for in IC 10-12-2 in twelve (12) equal installments on or before July 30 and on or

7 before the 30th of each succeeding month thereafter.

8

9 **BENEFIT FUND**

10	From the General Fund		
11	Total Operating Expense	1,513,750	1,513,750
12	Augmentation allowed.		

13	From the Motor Vehicle Highway Account (IC 8-14-1)		
14	Total Operating Expense	1,513,750	1,513,750
15	Augmentation allowed.		

16

17

18 All benefits that accrue to members shall be paid by warrant drawn on the treasurer

19 of state by the auditor of state on the basis of claims filed and approved by the

20 trustees of the state police pension and benefit funds created by IC 10-12-2.

21

22 **SUPPLEMENTAL PENSION**

23	General Fund		
24	Total Operating Expense	1,437,500	1,437,500
25	Augmentation allowed.		

26	Motor Vehicle Highway Account (IC 8-14-1)		
27	Total Operating Expense	1,437,500	1,437,500
28	Augmentation allowed.		

29

30

31 If the above appropriations for supplemental pension for any one (1) year are greater

32 than the amount actually required under the provisions of IC 10-12-5, then the excess

33 shall be returned proportionately to the funds from which the appropriations were

34 made. If the amount actually required under IC 10-12-5 is greater than the above

35 appropriations, then, with the approval of the governor and the budget agency, those

36 sums may be augmented from the general fund and the motor vehicle highway account.

37

38 **ACCIDENT REPORTING**

39	Accident Report Account (IC 9-29-11-1)		
40	Total Operating Expense	91,140	91,140
41	Augmentation allowed.		

42 **DRUG INTERDICTION**

43	Drug Interdiction Fund (IC 10-11-7)		
44	Total Operating Expense	273,420	273,420
45	Augmentation allowed.		

46

47 **FOR THE INTEGRATED PUBLIC SAFETY COMMISSION**

48	PROJECT SAFE-T		
49	Integrated Public Safety Communications Fund (IC 5-26-4-1)		



	<i>FY 2005-2006</i>	<i>FY 2006-2007</i>	<i>Biennial</i>
	<i>Appropriation</i>	<i>Appropriation</i>	<i>Appropriation</i>
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46			
47			
48			
49			

**Total Operating Expense** 13,205,269 13,205,269  
**Augmentation allowed.**

**FOR THE ADJUTANT GENERAL**

**Personal Services** 9,659,149 7,946,862  
**Other Operating Expense** 3,595,193 2,790,351

**NAVAL FORCES**

**Personal Services** 149,991 150,089  
**Other Operating Expense** 68,983 68,983

**DISABLED SOLDIERS' PENSION**

**Other Operating Expense** 16,507 16,507

**GOVERNOR'S CIVIL AND MILITARY CONTINGENCY FUND**

**Total Operating Expense** 707,340

The above appropriations for the adjutant general governor's civil and military contingency fund are made under IC 10-16-11-1.

**FOR THE CRIMINAL JUSTICE INSTITUTE**

**ADMINISTRATIVE MATCH**

**Total Operating Expense** 440,467 440,467

**DRUG ENFORCEMENT MATCH**

**Total Operating Expense** 2,096,955 2,096,955

**VICTIM AND WITNESS ASSISTANCE FUND**

**Victim and Witness Assistance Fund (IC 5-2-6-14)**

**Total Operating Expense** 591,132 591,132

**Augmentation allowed.**

**ALCOHOL AND DRUG COUNTERMEASURES**

**Alcohol and Drug Countermeasures Fund (IC 9-27-2-11)**

**Total Operating Expense** 516,558 516,558

**Augmentation allowed.**

**STATE DRUG FREE COMMUNITIES FUND**

**State Drug Free Communities Fund (IC 5-2-10-2)**

**Total Operating Expense** 501,099 501,099

**Augmentation allowed.**

**INDIANA SAFE SCHOOLS**

**General Fund**

**Total Operating Expense** 1,660,300 1,660,300

**Indiana Safe Schools Fund (IC 5-2-10.1-2)**

**Total Operating Expense** 406,700 406,700

**Augmentation allowed from Indiana Safe Schools Fund.**

Of the above appropriations for the Indiana safe schools program, \$1,317,000 is appropriated annually to provide grants to school corporations for school safe haven programs, emergency preparedness programs, and school safety programs, and \$750,000 is appropriated annually for use in providing training to school safety specialists.

**OFFICE OF TRAFFIC SAFETY**

**Motor Vehicle Highway Account (IC 8-14-1)**

**Personal Services** 457,669 457,777



1	<b>Other Operating Expense</b>	<b>11,093,645</b>	<b>11,093,645</b>
2	Augmentation allowed.		

3

4 **The above appropriation for the office of traffic safety is from the motor vehicle**

5 **highway account and may be used to fund traffic safety projects that are included**

6 **in a current highway safety plan approved by the governor and the budget agency.**

7 **The department shall apply to the national highway traffic safety administration**

8 **for reimbursement of all eligible project costs. Any federal reimbursement received**

9 **by the department for the highway safety plan shall be deposited into the motor vehicle**

10 **highway account.**

11	<b>PROJECT IMPACT</b>		
12			
13	<b>Total Operating Expense</b>	<b>196,000</b>	<b>196,000</b>
14	<b>VICTIMS OF VIOLENT CRIME ADMINISTRATION</b>		
15	<b>Violent Crime Victims Compensation Fund (IC 5-2-6.1-40)</b>		
16	<b>Personal Services</b>	<b>185,665</b>	<b>185,720</b>
17	<b>Other Operating Expense</b>	<b>2,548,565</b>	<b>2,548,565</b>
18	Augmentation allowed.		

19	<b>FOR THE CORONERS' TRAINING BOARD</b>		
20	<b>Coroners' Training and Continuing Education Fund (IC 4-23-6.5-8)</b>		
21	<b>Personal Services</b>	<b>30,000</b>	<b>30,000</b>
22	<b>Other Operating Expense</b>	<b>485,429</b>	<b>485,429</b>
23	Augmentation allowed.		

24	<b>FOR THE INDIANA DEPARTMENT OF GAMING RESEARCH</b>		
25	<b>Personal Services</b>		
26		<b>157,519</b>	<b>157,632</b>
27	<b>Other Operating Expense</b>	<b>88,658</b>	<b>88,658</b>
28	Augmentation allowed from fees accruing under IC 4-33-18-8.		

29	<b>FOR THE LAW ENFORCEMENT TRAINING ACADEMY</b>		
30	<b>From the General Fund</b>		
31		<b>1,622,820</b>	<b>1,624,857</b>
32	<b>From the Law Enforcement Academy Training Fund (IC 5-2-1-13(b))</b>		
33		<b>2,803,013</b>	<b>2,803,013</b>
34	Augmentation allowed from Law Enforcement Academy Training Fund.		

35

36 **The amounts specified from the General Fund and the Law Enforcement Academy Training**

37 **Fund are for the following purposes:**

38	<b>Personal Services</b>	<b>3,083,774</b>	<b>3,085,811</b>
39	<b>Other Operating Expense</b>	<b>1,342,059</b>	<b>1,342,059</b>

40

41

42

43

44 **C. REGULATORY AND LICENSING**

45

46 **FOR THE BUREAU OF MOTOR VEHICLES**

47	<b>Motor Vehicle Highway Account (IC 8-14-1)</b>		
48	<b>Personal Services</b>	<b>20,056,862</b>	<b>20,047,781</b>
49	<b>Other Operating Expense</b>	<b>16,589,473</b>	<b>16,589,473</b>



1	Augmentation allowed.		
2	<b>LICENSE PLATES</b>		
3	Motor Vehicle Highway Account (IC 8-14-1)		
4	Total Operating Expense	5,390,000	5,390,000
5	Augmentation allowed.		
6	<b>DEALER INVESTIGATOR EXPENSES</b>		
7	Motor Vehicle Odometer Fund (IC 9-29-1-5)		
8	Total Operating Expense	263,228	263,228
9	Augmentation allowed.		
10	<b>FINANCIAL RESPONSIBILITY COMPLIANCE VERIFICATION</b>		
11	Financial Responsibility Compliance Verification Fund (IC 9-25-9-7)		
12	Total Operating Expense	7,777,970	7,778,371
13	Augmentation allowed.		
14	<b>ABANDONED VEHICLES</b>		
15	Abandoned Vehicle Fund (IC 9-22-1-28)		
16	Total Operating Expense	36,260	36,260
17	Augmentation allowed.		
18	<b>STATE MOTOR VEHICLE TECHNOLOGY</b>		
19	State Motor Vehicle Technology Fund (IC 9-29-16-1)		
20	Total Operating Expense	5,098,968	5,098,968
21	Augmentation allowed.		
22			
23	<b>FOR THE DEPARTMENT OF LABOR</b>		
24	Personal Services	1,019,407	1,020,143
25	Other Operating Expense	114,673	114,673
26	<b>INDUSTRIAL HYGIENE</b>		
27	Personal Services	1,246,719	1,247,594
28	Other Operating Expense	117,031	117,031
29	<b>BUREAU OF MINES AND MINING</b>		
30	Personal Services	109,621	109,697
31	Other Operating Expense	19,104	19,104
32	<b>M.I.S. RESEARCH AND STATISTICS</b>		
33	Personal Services	237,799	237,963
34	Other Operating Expense	20,299	20,299

36 The above funds are appropriated to occupational safety and health, industrial hygiene,  
37 and to management information services research and statistics to provide the total  
38 program cost of the Indiana occupational safety and health plan as approved by the  
39 United States Department of Labor. Inasmuch as the state is eligible to receive  
40 from the federal government partial reimbursement of the state's total Indiana occupational  
41 safety and health plan program cost, it is the intention of the general assembly  
42 that the department of labor make application to the federal government for the federal  
43 share of the total program cost. Federal funds received shall be considered a reimbursement  
44 of state expenditures and as such shall be deposited into the state general fund.

45			
46	<b>OCCUPATIONAL SAFETY AND HEALTH</b>		
47	Personal Services	2,314,796	2,316,387
48	Other Operating Expense	198,885	198,885
49	<b>EMPLOYMENT OF YOUTH</b>		



1	<b>Fund for Employment of Youth (IC 20-8.1-4-31)</b>		
2	<b>Total Operating Expense</b>	<b>75,443</b>	<b>75,473</b>
3	Augmentation allowed.		
4	<b>BUREAU OF SAFETY EDUCATION AND TRAINING</b>		
5	<b>Special Fund for Safety and Health Consultation Services (IC 22-8-1.1-48)</b>		
6	<b>Personal Services</b>	<b>893,884</b>	<b>894,498</b>
7	<b>Other Operating Expense</b>	<b>189,792</b>	<b>189,792</b>
8	Augmentation allowed.		
9			
10	<b>Federal cost reimbursements for expenses attributable to the Bureau of Safety Education</b>		
11	<b>and Training appropriations shall be deposited into the special fund for safety and</b>		
12	<b>health consultation services.</b>		
13			
14	<b>FOR THE INSURANCE DEPARTMENT</b>		
15	<b>From the General Fund</b>		
16		<b>3,428,470</b>	<b>3,431,292</b>
17	<b>From the Department of Insurance Fund (IC 27-1-3-28)</b>		
18		<b>2,363,439</b>	<b>2,363,439</b>
19	Augmentation allowed from the Department of Insurance Fund.		
20			
21	<b>The amounts specified from the General Fund and the Department of Insurance Fund</b>		
22	<b>are for the following purposes:</b>		
23			
24	<b>Personal Services</b>	<b>4,734,217</b>	<b>4,737,039</b>
25	<b>Other Operating Expense</b>	<b>1,057,692</b>	<b>1,057,692</b>
26			
27	<b>BAIL BOND DIVISION</b>		
28	<b>Bail Bond Enforcement and Administration Fund (IC 27-10-5-1)</b>		
29	<b>Personal Services</b>	<b>108,119</b>	<b>108,188</b>
30	<b>Other Operating Expense</b>	<b>14,660</b>	<b>14,660</b>
31	Augmentation allowed.		
32	<b>PATIENTS' COMPENSATION AUTHORITY</b>		
33	<b>Patients' Compensation Fund (IC 34-18-6-1)</b>		
34	<b>Personal Services</b>	<b>620,860</b>	<b>621,057</b>
35	<b>Other Operating Expense</b>	<b>68,525</b>	<b>68,525</b>
36	Augmentation allowed.		
37	<b>POLITICAL SUBDIVISION RISK MANAGEMENT</b>		
38	<b>Political Subdivision Risk Management Fund (IC 27-1-29-10)</b>		
39	<b>Personal Services</b>	<b>221,502</b>	<b>221,569</b>
40	<b>Other Operating Expense</b>	<b>52,525</b>	<b>52,525</b>
41	Augmentation allowed.		
42	<b>MINE SUBSIDENCE INSURANCE</b>		
43	<b>Mine Subsidence Insurance Fund (IC 27-7-9-7)</b>		
44	<b>Personal Services</b>	<b>118,535</b>	<b>118,622</b>
45	<b>Other Operating Expense</b>	<b>201,765</b>	<b>201,765</b>
46	Augmentation allowed.		
47			
48	<b>FOR THE ALCOHOL AND TOBACCO COMMISSION</b>		
49	<b>From the Enforcement and Administration Fund (IC 7.1-4-10-1)</b>		



	<i>FY 2005-2006</i>	<i>FY 2006-2007</i>	<i>Biennial</i>
	<i>Appropriation</i>	<i>Appropriation</i>	<i>Appropriation</i>
1	Personal Services	4,963,688	4,513,135
2	Other Operating Expense	887,278	887,278
3	Augmentation allowed.		
4	<b>EXCISE OFFICER TRAINING FUND (IC 5-2-8-8)</b>		
5	Total Operating Expense	6,860	6,860
6	Augmentation allowed from the Alcoholic Beverage Enforcement Officer Training Fund.		
7			
8	<b>FOR THE DEPARTMENT OF FINANCIAL INSTITUTIONS</b>		
9	Financial Institutions Fund (IC 28-11-2-9)		
10	Personal Services	5,884,768	5,889,224
11	Other Operating Expense	1,530,776	1,531,496
12	Augmentation allowed.		
13			
14	<b>FOR THE PROFESSIONAL LICENSING AGENCY</b>		
15	Personal Services	4,307,807	4,310,715
16	Other Operating Expense	1,500,531	1,500,531
17	<b>EMBALMERS' AND FUNERAL DIRECTORS' EDUCATION (IC 25-15-9-13)</b>		
18	Funeral Services Education Fund (IC 25-15-9-13)		
19	Total Operating Expense	4,900	4,900
20	Augmentation allowed.		
21			
22	<b>FOR THE DEPARTMENT OF FIRE AND BUILDING SERVICES</b>		
23	Fire and Building Services Fund (IC 22-12-6-1)		
24	Personal Services	8,541,057	8,546,829
25	Other Operating Expense	1,345,487	1,345,487
26	Augmentation allowed.		
27			
28	<b>FOR THE PUBLIC SAFETY TRAINING INSTITUTE</b>		
29	Fire and Building Services Fund (IC 22-12-6-1)		
30	Personal Services	1,063,716	1,064,361
31	Other Operating Expense	305,978	305,978
32	Augmentation allowed.		
33			
34	<b>FOR THE CIVIL RIGHTS COMMISSION</b>		
35	Personal Services	2,097,270	2,098,776
36	Other Operating Expense	266,515	266,515
37			
38	It is the intention of the general assembly that the civil rights commission shall		
39	apply to the federal government for funding based upon the processing of employment		
40	and housing discrimination complaints by the civil rights commission. Such federal		
41	funds received by the state shall be considered as a reimbursement of state expenditures		
42	and shall be deposited into the state general fund.		
43			
44	<b>FOR THE UTILITY CONSUMER COUNSELOR</b>		
45	Public Utility Fund (IC 8-1-6-1)		
46	Personal Services	3,800,352	3,803,139
47	Other Operating Expense	455,065	455,065
48	Augmentation allowed.		
49			



1       **EXPERT WITNESS FEES AND AUDIT**  
2       **Public Utility Fund (IC 8-1-6-1)**  
3       **Total Operating Expense** **1,550,000**  
4       **Augmentation allowed.**

6       **FOR THE UTILITY REGULATORY COMMISSION**  
7       **Public Utility Fund (IC 8-1-6-1)**  
8       **Personal Services** **5,239,324** **5,243,244**  
9       **Other Operating Expense** **1,966,515** **1,966,515**  
10      **Augmentation allowed.**

12      **FOR THE WORKERS' COMPENSATION BOARD**  
13      **Personal Services** **1,800,788** **1,802,034**  
14      **Other Operating Expense** **89,869** **89,869**

16      **FOR THE STATE BOARD OF ANIMAL HEALTH**  
17      **Personal Services** **3,172,896** **3,175,065**  
18      **Other Operating Expense** **680,927** **680,927**

19      **INDEMNITY FUND**  
20      **Total Operating Expense** **49,430**  
21      **Augmentation allowed.**

22      **MEAT & POULTRY INSPECTION**  
23      **Total Operating Expense** **1,781,628** **1,782,624**

25      **FOR THE EMERGENCY MANAGEMENT AGENCY**  
26      **Personal Services** **1,558,682** **1,559,945**  
27      **Other Operating Expense** **154,602** **154,602**

28      **EMERGENCY MANAGEMENT AGENCY CONTINGENCY FUND**  
29      **Total Operating Expense** **242,500** **242,500**

31      The above appropriations for the emergency management agency contingency fund are  
32      made to the contingency fund under IC 10-14-3-28. The above appropriations shall be  
33      in addition to any unexpended balances in the fund as of June 30, 2005.

35      **DIRECTION CONTROL AND WARNING**  
36      **Total Operating Expense** **30,182** **30,182**

37      **INDIVIDUAL AND FAMILY ASSISTANCE**  
38      **Total Operating Expense** **1** **1**  
39      **Augmentation allowed.**

40      **PUBLIC ASSISTANCE**  
41      **Total Operating Expense** **1** **1**  
42      **Augmentation allowed.**

44      The above appropriations for the emergency management agency represent the total  
45      program cost for civil defense and for emergency medical services for each fiscal  
46      year. It is the intent of the general assembly that the emergency management agency  
47      apply to the Federal Emergency Management Agency for all federal reimbursement funds  
48      for which Indiana is eligible. All funds received shall be deposited into the state  
49      general fund.



1  
2 **SECTION 5. [EFFECTIVE JULY 1, 2005]**

3  
4 **CONSERVATION AND ENVIRONMENT**

5  
6 **A. NATURAL RESOURCES**

7  
8 **FOR THE DEPARTMENT OF NATURAL RESOURCES - ADMINISTRATION**

9 **Personal Services** 4,864,533 4,868,008

10 **Other Operating Expense** 728,150 728,150

11 **ENTOMOLOGY AND PLANT PATHOLOGY DIVISION**

12 **Personal Services** 760,732 761,281

13 **Other Operating Expense** 161,937 161,937

14 **ENTOMOLOGY AND PLANT PATHOLOGY FUND (IC 14-24-10-3)**

15 **Total Operating Expense** 23,359

16 **Augmentation allowed.**

17 **ENGINEERING DIVISION**

18 **Personal Services** 1,588,440 1,589,599

19 **Other Operating Expense** 71,351 71,351

20 **STATE MUSEUM**

21 **Personal Services** 5,498,536 5,502,194

22 **Other Operating Expense** 2,031,841 2,031,841

23 **HISTORIC PRESERVATION DIVISION**

24 **Personal Services** 937,701 938,370

25 **Other Operating Expense** 41,125 41,125

26 **STATE HISTORIC SITES**

27 **Personal Services** 2,139,718 2,140,920

28 **Other Operating Expense** 381,787 381,787

29  
30 **From the above appropriations, \$75,000 in each state fiscal year shall be used for**  
31 **the Grissom Museum.**

32  
33 **WABASH RIVER HERITAGE CORRIDOR**

34 **Total Operating Expense** 97,849 97,849

35 **OUTDOOR RECREATION DIVISION**

36 **Personal Services** 850,544 851,170

37 **Other Operating Expense** 44,019 44,019

38 **NATURE PRESERVES DIVISION**

39 **Personal Services** 908,197 908,859

40 **Other Operating Expense** 52,164 52,164

41 **DEPARTMENT OF NATURAL RESOURCES FINANCIAL MANAGEMENT**

42 **Personal Services** 148,372 148,483

43 **Other Operating Expense** 41,718 41,718

44 **WATER DIVISION**

45 **Personal Services** 4,938,614 4,942,191

46 **Other Operating Expense** 663,935 663,935

47  
48 **All revenues accruing from state and local units of government and from private utilities**  
49 **and industrial concerns as a result of water resources study projects, and as a result**





1			
2	Personal Services	17,010,154	17,011,385
3	Other Operating Expense	3,257,923	3,257,923
4			

**FISH AND WILDLIFE DIVISION**

5			
6	Fish and Wildlife Fund (IC 14-22-3-2)		
7	Personal Services	13,271,453	13,279,686
8	Other Operating Expense	4,056,937	4,056,937

9 Augmentation allowed.

10 **FORESTRY DIVISION**

11	From the General Fund		
12		1,406,350	1,406,609
13	From the State Forestry Fund (IC 14-23-3-2)		
14		7,948,375	7,952,921
15	Augmentation allowed from the State Forestry Fund.		

16  
17 The amounts specified from the General Fund and the State Forestry Fund are  
18 for the following purposes:

19			
20	Personal Services	7,850,802	7,855,607
21	Other Operating Expense	1,503,923	1,503,923
22			

23 All money expended by the division of forestry of the department of natural resources  
24 for the detention and suppression of forest, grassland, and wasteland fires shall  
25 be through the enforcement division of the department, and the employment with such  
26 money of all personnel, with the exception of emergency labor, shall be in accordance  
27 with IC 14-9-8.

28  
29 **RECLAMATION DIVISION**

30	From the General Fund		
31		36,857	36,857
32	From the Natural Resources Reclamation Division Fund (IC 14-34-14-2)		
33		5,228,074	5,231,437
34	Augmentation allowed from the Natural Resources Reclamation Division Fund.		

35  
36 The amounts specified from the General Fund and the Natural Resources Reclamation  
37 Division Fund are for the following purposes:

38			
39	Personal Services	4,585,013	4,588,376
40	Other Operating Expense	679,918	679,918
41			

42 In addition to any of the foregoing appropriations for the department of natural  
43 resources, any federal funds received by the state of Indiana for support of approved  
44 outdoor recreation projects for planning, acquisition, and development under the  
45 provisions of the federal Land and Water Conservation Fund Act, P.L.88-578, are appropriated  
46 for the uses and purposes for which the funds were paid to the state, and shall be  
47 distributed by the department of natural resources to state agencies and other governmental  
48 units in accordance with the provisions under which the funds were received.



1	<b>LAKE AND RIVER ENHANCEMENT</b>		
2	<b>Lake and River Enhancement Fund (IC 6-6-11-12.5)</b>		
3	<b>Total Operating Expense</b>		<b>4,685,811</b>
4	Augmentation allowed.		
5	<b>CONSERVATION OFFICERS' MARINE ENFORCEMENT FUND</b>		
6	<b>Lake and River Enhancement Fund (IC 6-6-11-12.5)</b>		
7	<b>Total Operating Expense</b>	<b>182,759</b>	<b>182,759</b>
8	Augmentation allowed.		
9	<b>HERITAGE TRUST</b>		
10	<b>Total Operating Expense</b>	<b>1,000,000</b>	<b>1,000,000</b>
11			
12	<b>B. OTHER NATURAL RESOURCES</b>		
13			
14	<b>FOR THE WORLD WAR MEMORIAL COMMISSION</b>		
15	<b>Personal Services</b>	<b>1,025,997</b>	<b>1,026,680</b>
16	<b>Other Operating Expense</b>	<b>143,509</b>	<b>143,509</b>
17			
18	<b>All revenues received as rent for space in the buildings located at 777 North Meridian</b>		
19	<b>Street and 700 North Pennsylvania Street, in the city of Indianapolis, that exceed</b>		
20	<b>the costs of operation and maintenance of the space rented, shall be paid into the</b>		
21	<b>general fund. The American Legion shall provide for the complete maintenance of</b>		
22	<b>the interior of these buildings.</b>		
23			
24	<b>FOR THE WHITE RIVER PARK COMMISSION</b>		
25	<b>Total Operating Expense</b>	<b>1,309,965</b>	<b>1,309,965</b>
26			
27	<b>FOR THE ST. JOSEPH RIVER BASIN COMMISSION</b>		
28	<b>Total Operating Expense</b>	<b>70,029</b>	<b>70,029</b>
29			
30	<b>C. ENVIRONMENTAL MANAGEMENT</b>		
31			
32	<b>FOR THE DEPARTMENT OF ENVIRONMENTAL MANAGEMENT</b>		
33	<b>ADMINISTRATION</b>		
34	<b>From the General Fund</b>		
35	4,302,355	4,386,235	
36	<b>From the State Solid Waste Management Fund (IC 13-20-22-2)</b>		
37	128,388	128,465	
38	<b>From the Waste Tire Management Fund (IC 13-20-13-8)</b>		
39	60,182	60,218	
40	<b>From the Title V Operating Permit Program Trust Fund (IC 13-17-8-1)</b>		
41	742,243	742,684	
42	<b>From the Environmental Management Permit Operation Fund (IC 13-15-11-1)</b>		
43	862,606	863,148	
44	<b>From the Environmental Management Special Fund (IC 13-14-12-1)</b>		
45	216,654	216,782	
46	<b>From the Hazardous Substances Response Trust Fund (IC 13-25-4-1)</b>		
47	316,957	317,145	
48	<b>From the Underground Petroleum Storage Tank Trust Fund (IC 13-23-6-1)</b>		
49	56,167	56,201	







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**SOUTHWEST REGIONAL OFFICE**

**From the General Fund**

387,639	387,863	
<b>From the State Solid Waste Management Fund (IC 13-20-22-2)</b>		
97,931	97,987	
<b>From the Waste Tire Management Fund (IC 13-20-13-8)</b>		
6,045	6,048	
<b>From the Title V Operating Permit Program Trust Fund (IC 13-17-8-1)</b>		
146,896	146,981	
<b>From the Environmental Management Permit Operation Fund (IC 13-15-11-1)</b>		
86,445	86,497	
<b>From the Environmental Management Special Fund (IC 13-14-12-1)</b>		
52,594	52,624	
<b>From the Hazardous Substances Response Trust Fund (IC 13-25-4-1)</b>		
55,010	55,042	
<b>From the Underground Petroleum Storage Tank Trust Fund (IC 13-23-6-1)</b>		
5,440	5,443	
<b>From the Underground Petroleum Storage Tank Excess Liability Trust Fund (IC 13-23-7-1)</b>		
154,150	154,239	
<b>Augmentation allowed from the State Solid Waste Management Fund, Waste Tire Management Fund, Title V Operating Permit Program Trust Fund, Environmental Management Permit Operation Fund, Environmental Management Special Fund, Hazardous Substances Response Trust Fund, Underground Petroleum Storage Tank Trust Fund, and Underground Petroleum Storage Tank Excess Liability Trust Fund.</b>		

The amounts specified from the General Fund, State Solid Waste Management Fund, Waste Tire Management Fund, Title V Operating Permit Program Trust Fund, Environmental Management Permit Operation Fund, Environmental Management Special Fund, Hazardous Substances Response Trust Fund, Underground Petroleum Storage Tank Trust Fund, and Underground Petroleum Storage Tank Excess Liability Trust Fund are for the following purposes:

Personal Services	793,774	794,348
Other Operating Expense	198,376	198,376

**LEGAL AFFAIRS**

**From the General Fund**

779,039	779,561	
<b>From the State Solid Waste Management Fund (IC 13-20-22-2)</b>		
40,958	40,983	
<b>From the Waste Tire Management Fund (IC 13-20-13-8)</b>		
4,428	4,431	
<b>From the Title V Operating Permit Program Trust Fund (IC 13-17-8-1)</b>		
242,425	242,573	
<b>From the Environmental Management Permit Operation Fund (IC 13-15-11-1)</b>		
180,435	180,553	
<b>From the Environmental Management Special Fund (IC 13-14-12-1)</b>		
61,990	62,027	



1           **From the Hazardous Substances Response Trust Fund (IC 13-25-4-1)**  
2                                   91,877       91,932  
3           **From the Underground Petroleum Storage Tank Trust Fund (IC 13-23-6-1)**  
4                                   16,604       16,614  
5           **From the Underground Petroleum Storage Tank Excess Liability Trust Fund (IC 13-23-7-1)**  
6                                   468,246      468,528  
7           **Augmentation allowed from the State Solid Waste Management Fund, Waste Tire Management**  
8           **Fund, Title V Operating Permit Program Trust Fund, Environmental Management Permit**  
9           **Operation Fund, Environmental Management Special Fund, Hazardous Substances Response**  
10           **Trust Fund, Underground Petroleum Storage Tank Trust Fund, and Underground Petroleum**  
11           **Storage Tank Excess Liability Trust Fund.**

12  
13           **The amounts specified from the General Fund, State Solid Waste Management Fund, Waste Tire**  
14           **Management Fund, Title V Operating Permit Program Trust Fund, Environmental Management**  
15           **Permit Operation Fund, Environmental Management Special Fund, Hazardous Substances Response**  
16           **Trust Fund, Underground Petroleum Storage Tank Trust Fund, and Underground Petroleum**  
17           **Storage Tank Excess Liability Trust Fund are for the following purposes:**

18			
19	Personal Services	1,762,962	1,764,162
20	Other Operating Expense	123,040	123,040

21  
22           **ENFORCEMENT**

23           **From the General Fund**  
24                                   1,056,384    1,057,122  
25           **From the Title V Operating Permit Program Trust Fund (IC 13-17-8-1)**  
26                                   733,137      733,746  
27           **From the Environmental Management Special Fund (IC 13-14-12-1)**  
28                                   80,186       80,253  
29           **From the Hazardous Substances Response Trust Fund (IC 13-25-4-1)**  
30                                   3,273        3,276  
31           **From the Underground Petroleum Storage Tank Excess Liability Trust Fund (IC 13-23-7-1)**  
32                                   1,636        1,637  
33           **Augmentation allowed from the Title V Operating Permit Program Trust Fund, Environmental**  
34           **Management Special Fund, Hazardous Substances Response Trust Fund, and the Underground**  
35           **Petroleum Storage Tank Excess Liability Trust Fund.**

36  
37           **The amounts specified from the General Fund, Title V Operating Permit Program Trust Fund,**  
38           **Environmental Management Special Fund, Hazardous Substances Response Trust Fund, and**  
39           **Underground Petroleum Storage Tank Excess Liability Trust Fund are for the following purposes:**

40			
41	Personal Services	1,794,769	1,796,187
42	Other Operating Expense	79,847	79,847

43  
44           **INVESTIGATIONS**

45           **From the General Fund**  
46                                   191,601      191,702  
47           **From the State Solid Waste Management Fund (IC 13-20-22-2)**  
48                                   6,819        6,822  
49           **From the Waste Tire Management Fund (IC 13-20-13-8)**



1		4,636	4,638	
2	From the Title V Operating Permit Program Trust Fund (IC 13-17-8-1)			
3		44,721	44,744	
4	From the Environmental Management Permit Operation Fund (IC 13-15-11-1)			
5		55,627	55,657	
6	From the Environmental Management Special Fund (IC 13-14-12-1)			
7		13,089	13,096	
8	From the Hazardous Substances Response Trust Fund (IC 13-25-4-1)			
9		22,632	22,643	
10	From the Underground Petroleum Storage Tank Trust Fund (IC 13-23-6-1)			
11		4,362	4,364	
12	From the Underground Petroleum Storage Tank Excess Liability Trust Fund (IC 13-23-7-1)			
13		120,799	120,862	
14	Augmentation allowed from the State Solid Waste Management Fund, Waste Tire Management			
15	Fund, Title V Operating Permit Program Trust Fund, Environmental Management Permit			
16	Operation Fund, Environmental Management Special Fund, Hazardous Substances Response			
17	Trust Fund, Underground Petroleum Storage Tank Trust Fund, and Underground Petroleum			
18	Storage Tank Excess Liability Trust Fund.			

19

20 The amounts specified from the General Fund, State Solid Waste Management Fund, Waste Tire

21 Management Fund, Title V Operating Permit Program Trust Fund, Environmental Management

22 Permit Operation Fund, Environmental Management Special Fund, Hazardous Substances Response

23 Trust Fund, Underground Petroleum Storage Tank Trust Fund, and Underground Petroleum

24 Storage Tank Excess Liability Trust Fund are for the following purposes:

25				
26	Personal Services		333,715	333,957
27	Other Operating Expense		130,571	130,571
28				

29	<b>PLANNING AND ASSESSMENT</b>			
30	From the General Fund			
31		444,517	444,834	
32	From the State Solid Waste Management Fund (IC 13-20-22-2)			
33		8,389	8,395	
34	From the Waste Tire Management Fund (IC 13-20-13-8)			
35		5,705	5,709	
36	From the Title V Operating Permit Program Trust Fund (IC 13-17-8-1)			
37		55,033	55,071	
38	From the Environmental Management Permit Operation Fund (IC 13-15-11-1)			
39		68,454	68,505	
40	From the Environmental Management Special Fund (IC 13-14-12-1)			
41		16,107	16,118	
42	From the Hazardous Substances Response Trust Fund (IC 13-25-4-1)			
43		27,852	27,872	
44	From the Underground Petroleum Storage Tank Trust Fund (IC 13-23-6-1)			
45		5,370	5,374	
46	From the Underground Petroleum Storage Tank Excess Liability Trust Fund (IC 13-23-7-1)			
47		148,654	148,757	
48	Augmentation allowed from the State Solid Waste Management Fund, Waste Tire Management			
49	Fund, Title V Operating Permit Program Trust Fund, Environmental Management Permit			



1            **Operation Fund, Environmental Management Special Fund, Hazardous Substances Response**  
2            **Trust Fund, Underground Petroleum Storage Tank Trust Fund, and Underground Petroleum**  
3            **Storage Tank Excess Liability Trust Fund.**

4

5            **The amounts specified from the General Fund, State Solid Waste Management Fund, Waste Tire**  
6            **Management Fund, Title V Operating Permit Program Trust Fund, Environmental Management**  
7            **Permit Operation Fund, Environmental Management Special Fund, Hazardous Substances Response**  
8            **Trust Fund, Underground Petroleum Storage Tank Trust Fund, and Underground Petroleum**  
9            **Storage Tank Excess Liability Trust Fund are for the following purposes:**

10

Personal Services	763,868	764,422
Other Operating Expense	16,213	16,213

13

14            **MEDIA AND COMMUNICATIONS**

15            **From the General Fund**

16                            418,483      418,762

17            **From the State Solid Waste Management Fund (IC 13-20-22-2)**

18                            10,533      10,539

19            **From the Waste Tire Management Fund (IC 13-20-13-8)**

20                            7,161      7,165

21            **From the Title V Operating Permit Program Trust Fund (IC 13-17-8-1)**

22                            69,097      69,142

23            **From the Environmental Management Permit Operation Fund (IC 13-15-11-1)**

24                            85,949      86,008

25            **From the Environmental Management Special Fund (IC 13-14-12-1)**

26                            20,224      20,237

27            **From the Hazardous Substances Response Trust Fund (IC 13-25-4-1)**

28                            34,970      34,992

29            **From the Underground Petroleum Storage Tank Trust Fund (IC 13-23-6-1)**

30                            6,741      6,745

31            **From the Underground Petroleum Storage Tank Excess Liability Trust Fund (IC 13-23-7-1)**

32                            186,648      186,769

33            **Augmentation allowed from the State Solid Waste Management Fund, Waste Tire Management**  
34            **Fund, Title V Operating Permit Program Trust Fund, Environmental Management Permit**  
35            **Operation Fund, Environmental Management Special Fund, Hazardous Substances Response**  
36            **Trust Fund, Underground Petroleum Storage Tank Trust Fund, and Underground Petroleum**  
37            **Storage Tank Excess Liability Trust Fund.**

38

39            **The amounts specified from the General Fund, State Solid Waste Management Fund, Waste Tire**  
40            **Management Fund, Title V Operating Permit Program Trust Fund, Environmental Management**  
41            **Permit Operation Fund, Environmental Management Special Fund, Hazardous Substances Response**  
42            **Trust Fund, Underground Petroleum Storage Tank Trust Fund, and Underground Petroleum**  
43            **Storage Tank Excess Liability Trust Fund are for the following purposes:**

44

Personal Services	795,024	795,577
Other Operating Expense	44,782	44,782

47

48            **PUBLIC POLICY AND PLANNING**

49            **From the General Fund**



1		161,608	161,718	
2	From the State Solid Waste Management Fund (IC 13-20-22-2)			
3		5,908	5,912	
4	From the Waste Tire Management Fund (IC 13-20-13-8)			
5		4,019	4,021	
6	From the Title V Operating Permit Program Trust Fund (IC 13-17-8-1)			
7		38,752	38,777	
8	From the Environmental Management Permit Operation Fund (IC 13-15-11-1)			
9		48,207	48,240	
10	From the Environmental Management Special Fund (IC 13-14-12-1)			
11		11,342	11,349	
12	From the Hazardous Substances Response Trust Fund (IC 13-25-4-1)			
13		19,613	19,625	
14	From the Underground Petroleum Storage Tank Trust Fund (IC 13-23-6-1)			
15		3,780	3,782	
16	From the Underground Petroleum Storage Tank Excess Liability Trust Fund (IC 13-23-7-1)			
17		104,682	104,752	
18	Augmentation allowed from the State Solid Waste Management Fund, Waste Tire Management			
19	Fund, Title V Operating Permit Program Trust Fund, Environmental Management Permit			
20	Operation Fund, Environmental Management Special Fund, Hazardous Substances Response			
21	Trust Fund, Underground Petroleum Storage Tank Trust Fund, and Underground Petroleum			
22	Storage Tank Excess Liability Trust Fund.			

23

24 The amounts specified from the General Fund, State Solid Waste Management Fund, Waste Tire  
 25 Management Fund, Title V Operating Permit Program Trust Fund, Environmental Management  
 26 Permit Operation Fund, Environmental Management Special Fund, Hazardous Substances Response  
 27 Trust Fund, Underground Petroleum Storage Tank Trust Fund, and Underground Petroleum  
 28 Storage Tank Excess Liability Trust Fund are for the following purposes:

29

30	Personal Services	353,663	353,928	
31	Other Operating Expense	44,248	44,248	

32

33 **OHIO RIVER VALLEY WATER SANITATION COMMISSION**

34	Environmental Management Special Fund (IC 13-14-12-1)			
35	Total Operating Expense	242,900	242,900	

36 Augmentation allowed.

37 **OFFICE OF ENVIRONMENTAL RESPONSE**

38	Personal Services	1,948,562	1,949,976	
39	Other Operating Expense	575,485	575,485	

40 **POLLUTION PREVENTION AND TECHNICAL ASSISTANCE**

41	Personal Services	1,045,497	1,046,263	
42	Other Operating Expense	249,790	249,790	

43 **PCB INSPECTIONS**

44	Environmental Management Permit Operation Fund (IC 13-15-11-1)			
45	Total Operating Expense	40,001	40,001	

46 Augmentation allowed.

47 **U.S. GEOLOGICAL SURVEY CONTRACTS**

48	Environmental Management Special Fund (IC 13-14-12-1)			
49	Total Operating Expense	62,890	62,890	



1	<b>Augmentation allowed.</b>		
2	<b>STATE SOLID WASTE GRANTS MANAGEMENT</b>		
3	<b>State Solid Waste Management Fund (IC 13-20-22-2)</b>		
4	Personal Services	232,830	232,997
5	Other Operating Expense	1,372,630	1,372,630
6	<b>Augmentation allowed.</b>		
7	<b>VOLUNTARY CLEAN-UP PROGRAM</b>		
8	<b>Voluntary Remediation Fund (IC 13-25-5-21)</b>		
9	Personal Services	326,625	326,858
10	Other Operating Expense	551,500	551,500
11	<b>Augmentation allowed.</b>		
12	<b>TITLE V AIR PERMIT PROGRAM</b>		
13	<b>Title V Operating Permit Program Trust Fund (IC 13-17-8-1)</b>		
14	Personal Services	6,131,432	6,135,885
15	Other Operating Expense	4,374,989	4,374,989
16	<b>Augmentation allowed.</b>		
17	<b>WATER MANAGEMENT PERMITTING</b>		
18	<b>From the General Fund</b>		
19		1,919,924	1,921,119
20	<b>From the Environmental Management Permit Operation Fund (IC 13-15-11-1)</b>		
21		4,205,935	4,208,554
22	<b>Augmentation allowed from the Environmental Management Permit Operation Fund.</b>		
23			
24	<b>The amounts specified from the General Fund and the Environmental Management Permit</b>		
25	<b>Operation Fund are for the following purposes:</b>		
26			
27	Personal Services	5,331,613	5,335,427
28	Other Operating Expense	794,246	794,246
29			
30	<b>SOLID WASTE MANAGEMENT PERMITTING</b>		
31	<b>From the General Fund</b>		
32		2,007,190	2,008,514
33	<b>From the Environmental Management Permit Operation Fund (IC 13-15-11-1)</b>		
34		3,102,309	3,104,355
35	<b>Augmentation allowed from the Environmental Management Permit Operation Fund.</b>		
36			
37	<b>The amounts specified from the General Fund and the Environmental Management Permit</b>		
38	<b>Operation Fund are for the following purposes:</b>		
39			
40	Personal Services	4,714,580	4,717,950
41	Other Operating Expense	394,919	394,919
42			
43	<b>HAZARDOUS WASTE MANAGEMENT PERMITTING</b>		
44	<b>From the General Fund</b>		
45		2,492,889	2,494,350
46	<b>From the Environmental Management Permit Operation Fund (IC 13-15-11-1)</b>		
47		2,978,130	2,979,879
48	<b>Augmentation allowed from the Environmental Management Permit Operation Fund.</b>		
49			



1     **The amounts specified from the General Fund and the Environmental Management Permit**  
2     **Operation Fund are for the following purposes:**

4 <b>Personal Services</b>	4,445,660	4,448,870
5 <b>Other Operating Expense</b>	1,025,359	1,025,359

6  
7     **SAFE DRINKING WATER PROGRAM**

8 <b>From the General Fund</b>		
9                               571,429	571,807	
10 <b>From the Environmental Management Permit Operation Fund (IC 13-15-11-1)</b>		
11                               2,094,366	2,894,837	
12 <b>Augmentation allowed from the Environmental Management Permit Operation Fund.</b>		

13  
14     **The amounts specified from the General Fund and the Environmental Management Permit**  
15     **Operation Fund are for the following purposes:**

17 <b>Personal Services</b>	1,075,952	1,077,970
18 <b>Other Operating Expense</b>	1,589,843	2,388,674

19  
20     **WATERSHED MANAGEMENT**

21 <b>Environmental Management Special Fund (IC 13-14-12-1)</b>		
22 <b>Total Operating Expense</b>	24,037	24,037
23 <b>Augmentation allowed.</b>		

24     **CLEAN VESSEL PUMPOUT**

25 <b>Environmental Management Special Fund (IC 13-14-12-1)</b>		
26 <b>Total Operating Expense</b>	58,475	58,475
27 <b>Augmentation allowed.</b>		

28     **GROUNDWATER PROGRAM**

29 <b>Total Operating Expense</b>	287,001	287,126
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30     **UNDERGROUND STORAGE TANK PROGRAM**

31 <b>Underground Petroleum Storage Tank Trust Fund (IC 13-23-6-1)</b>		
32 <b>Total Operating Expense</b>	137,215	137,277
33 <b>Augmentation allowed.</b>		

34     **AIR MANAGEMENT OPERATING**

35 <b>From the General Fund</b>		
36                               886,788	887,229	
37 <b>From the Environmental Management Special Fund (IC 13-14-12-1)</b>		
38                               1,698,889	1,699,738	
39 <b>Augmentation allowed from the Environmental Management Special Fund.</b>		

40  
41     **The amounts specified from the General Fund and the Environmental Management Special**  
42     **Fund are for the following purposes:**

44 <b>Personal Services</b>	1,776,421	1,777,711
45 <b>Other Operating Expense</b>	809,256	809,256

46  
47     **WATER MANAGEMENT NON-PERMITTING**

48 <b>Personal Services</b>	3,137,463	3,139,726
49 <b>Other Operating Expense</b>	391,681	490,466



1	<b>GREAT LAKES INITIATIVE</b>		
2	<b>Environmental Management Special Fund (IC 13-14-12-1)</b>		
3	<b>Total Operating Expense</b>	<b>96,160</b>	<b>96,160</b>
4	Augmentation allowed.		
5	<b>OUTREACH OPERATOR TRAINING</b>		
6	<b>Total Operating Expense</b>	<b>41,306</b>	<b>41,306</b>
7	<b>LEAKING UNDERGROUND STORAGE TANKS</b>		
8	<b>Underground Petroleum Storage Tank Trust Fund (IC 13-23-6-1)</b>		
9	<b>Personal Services</b>	<b>124,465</b>	<b>124,555</b>
10	<b>Other Operating Expense</b>	<b>44,109</b>	<b>44,109</b>
11	Augmentation allowed.		
12	<b>CORE SUPERFUND</b>		
13	<b>Hazardous Substances Response Trust Fund (IC 13-25-4-1)</b>		
14	<b>Total Operating Expense</b>	<b>127,435</b>	<b>127,467</b>
15	Augmentation allowed.		
16	<b>AUTO EMISSIONS TESTING PROGRAM</b>		
17	<b>Personal Services</b>	<b>153,161</b>	<b>153,270</b>
18	<b>Other Operating Expense</b>	<b>7,592,411</b>	<b>7,344,013</b>
19			
20	The above appropriations for auto emissions testing are the maximum amounts available		
21	for this purpose. If it becomes necessary to conduct additional tests in other locations, the		
22	above appropriations shall be prorated among all locations.		
23			
24	<b>HAZARDOUS WASTE SITE - STATE CLEAN-UP</b>		
25	<b>Hazardous Substances Response Trust Fund (IC 13-25-4-1)</b>		
26	<b>Personal Services</b>	<b>914,494</b>	<b>915,153</b>
27	<b>Other Operating Expense</b>	<b>1,323,811</b>	<b>1,323,811</b>
28	Augmentation allowed.		
29	<b>HAZARDOUS WASTE SITES - NATURAL RESOURCE DAMAGES</b>		
30	<b>Hazardous Substances Response Trust Fund (IC 13-25-4-1)</b>		
31	<b>Personal Services</b>	<b>174,348</b>	<b>174,474</b>
32	<b>Other Operating Expense</b>	<b>680,991</b>	<b>680,991</b>
33	Augmentation allowed.		
34	<b>SUPERFUND MATCH</b>		
35	<b>Hazardous Substances Response Trust Fund (IC 13-25-4-1)</b>		
36	<b>Total Operating Expense</b>	<b>354,985</b>	<b>354,985</b>
37	Augmentation allowed.		
38	<b>HOUSEHOLD HAZARDOUS WASTE</b>		
39	<b>Hazardous Substances Response Trust Fund (IC 13-25-4-1)</b>		
40	<b>Personal Services</b>	<b>39,934</b>	<b>39,960</b>
41	<b>Other Operating Expense</b>	<b>443,816</b>	<b>443,816</b>
42	Augmentation allowed.		
43	<b>ASBESTOS TRUST - OPERATING</b>		
44	<b>Asbestos Trust Fund (IC 13-17-6-3)</b>		
45	<b>Personal Services</b>	<b>358,456</b>	<b>358,709</b>
46	<b>Other Operating Expense</b>	<b>150,384</b>	<b>150,384</b>
47	Augmentation allowed.		
48	<b>UNDERGROUND PETROLEUM STORAGE TANK - OPERATING</b>		
49	<b>Underground Petroleum Storage Tank Excess Liability Trust Fund (IC 13-23-7-1)</b>		



	<i>FY 2005-2006 Appropriation</i>	<i>FY 2006-2007 Appropriation</i>	<i>Biennial Appropriation</i>
1	Personal Services	201,977	202,035
2	Other Operating Expense	28,128,801	28,128,801
3	Augmentation allowed.		
4	<b>WASTE TIRE MANAGEMENT</b>		
5	Waste Tire Management Fund (IC 13-20-13-8)		
6	Total Operating Expense	1,054,000	1,054,000
7	Augmentation allowed.		
8	<b>VOLUNTARY COMPLIANCE</b>		
9	Environmental Management Special Fund (IC 13-14-12-1)		
10	Personal Services	140,598	140,696
11	Other Operating Expense	217,737	217,737
12	Augmentation allowed.		
13	<b>ENVIRONMENTAL MANAGEMENT SPECIAL FUND - OPERATING</b>		
14	Environmental Management Special Fund (IC 13-14-12-1)		
15	Total Operating Expense	1,100,000	1,100,000
16	Augmentation allowed.		
17	<b>SMALL TOWN COMPLIANCE</b>		
18	Environmental Management Special Fund (IC 13-14-12-1)		
19	Total Operating Expense	60,000	60,000
20	Augmentation allowed.		
21	<b>WETLANDS PROTECTION</b>		
22	Environmental Management Special Fund (IC 13-14-12-1)		
23	Total Operating Expense	50,401	50,401
24	Augmentation allowed.		
25	<b>MERCURY REDUCTION OUTREACH GRANT</b>		
26	Total Operating Expense	87,590	87,590
27	<b>PETROLEUM TRUST - OPERATING</b>		
28	Underground Petroleum Storage Tank Trust Fund (IC 13-23-6-1)		
29	Personal Services	242,896	243,081
30	Other Operating Expense	462,885	462,885
31	Augmentation allowed.		
32	<b>LEAD BASED PAINT ACTIVITIES PROGRAM</b>		
33	Lead Trust Fund (IC 13-17-14-6)		
34	Total Operating Expense	21,638	21,646
35	Augmentation allowed.		
36			
37	Notwithstanding any other law, with the approval of the Governor and the budget agency,		
38	the above appropriations for hazardous waste management - permitting, wetlands		
39	protection, watershed management, groundwater program, underground storage tanks,		
40	air management operating, asbestos trust operating, lead based paint activities program,		
41	water management non-permitting, pollution prevention incentives for states, safe		
42	drinking water program, and any other appropriation eligible to be included in a		
43	performance partnership grant may be used to fund activities incorporated into a		
44	performance partnership grant between the United States Environmental Protection		
45	Agency and the department of environmental management.		
46			
47	<b>FOR THE OFFICE OF ENVIRONMENTAL ADJUDICATION</b>		
48	Environmental Management Special Fund (IC 13-14-12-1)		
49	Personal Services	232,179	232,335



1	Other Operating Expense	82,114	82,114
2	Augmentation allowed.		

3  
4 SECTION 6. [EFFECTIVE JULY 1, 2005]  
5

6 ECONOMIC DEVELOPMENT

7  
8 A. AGRICULTURE

9  
10 FOR THE DEPARTMENT OF AGRICULTURE

11	Personal Services	1,437,305	1,438,352
12	Other Operating Expense	239,431	239,431

13 VALUE ADDED RESEARCH PROGRAM

14 General Fund

15	Total Operating Expense	250,000	250,000
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16 Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)

17	Total Operating Expense	600,000	600,000
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18 CLEAN WATER INDIANA

19 From the Cigarette Tax Fund (IC 6-7-1-29.1)

20	Total Operating Expense	3,700,000	3,700,000
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21

22 The above appropriations for Clean Water Indiana are available only if the general  
23 assembly provides dedicated funding from the cigarette tax for Clean Water Indiana.

24

25 SOIL CONSERVATION DIVISION - T BY 2000

26 Cigarette Tax Fund (IC 6-7-1-29.1)

27	Personal Services	1,657,340	1,660,521
----	-------------------	-----------	-----------

28	Other Operating Expense	639,838	639,838
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29 Augmentation allowed.

30

31 FOR THE LIEUTENANT GOVERNOR

32 RURAL DEVELOPMENT ADMINISTRATION

33 Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)

34	Total Operating Expense	2,400,000	2,400,000
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35

36 Notwithstanding IC 4-4-9.3, the above appropriations include funds for the farm counseling  
37 program. Not more than \$279,000 in each state fiscal year may be allocated from the  
38 above appropriations to the farm counseling program.

39

40 RURAL DEVELOPMENT COUNCIL

41 Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)

42	Total Operating Expense	1,203,480	1,203,483
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43

44 B. COMMERCE

45

46 FOR THE LIEUTENANT GOVERNOR

47 COMMUNITY DEVELOPMENT ADMINISTRATION

48	Personal Services	883,830	883,830
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49	Other Operating Expense	238,875	238,875
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1	<b>HOME OWNERSHIP EDUCATION</b>		
2	<b>Total Operating Expense</b>	<b>120,000</b>	<b>120,000</b>
3	<b>OFFICE OF TOURISM</b>		
4	<b>Total Operating Expense</b>	<b>4,360,032</b>	<b>4,360,032</b>
5	<b>INDIANA INDIVIDUAL DEVELOPMENT ACCOUNTS</b>		
6	<b>Total Operating Expense</b>	<b>1,350,000</b>	<b>1,350,000</b>

7

8     **The office of the lieutenant governor shall collect and report to the family and**

9     **social services administration (FSSA) all data required for FSSA to meet the data**

10    **collection and reporting requirements in 45 CFR Part 265.**

11

12    **Family and social services administration, division of family resources shall apply**

13    **all qualifying expenditures for individual development accounts deposits toward Indiana's**

14    **maintenance of effort under the federal Temporary Assistance to Needy Families**

15    **(TANF) program (45 CFR 260 et seq.).**

16	<b>RECYCLING PROMOTION AND ASSISTANCE PROGRAM</b>		
17	<b>Indiana Recycling Promotion and Assistance Fund (IC 4-23-5.5-14)</b>		
18	<b>Total Operating Expense</b>	<b>1,500,000</b>	<b>1,500,000</b>

19     **Augmentation allowed.**

20	<b>RECYCLING OPERATING</b>		
21	<b>Indiana Recycling Promotion and Assistance Fund (IC 4-23-5.5-14)</b>		
22	<b>Personal Services</b>	<b>56,700</b>	<b>56,741</b>
23	<b>Other Operating Expense</b>	<b>172,930</b>	<b>172,930</b>

24     **Augmentation allowed.**

25	<b>STATE ENERGY PROGRAM</b>		
26	<b>Total Operating Expense</b>	<b>283,648</b>	<b>283,648</b>

27

28

29     **FOR THE INDIANA ECONOMIC DEVELOPMENT CORPORATION**

30     **ADMINISTRATIVE AND FINANCIAL SERVICES**

31	<b>From the General Fund</b>		
32	7,131,894	7,137,741	
33	<b>From the Training 2000 Fund (IC 4-4-4.6-6)</b>		
34	185,630	185,630	
35	<b>From the Industrial Development Grant Fund</b>		
36	52,139	52,139	

37

38     **The amounts specified from the General Fund, Skills 2016 Fund, and Industrial Development**

39     **Grant Fund are for the following purposes:**

40			
41	<b>Total Operating Expense</b>	<b>7,369,663</b>	<b>7,375,510</b>

42	<b>INTERNATIONAL TRADE</b>		
43	<b>Total Operating Expense</b>	<b>1,394,676</b>	<b>1,394,676</b>

44	<b>ENTERPRISE ZONE PROGRAM</b>		
45	<b>Indiana Enterprise Zone Fund (IC 4-4-6.1-2.3)</b>		
46	<b>Total Operating Expense</b>	<b>260,024</b>	<b>260,065</b>

47     **Augmentation allowed.**

48     **LOCAL ECONOMIC DEVELOPMENT ORGANIZATION/**

49



1	<b>REGIONAL ECONOMIC DEVELOPMENT ORGANIZATION</b>		
2	<b>(LEDO/REDO) MATCHING GRANT PROGRAM</b>		
3	<b>Total Operating Expense</b>		<b>1,900,000</b>
4	<b>TRAINING 2000</b>		
5	<b>Total Operating Expense</b>		<b>23,150,038</b>
6	<b>BUSINESS PROMOTION PROGRAM</b>		
7	<b>Total Operating Expense</b>		<b>2,271,508</b>
8	<b>TRADE PROMOTION PROGRAM</b>		
9	<b>Total Operating Expense</b>	<b>200,000</b>	<b>200,000</b>
10	<b>ECONOMIC DEVELOPMENT GRANT AND LOAN PROGRAM</b>		
11	<b>Total Operating Expense</b>		<b>1,200,000</b>
12	<b>INDUSTRIAL DEVELOPMENT GRANT PROGRAM</b>		
13	<b>Total Operating Expense</b>		<b>6,500,000</b>
14	<b>21ST CENTURY RESEARCH &amp; TECHNOLOGY FUND</b>		
15	<b>Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)</b>		
16	<b>Total Operating Expense</b>	<b>37,500,000</b>	<b>37,500,000</b>
17	<b>TECHNOLOGY DEVELOPMENT GRANT PROGRAM</b>		
18	<b>Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)</b>		
19	<b>Total Operating Expense</b>	<b>4,500,000</b>	<b>4,500,000</b>
20			
21	<b>FOR THE INDIANA FINANCE AUTHORITY (IFA)</b>		
22	<b>CAPITAL ACCESS PROGRAM</b>		
23	<b>Total Operating Expense</b>		<b>1,242,500</b>
24	<b>ENVIRONMENTAL REMEDIATION REVOLVING LOAN PROGRAM</b>		
25	<b>Total Operating Expense</b>		<b>2,500,000</b>
26	<b>PROJECT GUARANTY PROGRAM</b>		
27	<b>Total Operating Expense</b>		<b>1,800,000</b>
28	<b>BUSINESS DEVELOPMENT LOAN PROGRAM</b>		
29	<b>Total Operating Expense</b>		<b>2,000,000</b>
30			
31	<b>C. COMMUNITY SERVICES</b>		
32			
33	<b>FOR THE GOVERNOR'S</b>		
34	<b>OFFICE OF FAITH BASED &amp; COMMUNITY INITIATIVES</b>		
35	<b>Personal Services</b>	<b>263,974</b>	<b>264,340</b>
36	<b>Other Operating Expense</b>	<b>76,869</b>	<b>76,869</b>
37			
38	<b>D. EMPLOYMENT SERVICES</b>		
39			
40	<b>FOR THE DEPARTMENT OF WORKFORCE DEVELOPMENT</b>		
41	<b>ADMINISTRATION</b>		
42	<b>Total Operating Expense</b>	<b>1,148,027</b>	<b>1,148,027</b>
43	<b>WOMEN'S COMMISSION</b>		
44	<b>Personal Services</b>	<b>113,666</b>	<b>113,746</b>
45	<b>Other Operating Expense</b>	<b>5,153</b>	<b>5,153</b>
46	<b>COMMISSION ON HISPANIC/LATINO AFFAIRS</b>		
47	<b>Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)</b>		
48	<b>Total Operating Expense</b>	<b>124,188</b>	<b>124,235</b>
49			



1     **The above appropriations are in addition to any funding for the commission derived**  
2     **from funds appropriated to the department of workforce development.**

3  
4     **E. OTHER ECONOMIC DEVELOPMENT**

5  
6     **FOR THE STATE BUDGET AGENCY**  
7     **I-LIGHT FIBER OPTIC SYSTEM**

8 <b>Total Operating Expense</b>	1,000,000	1,000,000	
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9  
10    **SECTION 7. [EFFECTIVE JULY 1, 2005]**

11  
12    **TRANSPORTATION**

13  
14    **FOR THE DEPARTMENT OF TRANSPORTATION**

15  
16    **For the conduct and operation of the department of transportation, the following**  
17    **sums are appropriated for the periods designated, from the state general fund, the**  
18    **public mass transportation fund, the industrial rail service fund, the state highway**  
19    **fund, the motor vehicle highway account, the distressed road fund, the state highway**  
20    **road construction and improvement fund, the motor carrier regulation fund, and the**  
21    **crossroads 2000 fund.**

22  
23    **PLANNING AND ADMINISTRATION**

24    **From the State Highway Fund (IC 8-23-9-54)**

	509,370	509,666	
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26    **From the Public Mass Transportation Fund (IC 8-23-3-8)**

	207,623	207,744	
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28    **From the Industrial Rail Service Fund (IC 8-3-1.7-2)**

	30,760	30,778	
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30    **Augmentation allowed from the Public Mass Transportation Fund, Industrial Rail Service**  
31    **Fund, and State Highway Fund.**

32  
33    **The amounts specified from the Public Mass Transportation Fund, Industrial**  
34    **Rail Service Fund, and State Highway Fund are for the following purposes:**

36 <b>Personal Services</b>	583,247	583,587	
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37 <b>Other Operating Expense</b>	164,506	164,601	
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38  
39    **The above appropriations may be used to match federal funds available for planning**  
40    **and administration of transportation in Indiana.**

41  
42    **INTERMODAL OPERATING**

43    **From the State Highway Fund (IC 8-23-9-54)**

	533,581	533,915	
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45    **From the Public Mass Transportation Fund (IC 8-23-3-8)**

	370,542	370,770	
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47    **From the Industrial Rail Service Fund (IC 8-3-1.7-2)**

	370,542	370,770	
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48  
49    **Augmentation allowed from the State Highway Fund, Public Mass Transportation Fund**



1            **and Industrial Rail Service Fund.**

2

3            **The amounts specified from the State Highway Fund, the Public Mass Transportation**  
 4            **Fund, and the Industrial Rail Service Fund are for the following purposes:**

5

6 <b>Personal Services</b>	1,096,212	1,096,891
7 <b>Other Operating Expense</b>	178,453	178,564

8

9            **INTERMODAL GRANT PROGRAM**

10           **Department of Transportation Administration Fund**

11 <b>Total Operating Expense</b>	42,000	42,000
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12           **Public Mass Transportation Fund (IC 8-23-3-8)**

13 <b>Total Operating Expense</b>	37,500	37,500
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14           **Augmentation allowed from Public Mass Transportation Fund.**

15           **RAILROAD GRADE CROSSING IMPROVEMENT**

16           **State Highway Fund (IC 8-23-9-54)**

17 <b>Total Operating Expense</b>	465,000	465,000
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18           **HIGH SPEED RAIL**

19           **Industrial Rail Service Fund**

20 <b>Matching Funds</b>		40,000
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21           **Augmentation allowed.**

22           **PUBLIC MASS TRANSPORTATION**

23           **Public Mass Transportation Fund (IC 8-23-3-8)**

24 <b>Total Operating Expense</b>	31,009,377	31,628,396
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25           **Augmentation allowed.**

26

27           **The appropriations are to be used solely for the promotion and development of public**  
 28           **transportation. The department of transportation shall allocate funds based on a**  
 29           **formula approved by the commissioner of the department of transportation.**

30

31           **The department of transportation may distribute public mass transportation funds**  
 32           **to an eligible grantee that provides public transportation in Indiana.**

33

34           **The state funds can be used to match federal funds available under the Federal Transit**  
 35           **Act (49 U.S.C. 1601, et seq.), or local funds from a requesting grantee.**

36

37           **Before funds may be disbursed to a grantee, the grantee must submit its request for**  
 38           **financial assistance to the department of transportation for approval. Allocations**  
 39           **must be approved by the governor and the budget agency after review by the budget**  
 40           **committee and shall be made on a reimbursement basis. Only applications for capital**  
 41           **and operating assistance may be approved. Only those grantees that have met the reporting**  
 42           **requirements under IC 8-23-3 are eligible for assistance under this appropriation.**

43

44           **HIGHWAY OPERATING**

45           **State Highway Fund (IC 8-23-9-54)**

46 <b>Personal Services</b>	207,986,295	208,125,958
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47 <b>Other Operating Expense</b>	40,256,068	40,255,120
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48

49           **The above appropriations for personal services and other operating expense include**



1    an increase of 4,325,383 each year to add additional professional staff and equipment  
2    to increase the department's plan design and right-of-way capability.

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**HIGHWAY BUILDINGS AND GROUNDS**

State Highway Fund (IC 8-23-9-54)

Total Operating Expense		10,000,000
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8    The above appropriations for highway buildings and grounds may be used for land acquisition,  
9    site development, construction and equipping of new highway facilities and for maintenance,  
10    repair, and rehabilitation of existing state highway facilities after review by the  
11    budget committee.

12  
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16

**HIGHWAY VEHICLE AND ROAD MAINTENANCE EQUIPMENT**

State Highway Fund (IC 8-23-9-54)

Other Operating Expense	18,820,600	18,820,600
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17    The above appropriations for highway operating and highway vehicle and road maintenance  
18    equipment may be used for personal services, equipment, and other operating expense,  
19    including the cost of transportation for the governor.

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24

**HIGHWAY MAINTENANCE WORK PROGRAM**

State Highway Fund (IC 8-23-9-54)

Other Operating Expense	74,000,000	74,000,000
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25    The above appropriations for the highway maintenance work program may be used for:  
26    (1) materials for patching roadways and shoulders;  
27    (2) repairing and painting bridges;  
28    (3) installing signs and signals and painting roadways for traffic control;  
29    (4) mowing, herbicide application, and brush control;  
30    (5) drainage control;  
31    (6) maintenance of rest areas, public roads on properties of the department of natural  
32    resources, and driveways on the premises of all state facilities;  
33    (7) materials for snow and ice removal;  
34    (8) utility costs for roadway lighting; and  
35    (9) other special maintenance and support activities consistent with the highway  
36    maintenance work program.

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**HIGHWAY CAPITAL IMPROVEMENTS**

State Highway Fund (IC 8-23-9-54)

Right-of-Way Expense	17,000,000	17,000,000
Formal Contracts Expense	156,736,104	157,122,472
Consulting Services Expense	22,300,000	24,000,000
Institutional Road Construction	5,000,000	5,000,000

45    The above appropriations for the capital improvements program may be used for:  
46    (1) bridge rehabilitation and replacement;  
47    (2) road construction, reconstruction, or replacement;  
48    (3) construction, reconstruction, or replacement of travel lanes, intersections,  
49    grade separations, rest parks, and weigh stations;



- 1      **(4) relocation and modernization of existing roads;**
- 2      **(5) resurfacing;**
- 3      **(6) erosion and slide control;**
- 4      **(7) construction and improvement of railroad grade crossings, including the use of**
- 5      **the appropriations to match federal funds for projects;**
- 6      **(8) small structure replacements;**
- 7      **(9) safety and spot improvements; and**
- 8      **(10) right-of-way, relocation, and engineering and consulting expenses associated**
- 9      **with any of the above types of projects.**

10

11      **The foregoing appropriations for highway operating, highway vehicles and road maintenance**  
 12      **equipment, highway buildings and grounds, the highway planning and research program,**  
 13      **the highway maintenance work program, and highway capital improvements are appropriated**  
 14      **from estimated revenues, which include the following:**

- 15      **(1) Funds distributed to the state highway fund from the motor vehicle highway account**
- 16      **under IC 8-14-1-3(4).**
- 17      **(2) Funds distributed to the state highway fund from the highway, road and street**
- 18      **fund under IC 8-14-2-3.**
- 19      **(3) All fees and miscellaneous revenues deposited in or accruing to the state highway**
- 20      **fund under IC 8-23-9-54.**
- 21      **(4) Any unencumbered funds carried forward in the state highway fund from any previous**
- 22      **fiscal year.**
- 23      **(5) All other funds appropriated or made available to the department of transportation**
- 24      **by the general assembly.**

25

26      **If funds from sources set out above for the department of transportation exceed appropriations**  
 27      **from those sources to the department, the excess amount is hereby appropriated to**  
 28      **be used for formal contracts with approval of the governor and the budget agency.**

29

30      **If there is a change in a statute reducing or increasing revenue for department use,**  
 31      **the budget agency shall notify the auditor of state to adjust the above appropriations**  
 32      **to reflect the estimated increase or decrease. Upon the request of the department,**  
 33      **the budget agency, with the approval of the governor, may allot any increase in appropriations**  
 34      **to the department for formal contracts.**

35

36      **If the department of transportation finds that an emergency exists or that an appropriation**  
 37      **will be insufficient to cover expenses incurred in the normal operation of the department,**  
 38      **the budget agency may, upon request of the department, and with the approval of the**  
 39      **governor, transfer funds from revenue sources set out above from one (1) appropriation**  
 40      **to the deficient appropriation. Transfers exceeding \$1,000,000 must be reviewed by**  
 41      **the budget committee. No appropriation from the state highway fund may be used to**  
 42      **fund any toll road or toll bridge project except as specifically provided for under**  
 43      **IC 8-15-2-20.**

44

45      **HIGHWAY PLANNING AND RESEARCH PROGRAM**

46      **State Highway Fund (IC 8-23-9-54)**

47 <b>Total Operating Expense</b>	3,500,000	3,500,000
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48

49      **STATE HIGHWAY ROAD CONSTRUCTION AND IMPROVEMENT PROGRAM**



1	<b>State Highway Road Construction Improvement Fund (IC 8-14-10-5)</b>		
2	Lease Rental Payments Expense	65,875,392	66,534,146
3	Augmentation allowed.		

4

5 The above appropriations for the state highway road construction and improvement  
6 program are appropriated from the state highway road construction and improvement  
7 fund provided in IC 8-14-10-5 and may include any unencumbered funds carried forward  
8 from any previous fiscal year. The funds may be used for:

- 9 (1) road and bridge construction, reconstruction, or replacement;  
10 (2) construction, reconstruction, or replacement of travel lanes, intersections,  
11 grade separations;  
12 (3) relocation and modernization of existing roads;  
13 (4) right-of-way, relocation, and engineering and consulting expenses associated  
14 with any of the above types of projects; and  
15 (5) payment of rentals and leases relating to projects under IC 8-14.5.

16

17 **CROSSROADS 2000 PROGRAM**

18	<b>Crossroads 2000 Fund (IC 8-14-10-9)</b>		
19	Formal Contracts Expense	13,093,301	437,179
20	Lease Rental Payment Expense	37,200,000	37,200,000
21	Augmentation allowed.		

22

23 The above appropriations for the crossroads 2000 program are appropriated from the  
24 crossroads 2000 fund provided in IC 8-14-10-9 and may include any unencumbered funds  
25 carried forward from any previous fiscal year. The funds may be used for:

- 26 (1) road and bridge construction, reconstruction, or replacement;  
27 (2) construction, reconstruction, or replacement of travel lanes, intersections,  
28 grade separations;  
29 (3) relocation and modernization of existing roads;  
30 (4) right-of-way, relocation, and engineering and consulting expenses associated  
31 with any of the above types of projects; and  
32 (5) payment of rentals and leases relating to projects under IC 8-14.5.

33

34 **FEDERAL APPORTIONMENT**

35	Right-of-Way Expense	42,500,000	42,500,000
36	Formal Contracts Expense	324,500,000	354,740,000
37	Consulting Engineers Expense	51,000,000	60,760,000
38	Highway Planning and Research	13,000,000	13,000,000
39	Local Government Revolving Acct.	140,000,000	140,000,000
40	Formal Contracts - Crossroads	40,000,000	0

41

42 The department may establish an account to be known as the "local government revolving  
43 account". The account is to be used to administer the federal-local highway construction  
44 program. All contracts issued and all funds received for federal-local projects under  
45 this program shall be entered into this account.

46

47 If the federal apportionments for the fiscal years covered by this act exceed the  
48 above estimated appropriations for the department or for local governments, the excess  
49 federal apportionment is hereby appropriated for use by the department with the approval



1      of the governor and the budget agency.

2

3      The department shall bill, in a timely manner, the federal government for all department  
4      payments that are eligible for total or partial reimbursement.

5

6      The department may let contracts and enter into agreements for construction and preliminary  
7      engineering during each year of the 2005-2007 biennium that obligate not more than  
8      one-third (1/3) of the amount of state funds estimated by the department to be available  
9      for appropriation in the following year for formal contracts and consulting engineers  
10     for the capital improvements program.

11

12     Under IC 8-23-5-7(a), the department, with the approval of the governor, may construct  
13     and maintain roadside parks and highways where highways will connect any state highway  
14     now existing, or hereafter constructed, with any state park, state forest preserve,  
15     state game preserve, or the grounds of any state institution. There is appropriated  
16     to the department of transportation an amount sufficient to carry out the provisions  
17     of this paragraph. Under IC 8-23-5-7(d), such appropriations shall be made from  
18     the motor vehicle highway account before distribution to local units of government.

19

#### 20     LOCAL TECHNICAL ASSISTANCE AND RESEARCH

21

22     Under IC 8-14-1-3(6), there is appropriated to the department of transportation an  
23     amount sufficient for:

24

25     (1) the program of technical assistance under IC 8-23-2-5(6); and  
26     (2) the research and highway extension program conducted for local government under  
27     IC 8-17-7-4.

27

28     The department shall develop an annual program of work for research and extension  
29     in cooperation with those units being served, listing the types of research and educational  
30     programs to be undertaken. The commissioner of the department of transportation may  
31     make a grant under this appropriation to the institution or agency selected to conduct  
32     the annual work program. Under IC 8-14-1-3(6), appropriations for the program of  
33     technical assistance and for the program of research and extension shall be taken  
34     from the local share of the motor vehicle highway account.

35

36     Under IC 8-14-1-3(7) there is hereby appropriated such sums as are necessary to maintain  
37     a sufficient working balance in accounts established to match federal and local money  
38     for highway projects. These funds are appropriated from the following sources in  
39     the proportion specified:

40

41     (1) one-half (1/2) from the forty-seven percent (47%) set aside of the motor vehicle  
42     highway account under IC 8-14-1-3(7); and  
43     (2) for counties and for those cities and towns with a population greater than five  
44     thousand (5,000), one-half (1/2) from the distressed road fund under IC 8-14-8-2.

44

#### 45     SECTION 8. [EFFECTIVE JULY 1, 2005]

46

#### 47     FAMILY AND SOCIAL SERVICES, HEALTH, AND VETERANS' AFFAIRS

48

#### 49     A. FAMILY AND SOCIAL SERVICES



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**FOR THE BUDGET AGENCY**

**FSSA/DEPARTMENT OF HEALTH INSTITUTIONAL CONTINGENCY FUND**

**Total Operating Expense** **2,000,000**

The above institutional contingency fund shall be allotted upon the recommendation of the budget agency with approval of the governor. This appropriation may be used to supplement individual hospital, state developmental center, and special institutions budgets.

**INDIANA PRESCRIPTION DRUG PROGRAM**

**Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)**

**Total Operating Expense** **8,000,000** **8,000,139**

With the approval of the governor and the budget agency, the above appropriations for the Indiana prescription drug program may be augmented by leveraging for each fiscal year federal Medicaid dollars.

**FOR THE FAMILY AND SOCIAL SERVICES ADMINISTRATION**

**CHILDREN'S HEALTH INSURANCE PROGRAM**

**Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)**

**Total Operating Expense** **29,935,718** **33,835,718**

**FAMILY AND SOCIAL SERVICES ADMINISTRATION**

**Total Operating Expense** **13,816,018** **13,823,693**

**COMMISSION ON THE SOCIAL STATUS OF BLACK MALES**

**Total Operating Expense** **131,628** **131,711**

**OFFICE OF MEDICAID POLICY AND PLANNING - ADMINISTRATION**

**Total Operating Expense** **5,458,790** **5,462,653**

**MEDICAID ADMINISTRATION**

**Total Operating Expense** **49,500,000** **49,500,000**

**MEDICAID - CURRENT OBLIGATIONS**

**General Fund**

**Total Operating Expense** **1,397,100,000** **1,467,000,000**

**Hospital Care for the Indigent Fund (IC 12-16-14-6)**

**Total Operating Expense** **21,700,000** **21,700,000**

Augmentation allowed.

The foregoing appropriations for Medicaid current obligations and for Medicaid administration are for the purpose of enabling the office of Medicaid policy and planning to carry out all services as provided in IC 12-8-6. In addition to the above appropriations, all money received from the federal government and paid into the state treasury as a grant or allowance is appropriated and shall be expended by the office of Medicaid policy and planning for the respective purposes for which the money was allocated and paid to the state. Subject to the provisions of P.L.46-1995, if the sums herein appropriated for Medicaid current obligations and for Medicaid administration are insufficient to enable the office of Medicaid policy and planning to meet its obligations, then there is appropriated from the general fund such further sums as may be necessary for that purpose, subject to the approval of the governor and the budget



1      agency.

2

3      **Subject to the approval of the governor and the budget agency, the foregoing appropriations**  
 4      **for Medicaid - Current Obligations may be augmented or reduced based on revenues**  
 5      **accruing to the hospital care for the indigent fund.**

6

7      **MEDICAID DISABILITY ELIGIBILITY EXAMS**

8              **Total Operating Expense              3,195,000              3,195,000**

9      **MENTAL HEALTH ADMINISTRATION**

10             **Other Operating Expense              2,365,294              2,365,294**

11      **SERIOUSLY EMOTIONALLY DISTURBED**

12             **Total Operating Expense              16,469,493              16,469,493**

13      **SERIOUSLY MENTALLY ILL**

14             **General Fund**

15             **Total Operating Expense              93,862,579              93,862,579**

16             **Mental Health Centers Fund (IC 6-7-1)**

17             **Total Operating Expense              4,445,000              4,445,000**

18             **Augmentation allowed.**

19      **COMMUNITY MENTAL HEALTH CENTERS**

20             **Tobacco Master Settlement Fund (IC 4-12-1-14.3)**

21             **Total Operating Expense              2,000,000              2,000,000**

22

23      **The above appropriation from the Tobacco Master Settlement Fund is in addition to**  
 24      **other funds. The above appropriations for comprehensive community mental health services**  
 25      **include the intragovernmental transfers necessary to provide the nonfederal share**  
 26      **of reimbursement under the Medicaid rehabilitation option.**

27

28      **The comprehensive community mental health centers shall submit their proposed annual**  
 29      **budgets (including income and operating statements) to the budget agency on or before**  
 30      **August 1 of each year. All federal funds shall be applied in augmentation of the**  
 31      **foregoing funds rather than in place of any part of the funds. The office of the**  
 32      **secretary, with the approval of the budget agency, shall determine an equitable allocation**  
 33      **of the appropriation among the mental health centers.**

34

35      **GAMBLERS' ASSISTANCE**

36             **Gamblers' Assistance Fund (IC 4-33-12-6)**

37             **Total Operating Expense              4,250,000              4,250,000**

38      **SUBSTANCE ABUSE TREATMENT**

39             **Total Operating Expense              5,006,000              5,006,000**

40      **QUALITY ASSURANCE/RESEARCH**

41             **Total Operating Expense              884,304              884,304**

42      **PREVENTION**

43             **Gamblers' Assistance Fund (IC 4-33-12-6)**

44             **Total Operating Expense              2,946,936              2,946,936**

45             **Augmentation allowed.**

46      **METHADONE DIVERSION CONTROL OVERSIGHT (MDCO) PROGRAM**

47             **MDCO Fund (IC 12-23-18)**

48             **Total Operating Expense              26,269              26,269**

49             **Augmentation allowed.**



1 **DMHA YOUTH TOBACCO REDUCTION SUPPORT PROGRAM**  
2 **Gamblers' Assistance Fund (IC 4-33-12-6)**  
3 **Total Operating Expense** 54,000 54,000  
4 **Augmentation allowed.**

5 **EVANSVILLE STATE HOSPITAL**  
6 **General Fund**  
7 22,395,551 22,407,654  
8 **Mental Health Fund (IC 12-24-14-4)**  
9 1,235,014 1,235,682  
10 **Augmentation allowed.**

11  
12 **The amounts specified from the general fund and the mental health fund are for the**  
13 **following purposes:**

14  
15 **Personal Services** 18,516,201 18,528,972  
16 **Other Operating Expense** 5,114,364 5,114,364  
17

18 **LARUE CARTER MEMORIAL HOSPITAL**  
19 **General Fund**  
20 18,887,386 18,895,892  
21 **Mental Health Fund (IC 12-24-14-4)**  
22 443,622 443,822  
23 **Augmentation allowed.**

24  
25 **The amounts specified from the general fund and the mental health fund are for the**  
26 **following purposes:**

27  
28 **Personal Services** 12,562,778 12,571,484  
29 **Other Operating Expense** 6,768,230 6,768,230  
30

31 **LOGANSPOUR STATE HOSPITAL**  
32 **General Fund**  
33 38,746,342 38,765,733  
34 **Mental Health Fund (IC 12-24-14-4)**  
35 1,764,662 1,765,546  
36 **Augmentation allowed.**

37  
38 **The amounts specified from the general fund and the mental health fund are for the**  
39 **following purposes:**

40  
41 **Personal Services** 29,854,331 29,874,606  
42 **Other Operating Expense** 10,656,673 10,656,673  
43

44 **FARM REVENUE**  
45 **Total Operating Expense** 53,857 53,857  
46

47 **MADISON STATE HOSPITAL**  
48 **General Fund**  
49 20,947,363 20,959,654



1           **Mental Health Fund (IC 12-24-14-4)**  
2                               811,461      811,937  
3           **Augmentation allowed.**

4  
5           **The amounts specified from the general fund and the mental health fund are for the**  
6           **following purposes:**

8 <b>Personal Services</b>	18,439,326	18,452,093
9 <b>Other Operating Expense</b>	3,319,498	3,319,498

10  
11           **RICHMOND STATE HOSPITAL**  
12           **General Fund**  
13                               30,590,520   30,605,663  
14           **Mental Health Fund (IC 12-24-14-4)**  
15                               876,500      876,934  
16           **Augmentation allowed.**

17  
18           **The amounts specified from the general fund and the mental health fund are for the**  
19           **following purposes:**

21 <b>Personal Services</b>	25,548,982	25,564,559
22 <b>Other Operating Expense</b>	5,918,038	5,918,038

23  
24           **PATIENT PAYROLL**  
25           **Total Operating Expense**                               316,800               316,800

26  
27           **Sixty-six percent (66%) of the revenue accruing to the state mental health institutions**  
28           **under IC 12-15 shall be deposited in the mental health fund established by IC 12-24-14-1,**  
29           **and thirty-four percent (34%) of the revenue accruing to the institutions, under**  
30           **IC 12-15, shall be deposited in the general fund.**

31  
32           **In addition to the above appropriations each institution may qualify for an additional**  
33           **appropriation, or allotment, subject to approval of the governor and the budget agency,**  
34           **from the mental health fund of up to twenty percent (20%), but not to exceed \$50,000**  
35           **in each fiscal year, of the amount by which actual net collections exceed an amount**  
36           **specified in writing by the division of mental health and addiction before July 1**  
37           **of each year beginning July 1, 2005.**

38  
39           **DIVISION OF FAMILY RESOURCES ADMINISTRATION**  
40           **Personal Services**                               4,814,750               4,820,468  
41           **Other Operating Expense**                               810,328               810,328  
42           **CENTRAL REIMBURSEMENT OFFICE PROGRAM ADMINISTRATION**  
43           **Total Operating Expense**                               6,399,705               6,399,705  
44           **CHILD CARE LICENSING FUND**  
45           **Child Care Fund**  
46           **Total Operating Expense**                               100,000               100,000  
47           **Augmentation allowed.**  
48           **ELECTRONIC BENEFIT TRANSFER PROGRAM**  
49           **Total Operating Expense**                               1,800,766               1,800,766



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The foregoing appropriations for the division of family resources Title IV-D of the federal Social Security Act are made under, and not in addition to, IC 12-17-2-31.

**STATE WELFARE - COUNTY ADMINISTRATION**

<b>Total Operating Expense</b>	<b>49,501,684</b>	<b>49,501,684</b>
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The foregoing appropriation may be transferred from FSSA to the department of child services with the approval of the budget agency.

**INDIANA CLIENT ELIGIBILITY SYSTEM (ICES)**

<b>Total Operating Expense</b>	<b>7,007,662</b>	<b>7,007,662</b>
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**IMPACT PROGRAM**

<b>Total Operating Expense</b>	<b>2,449,580</b>	<b>2,449,683</b>
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**TEMPORARY ASSISTANCE TO NEEDY FAMILIES (TANF)**

<b>Total Operating Expense</b>	<b>40,457,943</b>	<b>40,457,943</b>
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**IMPACT - TANF**

<b>Total Operating Expense</b>	<b>5,768,527</b>	<b>5,768,672</b>
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**CHILD CARE & DEVELOPMENT FUND**

<b>Total Operating Expense</b>	<b>35,056,200</b>	<b>35,056,200</b>
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The foregoing appropriations for information systems/technology, education and training, temporary assistance to needy families (TANF), and child care services are for the purpose of enabling the division of family resources to carry out all services as provided in IC 12-14. In addition to the above appropriations, all money received from the federal government and paid into the state treasury as a grant or allowance is appropriated and shall be expended by the division of family resources for the respective purposes for which such money was allocated and paid to the state.

**DOMESTIC VIOLENCE PREVENTION AND TREATMENT**

**General Fund**

<b>Total Operating Expense</b>	<b>1,000,000</b>	<b>1,000,000</b>
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**Domestic Violence Prevention and Treatment Fund (IC 12-18-4)**

<b>Total Operating Expense</b>	<b>1,000,000</b>	<b>1,000,000</b>
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Augmentation allowed.

**STEP AHEAD**

<b>Total Operating Expense</b>	<b>1,789,082</b>	<b>1,789,312</b>
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**FOOD ASSISTANCE PROGRAM**

<b>Total Operating Expense</b>	<b>145,506</b>	<b>145,506</b>
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**YOUTH SERVICE BUREAU**

<b>Total Operating Expense</b>	<b>1,250,000</b>	<b>1,250,000</b>
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The director of the division of family resources shall establish standards for youth service bureaus. Any youth service bureau that is not an agency of a unit of local government or is not registered with the Indiana secretary of state as a nonprofit corporation shall not be funded. The division of family resources shall fund all youth service bureaus that meet the standards as established June 30, 1983. However, a grant may not be made without approval by the budget agency after review by the budget committee.



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<b>PROJECT SAFEPLACE</b>		
<b>Total Operating Expense</b>	<b>125,000</b>	<b>125,000</b>
<b>SCHOOL AGE CHILD CARE PROJECT FUND</b>		
<b>Total Operating Expense</b>	<b>550,000</b>	<b>550,000</b>
<b>SOCIAL SERVICES BLOCK GRANT (SSBG)</b>		
<b>Total Operating Expense</b>	<b>20,863,880</b>	<b>20,864,042</b>

The funds appropriated above to the social services block grant are allocated in the following manner during the biennium:

<b>Division of Disability, Aging, and Rehabilitative Services</b>		
1,030,877	1,030,877	
<b>Division of Family Resources</b>		
12,725,150	12,725,150	
<b>Department of Child Services</b>		
5,515,999	5,516,161	
<b>Department of Health</b>		
296,504	296,504	
<b>Department of Correction</b>		
1,295,350	1,295,350	
<b>DIVISION OF DISABILITY, AGING, AND REHABILITATIVE SERVICES ADMINISTRATION</b>		
<b>Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)</b>		
<b>Total Operating Expense</b>	<b>3,012,462</b>	<b>3,012,462</b>

The above appropriations for the division of disability, aging, and rehabilitative services administration are for administrative expenses. Any federal fund reimbursements received for such purposes are to be deposited in the general fund.

<b>ROOM AND BOARD ASSISTANCE (R-CAP)</b>		
<b>Total Operating Expense</b>	<b>11,421,472</b>	<b>11,421,472</b>
<b>C.H.O.I.C.E. IN-HOME SERVICES</b>		
<b>Total Operating Expense</b>	<b>48,765,643</b>	<b>48,765,897</b>

The foregoing appropriations for C.H.O.I.C.E. In-Home Services include intragovernmental transfers to provide the nonfederal share of the Medicaid aged and disabled waiver. In addition to the Medicaid aged and disabled waivers provided under intragovernmental transfers, additional funds may be used each year for Medicaid aged and disabled waivers. The family and social services administration shall cause the utilization of co-payments for C.H.O.I.C.E. In-Home Services that is proportional to an individual's income.

If the appropriations for C.H.O.I.C.E. In-Home Services are insufficient to provide services to all eligible persons, the division of disability, aging, and rehabilitative services may give priority for services to persons who are unable to perform three (3) or more activities of daily living (as defined in IC 12-10-10-1.5). The division of disability, aging, and rehabilitative services may discontinue





	<i>FY 2005-2006 Appropriation</i>	<i>FY 2006-2007 Appropriation</i>	<i>Biennial Appropriation</i>
1	Other Operating Expense	73,907	73,907
2	<b>EMPLOYEE TRAINING</b>		
3	Total Operating Expense	6,112	6,112
4	<b>MEDICAID WAIVER</b>		
5	Total Operating Expense	316,333	316,390
6	<b>OBRA/PASSARR</b>		
7	Total Operating Expense	90,212	90,268
8	<b>BUREAU OF QUALITY IMPROVEMENT SERVICES - BQIS</b>		
9	Total Operating Expense	1,919,027	1,919,027
10	<b>DAY SERVICES - DEVELOPMENTALLY DISABLED</b>		
11	Other Operating Expense	22,976,381	22,976,381
12	<b>DIAGNOSIS AND EVALUATION</b>		
13	Other Operating Expense	930,788	930,788
14	<b>SUPPORTED EMPLOYMENT</b>		
15	Other Operating Expense	3,117,498	3,117,498
16	<b>EPILEPSY PROGRAM</b>		
17	Other Operating Expense	460,954	460,954
18	<b>FAMILY SUBSIDY PROGRAM</b>		
19	Other Operating Expense	1,004,700	1,004,700
20	<b>RESIDENTIAL SERVICES - CASE MANAGEMENT</b>		
21	General Fund		
22	Total Operating Expense	4,436,985	4,436,985
23	Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)		
24	Total Operating Expense	2,050,626	2,050,626
25	Augmentation allowed.		
26	<b>RESIDENTIAL SERVICES FOR DEVELOPMENTALLY DISABLED PERSONS</b>		
27	General Fund		
28	Total Operating Expense	91,749,831	107,967,677
29	Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)		
30	Total Operating Expense	22,300,000	22,300,000
31			
32	The above appropriations for client services include the intragovernmental transfers		
33	necessary to provide the nonfederal share of reimbursement under the Medicaid program		
34	for day services provided to residents of group homes and nursing facilities.		
35			
36	In the development of new community residential settings for persons with developmental		
37	disabilities, the division of disability, aging, and rehabilitative services must		
38	give priority to the appropriate placement of such persons who are eligible for Medicaid		
39	and currently residing in intermediate care or skilled nursing facilities and, to		
40	the extent permitted by law, such persons who reside with aged parents or guardians		
41	or families in crisis.		
42			
43	<b>FORT WAYNE STATE DEVELOPMENTAL CENTER</b>		
44	General Fund		
45		359,900	359,900
46	Mental Health Fund (IC 12-24-14-4)		
47		1,838,145	1,839,050
48	Augmentation allowed.		
49			



1      **The amounts specified from the general fund and the mental health fund are for the**  
 2      **following purposes:**

<b>Personal Services</b>	<b>1,625,184</b>	<b>1,626,089</b>
<b>Other Operating Expense</b>	<b>572,861</b>	<b>572,861</b>

6  
 7      **Sixty-six percent (66%) of the revenue accruing to the above named state developmental**  
 8      **centers under IC 12-15 shall be deposited in the mental health fund established under**  
 9      **IC 12-24-14, and thirty-four percent (34%) of the revenue accruing to the above named**  
 10      **institutions under IC 12-15 shall be deposited in the state general fund.**

11  
 12      **In addition to the above appropriations, each institution may qualify for an additional**  
 13      **appropriation, or allotment, subject to approval of the governor and the budget agency,**  
 14      **from the mental health fund of up to twenty percent (20%) but not to exceed \$50,000,**  
 15      **of the amount in which actual net collections exceed an amount specified in writing**  
 16      **by the division of disability, aging, and rehabilitative services before July 1 of**  
 17      **each year beginning July 1, 2005.**

18  
 19      **FOR THE DEPARTMENT OF CHILD SERVICES**  
 20      **DEPARTMENT OF CHILD SERVICES - ADMINISTRATION**

<b>Personal Services</b>	<b>53,706,520</b>	<b>61,626,520</b>
<b>Other Operating Expense</b>	<b>8,454,011</b>	<b>8,454,011</b>

23  
 24      **The foregoing appropriation may be transferred from the department of child services**  
 25      **to FSSA with the approval of the budget agency.**

26  
 27      **DEPARTMENT OF CHILD SERVICES - STATE ADMINISTRATION**

<b>Personal Services</b>	<b>861,254</b>	<b>861,254</b>
<b>Other Operating Expense</b>	<b>124,274</b>	<b>124,274</b>

28  
 29      **CHILD WELFARE SERVICES STATE GRANTS**

<b>General Fund</b>		
<b>Total Operating Expense</b>	<b>10,698,884</b>	<b>10,698,884</b>

<b>Excise and Financial Institution Taxes</b>		
<b>Total Operating Expense</b>	<b>6,275,000</b>	<b>6,275,000</b>

34  
 35      **Augmentation allowed.**

36      **TITLE IV-D OF THE FEDERAL SOCIAL SECURITY ACT (STATE MATCH)**

<b>Total Operating Expense</b>	<b>3,969,158</b>	<b>3,971,838</b>
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37  
 38  
 39      **The foregoing appropriations for the department of child services Title IV-D of**  
 40      **the federal Social Security Act are made under, and not in addition to, IC 12-17-2-31.**

41  
 42      **INDEPENDENT LIVING TRANSITIONAL SERVICES**

<b>Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)</b>		
<b>Total Operating Expense</b>	<b>1,000,000</b>	<b>1,000,000</b>

43  
 44      **HEALTHY FAMILIES INDIANA**

<b>Total Operating Expense</b>	<b>6,223,086</b>	<b>6,223,086</b>
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45  
 46      **TITLE IV-B CHILD WELFARE ADMINISTRATION**

<b>Total Operating Expense</b>	<b>484,286</b>	<b>484,560</b>
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1	<b>CHILD WELFARE TRAINING</b>		
2	<b>Total Operating Expense</b>	<b>1,106,281</b>	<b>1,106,281</b>
3	<b>SPECIAL NEEDS ADOPTION II</b>		
4	<b>Personal Services</b>	<b>231,108</b>	<b>231,271</b>
5	<b>Other Operating Expense</b>	<b>445,797</b>	<b>445,797</b>
6	<b>ADOPTION ASSISTANCE</b>		
7	<b>Total Operating Expense</b>	<b>7,954,083</b>	<b>7,954,083</b>

8  
9     **The foregoing appropriations for Title IV-B child welfare and adoption assistance**  
10 **represent the maximum state match for Title IV-B and Title IV-E.**

11			
12	<b>NON-RECURRING ADOPTION ASSISTANCE</b>		
13	<b>Total Operating Expense</b>	<b>625,000</b>	<b>625,000</b>
14	<b>INDIANA SUPPORT ENFORCEMENT TRACKING (ISETS)</b>		
15	<b>Total Operating Expense</b>	<b>4,067,520</b>	<b>4,067,718</b>
16	<b>CHILD PROTECTION AUTOMATION PROJECT (ICWIS)</b>		
17	<b>Total Operating Expense</b>	<b>5,260,522</b>	<b>5,260,550</b>

18  
19     **B. PUBLIC HEALTH**

20			
21	<b>FOR THE STATE DEPARTMENT OF HEALTH</b>		
22	<b>Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)</b>		
23	<b>Personal Services</b>	<b>22,131,052</b>	<b>22,146,865</b>
24	<b>Other Operating Expense</b>	<b>5,194,560</b>	<b>5,194,560</b>

25  
26     **All receipts to the state department of health from licenses or permit fees shall**  
27 **be deposited in the state general fund. Augmentation allowed in amounts not to exceed**  
28 **additional revenue from penalties or fees enacted or implemented for collection by**  
29 **the state department of health after January 1, 2003.**

30			
31	<b>CANCER REGISTRY</b>		
32	<b>Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)</b>		
33	<b>Total Operating Expense</b>	<b>253,651</b>	<b>253,803</b>
34	<b>MINORITY HEALTH INITIATIVE</b>		
35	<b>Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)</b>		
36	<b>Total Operating Expense</b>	<b>2,091,224</b>	<b>2,091,224</b>

37  
38     **The foregoing appropriations shall be allocated to the Indiana Minority Health Coalition**  
39 **to work with the state department on the implementation of IC 16-46-11.**

40			
41	<b>SICKLE CELL</b>		
42	<b>Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)</b>		
43	<b>Total Operating Expense</b>	<b>232,500</b>	<b>232,500</b>
44	<b>AID TO COUNTY TUBERCULOSIS HOSPITALS</b>		
45	<b>Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)</b>		
46	<b>Other Operating Expense</b>	<b>107,397</b>	<b>107,397</b>

47  
48     **These funds shall be used for eligible expenses according to IC 16-21-7-3 for tuberculosis**  
49 **patients for whom there are no other sources of reimbursement, including patient**



1 resources, health insurance, medical assistance payments, and hospital care for the  
 2 indigent.

3  
 4 **MEDICARE-MEDICAID CERTIFICATION**

5 **Total Operating Expense** 6,132,535 6,136,279

6  
 7 **Personal services augmentation allowed in amounts not to exceed additional revenue**  
 8 **from health facilities license fee increases or from health care providers (as defined in**  
 9 **IC 16-18-2-163) fee increases enacted after January 1, 2003, or adopted by the Executive**  
 10 **Board of the Indiana State Department of Health pursuant to IC 16-19-3.**

11  
 12 **AIDS EDUCATION**

13 **Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)**  
 14 **Personal Services** 421,851 422,146  
 15 **Other Operating Expense** 277,953 277,953

16 **HIV/AIDS SERVICES**

17 **Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)**  
 18 **Total Operating Expense** 2,325,004 2,325,004

19 **TEST FOR DRUG AFFLICTED BABIES**

20 **Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)**  
 21 **Total Operating Expense** 62,496 62,496

22  
 23 **The above appropriations for drug afflicted babies shall be used for the following purposes:**

- 24  
 25 **(1) All newborn infants shall be tested for the presence of a controlled substance**  
 26 **in the infant's meconium if they meet the criteria established by the state department**  
 27 **of health. These criteria will, at a minimum, include all newborns, if at birth:**  
 28 **(A) the infant's weight is less than two thousand five hundred (2,500) grams;**  
 29 **(B) the infant's head is smaller than the third percentile for the infant's gestational age; and**  
 30 **(C) there is no medical explanation for the conditions described in clauses (A) and (B).**  
 31 **(2) If a meconium test determines the presence of a controlled substance in the infant's**  
 32 **meconium, the infant may be declared a child in need of services as provided in IC**  
 33 **31-34-1-10 through IC 31-34-1-13. However, the child's mother may not be prosecuted**  
 34 **in connection with the results of the test.**  
 35 **(3) The state department of health shall provide forms on which the results of a**  
 36 **meconium test performed on an infant under subdivision (1) must be reported to the**  
 37 **state department of health by physicians and hospitals.**  
 38 **(4) The state department of health shall, at least semi-annually:**  
 39 **(A) ascertain the extent of testing under this chapter; and**  
 40 **(B) report its findings under subdivision (1) to:**  
 41 **(i) all hospitals;**  
 42 **(ii) physicians who specialize in obstetrics and gynecology or work with infants**  
 43 **and young children; and**  
 44 **(iii) any other group interested in child welfare that requests a copy of the report**  
 45 **from the state department of health.**  
 46 **(5) The state department of health shall designate at least one (1) laboratory to**  
 47 **perform the meconium test required under subdivisions (1) through (8). The designated**  
 48 **laboratories shall perform a meconium test on each infant described in subdivision (1)**  
 49 **to detect the presence of a controlled substance.**



- 1      **(6) Subdivisions (1) through (7) do not prevent other facilities from conducting**  
 2      **tests on infants to detect the presence of a controlled substance.**  
 3      **(7) Each hospital and physician shall:**  
 4      **(A) take or cause to be taken a meconium sample from every infant born under the**  
 5      **hospital's and physician's care who meets the description under subdivision (1); and**  
 6      **(B) transport or cause to be transported each meconium sample described in clause (A)**  
 7      **to a laboratory designated under subdivision (5) to test for the presence of a controlled**  
 8      **substance as required under subdivisions (1) through (7).**  
 9      **(8) The state department of health shall establish guidelines to carry out this**  
 10     **program, including guidance to physicians, medical schools, and birthing centers**  
 11     **as to the following:**  
 12     **(A) Proper and timely sample collection and transportation under subdivision (7)**  
 13     **of this appropriation.**  
 14     **(B) Quality testing procedures at the laboratories designated under subdivision (5)**  
 15     **of this appropriation.**  
 16     **(C) Uniform reporting procedures.**  
 17     **(D) Appropriate diagnosis and management of affected newborns and counseling and**  
 18     **support programs for newborns' families.**  
 19     **(9) A medically appropriate discharge of an infant may not be delayed due to the**  
 20     **results of the test described in subdivision (1) or due to the pendency of the results**  
 21     **of the test described in subdivision (1).**

22  
 23      **STATE CHRONIC DISEASES**

24      **Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)**

Personal Services	100,449	100,519
Other Operating Expense	444,398	444,398

27  
 28      **At least \$82,560 of the above appropriations shall be for grants to community groups**  
 29      **and organizations as provided in IC 16-46-7-8.**

30  
 31      **WOMEN, INFANTS, AND CHILDREN SUPPLEMENT**

32      **Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)**

Total Operating Expense	176,700	176,700
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34      **MATERNAL AND CHILD HEALTH SUPPLEMENT**

35      **Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)**

Total Operating Expense	176,700	176,700
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37  
 38      **Notwithstanding IC 6-7-1-30.2, the above appropriations for the women, infants, and**  
 39      **children supplement and maternal and child health supplement are the total appropriations**  
 40      **provided for this purpose.**

41  
 42      **CANCER EDUCATION AND DIAGNOSIS - BREAST CANCER**

43      **Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)**

Total Operating Expense	93,000	93,000
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45      **CANCER EDUCATION AND DIAGNOSIS - PROSTATE CANCER**

46      **Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)**

Total Operating Expense	93,000	93,000
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48      **ADOPTION HISTORY**

49      **Adoption History Fund (IC 31-19-18-6)**



	<i>FY 2005-2006 Appropriation</i>	<i>FY 2006-2007 Appropriation</i>	<i>Biennial Appropriation</i>
1	<b>Total Operating Expense</b>	<b>187,354</b>	<b>187,472</b>
2	Augmentation allowed.		
3	<b>CHILDREN WITH SPECIAL HEALTH CARE NEEDS</b>		
4	<b>Total Operating Expense</b>	<b>5,808,756</b>	<b>5,809,042</b>
5	<b>NEWBORN SCREENING PROGRAM</b>		
6	<b>Newborn Screening Fund (IC 16-41-17-11)</b>		
7	Personal Services	406,346	406,607
8	Other Operating Expense	817,780	817,780
9	Augmentation allowed.		
10	<b>INDIANA HEALTH CARE PROFESSIONAL RECRUITMENT AND RETENTION</b>		
11	<b>Indiana Medical and Nursing Grant Fund (IC 16-46-5-8)</b>		
12	<b>Total Operating Expense</b>	<b>137,201</b>	<b>137,201</b>
13	Augmentation allowed.		
14	<b>RADON GAS TRUST FUND</b>		
15	<b>Radon Gas Trust Fund (IC 16-41-38-8)</b>		
16	<b>Total Operating Expense</b>	<b>14,701</b>	<b>14,701</b>
17	Augmentation allowed.		
18	<b>BIRTH PROBLEMS REGISTRY</b>		
19	<b>Birth Problems Registry Fund (IC 16-38-4-17)</b>		
20	Personal Services	31,356	31,375
21	Other Operating Expense	12,070	12,070
22	Augmentation allowed.		
23	<b>MOTOR FUEL INSPECTION PROGRAM</b>		
24	<b>Motor Fuel Inspection Fund (IC 16-44-3-10)</b>		
25	<b>Total Operating Expense</b>	<b>82,448</b>	<b>82,471</b>
26	Augmentation allowed.		
27	<b>PROJECT RESPECT</b>		
28	<b>Total Operating Expense</b>	<b>596,280</b>	<b>596,280</b>
29	<b>DONATED DENTAL SERVICES</b>		
30	<b>Total Operating Expense</b>	<b>46,500</b>	<b>46,500</b>
31			
32	The above appropriation shall be used by the Indiana foundation for dentistry for		
33	the handicapped.		
34			
35	<b>OFFICE OF WOMEN'S HEALTH</b>		
36	<b>Total Operating Expense</b>	<b>159,599</b>	<b>159,599</b>
37	<b>SILVERCREST CHILDREN'S DEVELOPMENT CENTER</b>		
38	Personal Services	7,769,136	7,774,637
39	Other Operating Expense	627,805	627,805
40	<b>SOLDIERS' AND SAILORS' CHILDREN'S HOME</b>		
41	Personal Services	9,556,682	9,563,296
42	Other Operating Expense	1,377,441	1,377,441
43			
44	Any revenue accruing to the Silvercrest Children's Development Center and Soldiers'		
45	and Sailors' Children's Home from the receipt of Medicaid reimbursement shall be		
46	deposited in the state general fund.		
47			
48	<b>INDIANA VETERANS' HOME</b>		
49	From the General Fund		



1                                      12,530,104    12,542,859  
 2                      **From the Comfort - Welfare Fund**  
 3                                      11,936,223    11,936,223  
 4

5    **The amounts specified from the General Fund and the Comfort-Welfare Fund are for the**  
 6    **following purposes:**

8	<b>Personal Services</b>	20,124,846	20,137,601
9	<b>Other Operating Expense</b>	4,341,481	4,341,481
10			
11	<b>COMFORT AND WELFARE PROGRAM</b>		
12	<b>Comfort-Welfare Fund (IC 10-17-9-7(c))</b>		
13	<b>Total Operating Expense</b>	5,000,000	5,000,000
14	<b>MINORITY EPIDEMIOLOGY</b>		
15	<b>Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)</b>		
16	<b>Total Operating Expense</b>	500,000	500,000
17	<b>COMMUNITY HEALTH CENTERS</b>		
18	<b>Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)</b>		
19	<b>Total Operating Expense</b>	15,003,071	15,003,197
20	<b>TOBACCO HEALTH PROGRAMS</b>		
21	<b>Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)</b>		
22	<b>Total Operating Expense</b>	2,461,400	2,461,400
23	<b>PRENATAL SUBSTANCE USE &amp; PREVENTION</b>		
24	<b>Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)</b>		
25	<b>Total Operating Expense</b>	150,000	150,000
26	<b>LOCAL HEALTH MAINTENANCE FUND</b>		
27	<b>Local Maintenance Fund (IC 16-46-10-1)</b>		
28	<b>Total Operating Expense</b>	2,460,000	2,460,000
29	<b>Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)</b>		
30	<b>Total Operating Expense</b>	1,400,000	1,400,000

31  
 32    **The above appropriations for the local health maintenance fund from the tobacco master**  
 33    **settlement agreement fund is in lieu of the appropriation provided for this purpose**  
 34    **in IC 6-7-1-30.5 or any other law. Of the above appropriations for the local health**  
 35    **maintenance fund, \$60,000 each year shall be used to provide additional funding to**  
 36    **adjust funding through the formula in IC 16-46-10 to reflect population increases**  
 37    **in various counties. Money appropriated to the local health maintenance fund must**  
 38    **be allocated under the following schedule each year to each local board of health**  
 39    **whose application for funding is approved by the state department of health:**

41	<b>COUNTY POPULATION</b>	<b>AMOUNT OF GRANT</b>
42	over 499,999	94,112
43	100,000 - 499,999	72,672
44	50,000 - 99,999	48,859
45	under 50,000	33,139

47	<b>LOCAL HEALTH DEPARTMENT ACCOUNT</b>		
48	<b>Tobacco Master Settlement Agreement Fund (IC 4-12-1-14.3)</b>		
49	<b>Total Operating Expense</b>	3,000,000	3,000,000





		<i>FY 2005-2006 Appropriation</i>	<i>FY 2006-2007 Appropriation</i>	<i>Biennial Appropriation</i>
1	Fee Replacement	18,297,029	24,575,676	
2				
3	<b>FOR INDIANA UNIVERSITY REGIONAL CAMPUSES</b>			
4	<b>EAST</b>			
5	Total Operating Expense	7,570,790	7,516,462	
6	Fee Replacement	1,883,532	2,026,511	
7	<b>KOKOMO</b>			
8	Total Operating Expense	10,162,502	10,124,249	
9	Fee Replacement	2,254,333	2,425,461	
10	<b>NORTHWEST</b>			
11	Total Operating Expense	17,514,736	17,563,889	
12	Fee Replacement	3,979,214	4,281,276	
13	<b>SOUTH BEND</b>			
14	Total Operating Expense	22,660,743	22,395,713	
15	Fee Replacement	5,495,632	5,912,806	
16	<b>SOUTHEAST</b>			
17	Total Operating Expense	19,241,674	18,802,121	
18	Fee Replacement	4,835,198	5,202,237	
19				
20	<b>TOTAL APPROPRIATION - INDIANA UNIVERSITY REGIONAL CAMPUSES</b>			
21		95,598,354	96,250,725	
22				
23	<b>FOR INDIANA UNIVERSITY - PURDUE UNIVERSITY</b>			
24	<b>AT INDIANAPOLIS (IUPUI)</b>			
25	<b>HEALTH DIVISIONS</b>			
26	Total Operating Expense	88,039,600	87,844,775	
27	Fee Replacement	3,047,105	3,243,817	
28				
29	<b>FOR INDIANA UNIVERSITY SCHOOL OF MEDICINE ON</b>			
30	<b>THE CAMPUS OF THE UNIVERSITY OF SOUTHERN INDIANA</b>			
31	Total Operating Expense	1,486,577	1,483,288	
32	<b>THE CAMPUS OF INDIANA UNIVERSITY-PURDUE UNIVERSITY FORT WAYNE</b>			
33	Total Operating Expense	1,367,557	1,364,531	
34	<b>THE CAMPUS OF INDIANA UNIVERSITY-NORTHWEST</b>			
35	Total Operating Expense	1,942,802	1,938,503	
36	<b>THE CAMPUS OF PURDUE UNIVERSITY</b>			
37	Total Operating Expense	1,734,224	1,730,387	
38	<b>THE CAMPUS OF BALL STATE UNIVERSITY</b>			
39	Total Operating Expense	1,559,351	1,555,900	
40	<b>THE CAMPUS OF THE UNIVERSITY OF NOTRE DAME</b>			
41	Total Operating Expense	1,446,111	1,442,911	
42	<b>THE CAMPUS OF INDIANA STATE UNIVERSITY</b>			
43	Total Operating Expense	1,724,077	1,720,262	
44				
45	The Indiana University School of Medicine - Indianapolis shall submit to the Indiana			
46	commission for higher education before May 15 of each year an accountability report			
47	containing data on the number of medical school graduates who entered primary care			
48	physician residencies in Indiana from the school's most recent graduating class.			
49				



1	<b>FOR INDIANA UNIVERSITY - PURDUE UNIVERSITY AT INDIANAPOLIS (IUPUI)</b>		
2	<b>GENERAL ACADEMIC DIVISIONS</b>		
3	Total Operating Expense	90,393,043	90,168,567
4	Fee Replacement	15,409,015	16,403,766
5			
6	<b>TOTAL APPROPRIATIONS - IUPUI</b>		
7		208,149,462	208,896,707

9 Transfers of allocations between campuses to correct for errors in allocation among  
10 the campuses of Indiana University can be made by the institution with the approval  
11 of the commission for higher education and the budget agency. Indiana University  
12 shall maintain current operations at all statewide medical education sites.

14	<b>FOR INDIANA UNIVERSITY</b>		
15	<b>ABILENE NETWORK OPERATIONS CENTER</b>		
16	Total Operating Expense	817,502	817,502
17	<b>SPINAL CORD AND HEAD INJURY RESEARCH CENTER</b>		
18	Total Operating Expense	514,726	514,726
19	<b>OPTOMETRY BOARD EDUCATION FUND</b>		
20	Total Operating Expense	29,000	1,500
21	<b>STATE DEPARTMENT OF TOXICOLOGY</b>		
22	Total Operating Expense	644,058	644,058
23	<b>INSTITUTE FOR THE STUDY OF DEVELOPMENTAL DISABILITIES</b>		
24	Total Operating Expense	2,432,526	2,432,526
25	<b>GEOLOGICAL SURVEY</b>		
26	Total Operating Expense	3,046,002	3,046,002
27	<b>INDUSTRIAL RESEARCH LIAISON PROGRAM</b>		
28	Total Operating Expense	249,964	249,964
29	<b>LOCAL GOVERNMENT ADVISORY COMMISSION</b>		
30	Total Operating Expense	55,518	55,518
31	<b>ADULT STEM CELL RESEARCH CENTER</b>		
32	Total Operating Expense	50,000	0

34 Indiana University shall report to the budget committee on the feasibility  
35 of creating a center for research on adult stem cells.

38	<b>FOR PURDUE UNIVERSITY</b>		
39	<b>WEST LAFAYETTE</b>		
40	Total Operating Expense	239,076,505	241,258,923
41	Fee Replacement	17,606,980	20,920,977
42			
43	<b>FOR PURDUE UNIVERSITY - REGIONAL CAMPUSES</b>		
44	<b>CALUMET</b>		
45	Total Operating Expense	26,146,127	25,885,425
46	Fee Replacement	1,930,940	1,941,138
47	<b>NORTH CENTRAL</b>		
48	Total Operating Expense	10,298,659	10,287,733



1            **TOTAL APPROPRIATION - PURDUE UNIVERSITY REGIONAL CAMPUSES**  
2                                    **38,375,726    38,114,296**

3  
4            **FOR INDIANA UNIVERSITY - PURDUE UNIVERSITY**  
5                    **AT FORT WAYNE (IPFW)**

6 <b>Total Operating Expense</b>	<b>35,011,547</b>	<b>35,123,947</b>
7 <b>Fee Replacement</b>	<b>3,334,353</b>	<b>3,240,770</b>

8  
9            **Transfers of allocations between campuses to correct for errors in allocation among**  
10            **the campuses of Purdue University can be made by the institution with the approval**  
11            **of the commission for higher education and the budget agency.**

12  
13            **FOR PURDUE UNIVERSITY**  
14                    **ANIMAL DISEASE DIAGNOSTIC LABORATORY SYSTEM**

15 <b>Total Operating Expense</b>	<b>3,387,166</b>	<b>3,387,166</b>
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16  
17            **The above appropriations shall be used to fund the animal disease diagnostic laboratory**  
18            **system (ADDL), which consists of the main ADDL at West Lafayette, the bangs disease**  
19            **testing service at West Lafayette, and the southern branch of ADDL Southern Indiana**  
20            **Purdue Agricultural Center (SIPAC) in Dubois County. The above appropriations are**  
21            **in addition to any user charges that may be established and collected under IC 15-2.1-5-6.**  
22            **Notwithstanding IC 15-2.1-5-5, the trustees of Purdue University may approve reasonable**  
23            **charges for testing for pseudorabies.**

24  
25            **STATEWIDE TECHNOLOGY**

26 <b>Total Operating Expense</b>	<b>5,468,960</b>	<b>5,468,960</b>
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27            **COUNTY AGRICULTURAL EXTENSION EDUCATORS**

28 <b>Total Operating Expense</b>	<b>7,103,447</b>	<b>7,103,447</b>
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29            **AGRICULTURAL RESEARCH AND EXTENSION - CROSSROADS**

30 <b>Total Operating Expense</b>	<b>7,107,724</b>	<b>7,107,724</b>
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31            **CENTER FOR PARALYSIS RESEARCH**

32 <b>Total Operating Expense</b>	<b>513,085</b>	<b>513,085</b>
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33            **UNIVERSITY-BASED BUSINESS ASSISTANCE**

34 <b>Total Operating Expense</b>	<b>1,100,715</b>	<b>1,100,715</b>
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35            **NORTH CENTRAL - VALPO NURSING PARTNERSHIP**

36 <b>Total Operating Expense</b>	<b>98,662</b>	<b>0</b>
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37  
38            **FOR INDIANA STATE UNIVERSITY**

39 <b>Total Operating Expense</b>	<b>76,085,538</b>	<b>73,911,172</b>
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40 <b>Fee Replacement</b>	<b>6,663,721</b>	<b>7,282,616</b>
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41  
42            **FOR UNIVERSITY OF SOUTHERN INDIANA**

43 <b>Total Operating Expense</b>	<b>33,939,286</b>	<b>34,136,743</b>
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44 <b>Fee Replacement</b>	<b>5,855,701</b>	<b>5,901,601</b>
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45            **HISTORIC NEW HARMONY**

46 <b>Total Operating Expense</b>	<b>356,216</b>	<b>356,216</b>
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47            **YOUNG ABE LINCOLN**

48 <b>Total Operating Expense</b>	<b>270,000</b>	<b>1</b>
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1	<b>FOR BALL STATE UNIVERSITY</b>		
2	<b>Total Operating Expense</b>	<b>123,351,153</b>	<b>121,943,120</b>
3	<b>Fee Replacement</b>	<b>7,824,168</b>	<b>10,808,931</b>
4	<b>ACADEMY FOR SCIENCE, MATHEMATICS, AND HUMANITIES</b>		
5	<b>Total Operating Expense</b>	<b>4,196,355</b>	<b>4,196,355</b>
6			
7	<b>FOR VINCENNES UNIVERSITY</b>		
8	<b>Total Operating Expense</b>	<b>36,654,617</b>	<b>36,128,169</b>
9	<b>Fee Replacement</b>	<b>3,226,033</b>	<b>3,861,825</b>
10			
11	<b>FOR IVY TECH STATE COLLEGE</b>		
12	<b>Total Operating Expense</b>	<b>138,587,242</b>	<b>144,061,470</b>
13	<b>Fee Replacement</b>	<b>11,757,465</b>	<b>13,119,374</b>
14	<b>VALPO NURSING PARTNERSHIP</b>		
15	<b>Total Operating Expense</b>	<b>0</b>	<b>98,662</b>
16			

17 The foregoing sums for Indiana University, Purdue University, Indiana State University,  
18 University of Southern Indiana, Ball State University, Vincennes University, and  
19 Ivy Tech State College operating accounts, line item accounts, and the appropriations  
20 in this act to the institutions for general repair and rehabilitation include an  
21 amount needed to reduce claims as a result of the previous distribution of  
22 eleven-twelfths (11/12) of the appropriated amount in fiscal year 2001-2002. To the  
23 extent the foregoing operating account, line item accounts, and general repair and  
24 rehabilitation appropriations exceed the allotments for the operating account, line items,  
25 and general repair and rehabilitation for the state fiscal year ending June 30, 2005, the  
26 budget agency shall use the foregoing appropriations to reduce each claim that resulted  
27 from the previous distribution of eleven-twelfths (11/12) of the budgeted amount for  
28 operating accounts and line item accounts in fiscal year 2001-2002. These amounts  
29 shall be separately allotted, all claims shall be reduced accordingly, and the institution  
30 shall reflect the reduction on its financial statements. The balances remaining from  
31 the foregoing appropriations are available for allotment by the budget agency for  
32 each year of the biennium.

34	<b>FOR THE INDIANA HIGHER EDUCATION TELECOMMUNICATIONS SYSTEM (IHETS)</b>		
35	<b>Total Operating Expense</b>	<b>3,300,000</b>	<b>3,300,000</b>
36			

37 The above appropriation includes the entire amount needed to eliminate any claim  
38 resulting from the previous distribution of eleven-twelfths (11/12) of the budgeted  
39 amount in fiscal year 2001-2002. This amount shall be separately allotted, IHETS'  
40 claim shall be reduced accordingly, and IHETS shall reflect the reduction on its  
41 financial statements.

42  
43 The above appropriations do not include funds for the course development grant program.

44  
45 The above appropriations for IHETS are available for allotment by the budget agency  
46 after review by the budget committee.

47  
48 The sums herein appropriated to Indiana University, Purdue University, Indiana State  
49 University, University of Southern Indiana, Ball State University, Vincennes University,



1 Ivy Tech State College, and the Indiana Higher Education Telecommunications System  
2 (IHETS) are in addition to all income of said institutions and IHETS, respectively,  
3 from all permanent fees and endowments and from all land grants, fees, earnings,  
4 and receipts, including gifts, grants, bequests, and devises, and receipts from any  
5 miscellaneous sales from whatever source derived.

6  
7 All such income and all such fees, earnings, and receipts on hand June 30, 2005,  
8 and all such income and fees, earnings, and receipts accruing thereafter are hereby  
9 appropriated to the boards of trustees or directors of the aforementioned institutions  
10 and IHETS and may be expended for any necessary expenses of the respective institutions  
11 and IHETS, including university hospitals, schools of medicine, nurses' training  
12 schools, schools of dentistry, and agricultural extension and experimental stations.  
13 However, such income, fees, earnings, and receipts may be used for land and structures  
14 only if approved by the governor and the budget agency.

15  
16 The foregoing appropriations and allocations for fee replacement are for replacement  
17 of student fees deducted during the 2005-2007 biennium to cover bond or lease-purchase  
18 principal, interest, and other obligations of debt costs of facility construction  
19 and acquisition for those projects authorized by the general assembly. These fee  
20 replacement appropriations and allocations shall be allotted by the budget agency  
21 after receipt of verification of payment of such debt cost expense.

22  
23 The foregoing appropriations to Indiana University, Purdue University, Indiana State  
24 University, University of Southern Indiana, Ball State University, Vincennes University,  
25 Ivy Tech State College, and IHETS include the employers' share of Social Security  
26 payments for university and IHETS employees under the public employees' retirement  
27 fund, or institutions covered by the Indiana state teachers' retirement fund. The  
28 funds appropriated also include funding for the employers' share of payments to the  
29 public employees' retirement fund and to the Indiana state teachers' retirement fund  
30 at a rate to be established by the retirement funds for both fiscal years for each  
31 institution and for IHETS employees covered by these retirement plans.

32  
33 The treasurers of Indiana University, Purdue University, Indiana State University,  
34 University of Southern Indiana, Ball State University, Vincennes University, and  
35 Ivy Tech State College shall, at the end of each three (3) month period, prepare  
36 and file with the auditor of state a financial statement that shall show in total  
37 all revenues received from any source, together with a consolidated statement of  
38 disbursements for the same period. The budget director shall establish the requirements  
39 for the form and substance of the reports.

40  
41 The reports of the treasurer also shall contain in such form and in such detail as  
42 the governor and the budget agency may specify, complete information concerning receipts  
43 from all sources, together with any contracts, agreements, or arrangements with any  
44 federal agency, private foundation, corporation, or other entity from which such  
45 receipts accrue.

46  
47 All such treasurers' reports are matters of public record and shall include without  
48 limitation a record of the purposes of any and all gifts and trusts with the sole  
49 exception of the names of those donors who request to remain anonymous.



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Notwithstanding IC 4-10-11, the auditor of state shall draw warrants to the treasurers of Indiana University, Purdue University, Indiana State University, University of Southern Indiana, Ball State University, Vincennes University, and Ivy Tech State College on the basis of vouchers stating the total amount claimed against each fund or account, or both, but not to exceed the legally made appropriations.

Notwithstanding IC 4-12-1-14, for universities and colleges supported in whole or in part by state funds, grant applications and lists of applications need only be submitted upon request to the budget agency for review and approval or disapproval and, unless disapproved by the budget agency, federal grant funds may be requested and spent without approval by the budget agency. Each institution shall retain the applications for a reasonable period of time and submit a list of all grant applications, at least monthly, to the commission for higher education for informational purposes.

For all university special appropriations, an itemized list of intended expenditures, in such form as the governor and the budget agency may specify, shall be submitted to support the allotment request. All budget requests for university special appropriations shall be furnished in a like manner and as a part of the operating budgets of the state universities.

The trustees of Indiana University, the trustees of Purdue University, the trustees of Indiana State University, the trustees of University of Southern Indiana, the trustees of Ball State University, the trustees of Vincennes University, the trustees of Ivy Tech State College, and the directors of IHETS are hereby authorized to accept federal grants, subject to IC 4-12-1.

Fee replacement funds are to be distributed as requested by each institution, on payment due dates, subject to available appropriations.

If an early payment of an amount appropriated to any of the aforementioned institutions or IHETS is made in either state fiscal year of the biennium to eliminate an otherwise authorized payment delay to a later state fiscal year, the amount may be used only for the purposes approved by the budget agency after review by the budget committee.

**FOR THE MEDICAL EDUCATION BOARD**

**FAMILY PRACTICE RESIDENCY FUND**

<b>Total Operating Expense</b>	<b>2,249,791</b>	<b>2,249,791</b>
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Of the foregoing appropriations for the medical education board-family practice residency fund, \$1,000,000 each year shall be used for grants for the purpose of improving family practice residency programs serving medically underserved areas.

**FOR THE COMMISSION FOR HIGHER EDUCATION**

<b>Total Operating Expense</b>	<b>1,478,533</b>	<b>1,478,533</b>
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**INDIANA CAREER AND POSTSECONDARY ADVANCEMENT CENTER**

<b>Total Operating Expense</b>	<b>1</b>	<b>1</b>
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1	<b>FOR THE DEPARTMENT OF ADMINISTRATION</b>		
2	<b>ANIMAL DISEASE DIAGNOSTIC LABORATORY LEASE RENTAL</b>		
3	Total Operating Expense	1,047,240	1,042,345
4	<b>COLUMBUS LEARNING CENTER LEASE PAYMENT</b>		
5	Total Operating Expense	1,842,000	3,831,500

6			
7	<b>FOR THE STATE BUDGET AGENCY</b>		
8	<b>GIGAPOP PROJECT</b>		
9	Total Operating Expense	727,638	727,638
10	<b>SOUTH CENTRAL EDUCATIONAL ALLIANCE</b>		
11	<b>BEDFORD SERVICE AREA</b>		
12	Total Operating Expense	280,710	280,710
13	<b>SOUTHEAST INDIANA EDUCATION SERVICES</b>		
14	Total Operating Expense	600,000	600,000

15

16 **The above appropriation for southeast Indiana education services may be expended**  
 17 **with the approval of the budget agency after review by the commission for higher**  
 18 **education.**

19			
20	<b>DEGREE LINK</b>		
21	Total Operating Expense	500,375	500,375

22

23 **The above appropriations shall be used for the delivery of Indiana State University**  
 24 **baccalaureate degree programs at Ivy Tech State College and Vincennes University**  
 25 **locations through Degree Link. Distributions shall be made upon the recommendation**  
 26 **of the Indiana commission for higher education and with approval by the budget agency**  
 27 **after review by the budget committee.**

28			
29	<b>WORKFORCE CENTERS</b>		
30	Total Operating Expense	837,000	837,000
31	<b>MIDWEST HIGHER EDUCATION COMMISSION</b>		
32	Total Operating Expense	255,000	90,000

33			
34	<b>FOR THE STATE STUDENT ASSISTANCE COMMISSION</b>		
35	Total Operating Expense	1,240,723	1,240,723

36	<b>FREEDOM OF CHOICE GRANTS</b>		
37	Total Operating Expense	41,751,997	46,035,799

38	<b>HIGHER EDUCATION AWARD PROGRAM</b>		
39	Total Operating Expense	106,959,572	120,674,940

40	<b>NURSING SCHOLARSHIP PROGRAM</b>		
41	Total Operating Expense	402,142	402,142

42	<b>HOOSIER SCHOLAR PROGRAM</b>		
43	Total Operating Expense	400,000	400,000

44

45 **For the higher education awards and freedom of choice grants made for the 2005-2007**  
 46 **biennium, the following guidelines shall be used, notwithstanding current administrative**  
 47 **rule or practice:**

- 48 **(1) Financial Need: For purposes of these awards, financial need shall be limited**  
 49 **to actual undergraduate tuition and fees for the prior academic year as established**



- 1 by the commission.
- 2 **(2) Maximum Base Award: The maximum award shall not exceed the lesser of:**
- 3 **(A) eighty percent (80%) of actual prior academic year undergraduate tuition and**
- 4 **fees; or**
- 5 **(B) eighty percent (80%) of the sum of the highest prior academic year undergraduate**
- 6 **tuition and fees at any public institution of higher education and the lowest appropriation**
- 7 **per full-time equivalent (FTE) undergraduate student at any public institution of**
- 8 **higher education.**
- 9 **(3) Minimum Award: No actual award shall be less than \$200.**
- 10 **(4) Award Size: A student's maximum award shall be reduced one (1) time:**
- 11 **(A) for dependent students, by the expected contribution from parents based upon**
- 12 **information submitted on the financial aid application form; and**
- 13 **(B) for independent students, by the expected contribution derived from information**
- 14 **submitted on the financial aid application form.**
- 15 **(5) Award Adjustment: The maximum base award may be adjusted by the commission, for**
- 16 **any eligible recipient who fulfills college preparation requirements defined by the**
- 17 **commission.**
- 18 **(6) Adjustment: If the dollar amounts of eligible awards exceed appropriations and**
- 19 **program reserves, all awards may be adjusted by the commission by reducing the**
- 20 **maximum award under subdivision (2)(A) or (2)(B).**

21

22 **For the Hoosier scholar program for the 2005-2007 biennium, each award shall not**

23 **exceed five hundred dollars (\$500) and shall be made available for one (1) year only.**

24 **Receipt of this award shall not reduce any other award received under any state funded**

25 **student assistance program.**

26

<b>STATUTORY FEE REMISSION</b>		
Total Operating Expense	17,482,349	19,648,108
<b>PART-TIME GRANT PROGRAM</b>		
Total Operating Expense	5,250,000	5,250,000

27

28

29

30

31

32 **Priority for awards made from the above appropriation shall be given first to eligible**

33 **students meeting TANF income eligibility guidelines as determined by the family and**

34 **social services administration and second to eligible students who received awards**

35 **from the part time grant fund during the school year associated with the biennial budget**

36 **year. Funds remaining shall be distributed according to procedures established by the**

37 **commission. The maximum grant that an applicant may receive for a particular academic**

38 **term shall be established by the commission but shall in no case be greater than a grant**

39 **for which an applicant would be eligible under IC 20-12-21 if the applicant were a**

40 **full-time student. The commission shall collect and report to the family and social**

41 **services administration (FSSA) all data required for FSSA to meet the data collection**

42 **and reporting requirements in 45 CFR Part 265.**

43

44 **The family and social services administration, division of family and children shall**

45 **apply all qualifying expenditures for the part time grant program toward Indiana's**

46 **maintenance of effort under the federal Temporary Assistance to Needy Families (TANF)**

47 **program (45 CFR 260 et seq.).**

48

49 **CONTRACT FOR INSTRUCTIONAL OPPORTUNITIES IN SOUTHEASTERN INDIANA**



	<i>FY 2005-2006</i>	<i>FY 2006-2007</i>	<i>Biennial</i>
	<i>Appropriation</i>	<i>Appropriation</i>	<i>Appropriation</i>
1	<b>Total Operating Expense</b>	<b>603,407</b>	<b>603,407</b>
2	<b>MINORITY TEACHER SCHOLARSHIP FUND</b>		
3	<b>Total Operating Expense</b>	<b>399,768</b>	<b>399,768</b>
4	<b>COLLEGE WORK STUDY PROGRAM</b>		
5	<b>Total Operating Expense</b>	<b>805,189</b>	<b>805,189</b>
6	<b>21ST CENTURY ADMINISTRATION</b>		
7	<b>Total Operating Expense</b>	<b>2,000,000</b>	<b>2,000,000</b>
8	<b>21ST CENTURY SCHOLAR AWARDS</b>		
9	<b>Total Operating Expense</b>	<b>18,402,449</b>	<b>19,171,429</b>
10	<b>Augmentation for 21st Century Scholar Awards allowed from the general fund.</b>		
11			
12	<b>The commission shall collect and report to the family and social services administration</b>		
13	<b>(FSSA) all data required for FSSA to meet the data collection and reporting requirements</b>		
14	<b>in 45 CFR 265.</b>		
15			
16	<b>Family and social services, division of family and children shall apply all qualifying</b>		
17	<b>expenditures for the 21st century scholars program toward Indiana's maintenance of</b>		
18	<b>effort under the federal Temporary Assistance to Needy Families (TANF) program (45</b>		
19	<b>CFR 260 et seq.)</b>		
20			
21	<b>NATIONAL GUARD SCHOLARSHIP</b>		
22	<b>Total Operating Expense</b>	<b>3,033,730</b>	<b>3,299,821</b>
23			
24	<b>The above appropriations for national guard scholarship and any program reserves</b>		
25	<b>existing on June 30, 2005, shall be the total allowable state expenditure for the</b>		
26	<b>program in the 2005-2007 biennium. If the dollar amounts of eligible awards exceed</b>		
27	<b>appropriations and program reserves, the state student assistance commission shall</b>		
28	<b>develop a plan to ensure that the total dollar amount does not exceed the above appropriations</b>		
29	<b>and any program reserves.</b>		
30			
31	<b>B. ELEMENTARY AND SECONDARY EDUCATION</b>		
32			
33	<b>FOR THE DEPARTMENT OF EDUCATION</b>		
34	<b>STATE BOARD OF EDUCATION</b>		
35	<b>Total Operating Expense</b>	<b>3,152,112</b>	<b>3,152,112</b>
36			
37	<b>The foregoing appropriations for the Indiana state board of education are for the</b>		
38	<b>education roundtable established by IC 20-1-20.5-3; for the academic standards project</b>		
39	<b>to distribute copies of the academic standards and provide teachers with curriculum</b>		
40	<b>frameworks; for special evaluation and research projects including national and international</b>		
41	<b>assessments; and for state board and roundtable administrative expenses.</b>		
42			
43	<b>SUPERINTENDENT'S OFFICE</b>		
44	<b>Personal Services</b>	<b>686,467</b>	<b>686,877</b>
45	<b>Other Operating Expense</b>	<b>1,439,160</b>	<b>1,437,682</b>
46			
47	<b>PUBLIC TELEVISION DISTRIBUTION</b>		
48	<b>Total Operating Expense</b>	<b>2,357,563</b>	<b>2,357,563</b>
49			



1      **These appropriations are for grants for public television. The Indiana Public Broadcasting**  
 2      **Stations, Inc. shall submit a distribution plan for the eight Indiana public education**  
 3      **television stations that shall be approved by the budget agency after review by the budget**  
 4      **committee. The above appropriation includes the costs of transmission for the "GED-on-TV"**  
 5      **program. Of the above appropriations, \$100,000 each year shall be distributed equally**  
 6      **among the eight radio stations.**

7

8      **RESEARCH AND DEVELOPMENT PROGRAMS**

9      Personal Services	86,958	86,959
10      Other Operating Expense	300,390	300,390

11

12      **Of the foregoing appropriations for Research and Development Programs, up to \$140,000**  
 13      **each year is dedicated for the Center for Evaluation and Education Policy. Funds**  
 14      **are included for the center to facilitate a study of the feasibility of consolidating**  
 15      **school corporations in Indiana.**

16

17      **DEPUTY SUPERINTENDENT'S OFFICE**

18      Personal Services	457,320	457,562
19      Other Operating Expense	92,839	92,603

20      **RILEY HOSPITAL**

21      Total Operating Expense	27,900	27,900
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22      **ADMINISTRATION AND FINANCIAL MANAGEMENT**

23      Personal Services	2,143,064	2,144,538
24      Other Operating Expense	298,207	296,808

25      **MOTORCYCLE OPERATOR SAFETY EDUCATION FUND**

26      Safety Education Fund (IC 20-10.1-7-14)

27      Personal Services	132,303	132,397
28      Other Operating Expense	892,177	892,087

29

30      **The foregoing appropriations for the motorcycle operator safety education fund are**  
 31      **from the motorcycle operator safety education fund created by IC 20-10.1-7-14.**

32

33      **SCHOOL TRAFFIC SAFETY**

34      Motor Vehicle Highway Account (IC 8-14-1)

35      Personal Services	242,813	242,989
36      Other Operating Expense	30,405	30,236

37      Augmentation allowed.

38      **CENTER FOR SCHOOL ASSESSMENT**

39      Personal Services	310,777	311,004
40      Other Operating Expense	706,025	705,800

41      **ACCREDITATION SYSTEM**

42      Personal Services	471,390	471,732
43      Other Operating Expense	489,547	489,210

44      **SPECIAL EDUCATION (S-5)**

45      Total Operating Expense	30,000,000	30,000,000
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46

47      **The foregoing appropriations for special education are made under IC 20-1-6-19.**

48

49      **CENTER FOR COMMUNITY RELATIONS AND SPECIAL POPULATIONS**



1	Personal Services	234,467	234,580
2	Other Operating Expense	78,988	78,879
3	<b>SPECIAL EDUCATION EXCISE</b>		
4	Alcoholic Beverage Excise Tax Funds (IC 20-1-6-10)		
5	Personal Services	344,177	344,351
6	Augmentation allowed.		
7	<b>GED-ON-TV PROGRAM</b>		
8	Other Operating Expense	229,500	229,500

9  
10 **The foregoing appropriation is for grants to provide GED-ON-TV programming. The GED-ON-TV**  
11 **Program shall submit for review by the budget committee an annual report on utilization**  
12 **of this appropriation.**

13	<b>VOCATIONAL EDUCATION</b>		
14	Personal Services	1,318,379	1,319,338
15	Other Operating Expense	40,532	39,599
16	<b>CENTER FOR SCHOOL IMPROVEMENT AND PERFORMANCE</b>		
17	Personal Services	1,701,420	1,701,447
18	Other Operating Expense	978,089	978,089
19	<b>PRINCIPAL LEADERSHIP ACADEMY</b>		
20	Personal Services	320,628	320,632
21	Other Operating Expense	142,204	142,204
22	<b>EDUCATION SERVICE CENTERS</b>		
23	Total Operating Expense	1,721,287	1,721,287

24  
25  
26 **No appropriation made for an education service center shall be distributed to the**  
27 **administering school corporation of the center unless each participating school corporation**  
28 **of the center contracts to pay to the center at least three dollars (\$3) per student**  
29 **for fiscal year 2005-2006 based on the school corporation's ADM count as reported**  
30 **for school aid distribution in the fall of 2004, and at least three dollars (\$3)**  
31 **per student for fiscal year 2006-2007, based on the school corporation's ADM count**  
32 **as reported for school aid distribution beginning in the fall of 2005. Before notification**  
33 **of education service centers of the formula and components of the formula for distributing**  
34 **funds for education service centers, review and approval of the formula and components**  
35 **must be made by the budget agency.**

36	<b>TRANSFER TUITION (STATE EMPLOYEES' CHILDREN AND ELIGIBLE</b>		
37	<b>CHILDREN IN MENTAL HEALTH FACILITIES)</b>		
38	Total Operating Expense	50,000	50,000

39  
40  
41 **The foregoing appropriations for transfer tuition (state employees' children and**  
42 **eligible children in mental health facilities) are made under IC 20-8.1-6.1-6 and**  
43 **IC 20-8.1-6.1-5.**

44	<b>TEACHERS' SOCIAL SECURITY AND RETIREMENT DISTRIBUTION</b>		
45	Total Operating Expense	2,403,792	2,403,792

46  
47  
48 **The foregoing appropriations shall be distributed by the department of education**  
49 **on a monthly basis and in approximately equal payments to special education cooperatives,**



1 area vocational schools, and other governmental entities that received state teachers'  
 2 Social Security distributions for certified education personnel (excluding the certified  
 3 education personnel funded through federal grants) during the fiscal year beginning  
 4 July 1, 1992, and ending June 30, 1993, and for the units under the Indiana state  
 5 teacher's retirement fund, the amount they received during the 2002-2003 state fiscal  
 6 year for teachers' retirement. If the total amount to be distributed is greater than  
 7 the total appropriation, the department of education shall reduce each entity's distribution  
 8 proportionately.  
 9

10 **DISTRIBUTION FOR TUITION SUPPORT**

11	<b>General Fund</b>		
12	Total Operating Expense	2,102,779,408	2,100,046,075
13	<b>Property Tax Replacement Fund (IC 6-1.1-21)</b>		
14	Total Operating Expense	1,654,903,925	1,652,170,592

15  
 16 The foregoing appropriations for distribution for tuition support are to be distributed  
 17 for tuition support, special education programs, vocational education programs,  
 18 at-risk programs, honors grants, and the primetime program in accordance with a statute  
 19 enacted for this purpose during the 2005 session of the general assembly.  
 20

21 If the above appropriations for distribution for tuition support are more than are  
 22 required under this SECTION, one-half (1/2) of any excess shall revert to the general  
 23 fund and one-half (1/2) of any excess shall revert to the property tax replacement  
 24 fund.  
 25

26 The above appropriations for tuition support shall be made each calendar year under  
 27 a schedule set by the budget agency and approved by the governor. However, the schedule  
 28 shall provide for at least twelve (12) payments, that one (1) payment shall be made  
 29 at least every forty (40) days, and the aggregate of the payments in each calendar  
 30 year shall equal the amount required under the statute enacted for the purpose referred  
 31 to above.  
 32

33 **EDUCATION DISCRETIONARY SPENDING ACCOUNT DISTRIBUTION**

34	Other Operating Expense	78,000,000	82,000,000
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35  
 36 A discretionary spending account distribution is available to a school corporation  
 37 and nonpublic school that applies to the department of education for funding of summer  
 38 school, remediation, professional development, gifted and talented programs, full  
 39 day kindergarten, technology, or other uses that improve student educational achievement  
 40 as determined by the department of education. The amount of the distribution available  
 41 to a school corporation each year equals a foundation grant of sixty-six dollars  
 42 (\$66) multiplied by the school corporation's ADM (as defined in IC 21-3-1.6-1.1)  
 43 for the current year multiplied by the school corporation's complexity index for  
 44 the current year (as determined under IC 21-3-1.7-6.7). The department of education  
 45 may use up to five percent (5%) of the foregoing appropriation for making discretionary  
 46 spending account distributions to nonpublic schools. A school corporation or nonpublic  
 47 school that is awarded a discretionary spending account distribution must provide  
 48 to the department of education a financial report in the format determined by the  
 49 department of education stating how the discretionary spending account distribution



1 funds were spent. Any unspent discretionary spending account distribution funds at  
 2 the end of the biennium must be returned to the state by the school corporation or  
 3 nonpublic school. The department of education shall increase or decrease the amount  
 4 of the foundation grant to limit total distributions to the above amounts.

5

6           **ADULT EDUCATION DISTRIBUTION**

7 <b>Total Operating Expense</b>	14,000,000	14,000,000
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8

9           It is the intent of the 2005 general assembly that the above appropriations for adult  
 10 education shall be the total allowable state expenditure for such program. Therefore,  
 11 if the expected disbursements are anticipated to exceed the total appropriation for  
 12 a state fiscal year, the department of education shall reduce the distributions proportionately.

13

14           **NATIONAL SCHOOL LUNCH PROGRAM**

15 <b>Total Operating Expense</b>	5,400,000	5,400,000
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16           **MARION COUNTY DESEGREGATION COURT ORDER**

17 <b>Total Operating Expense</b>	18,200,000	18,200,000
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18

19           The foregoing appropriations for court ordered desegregation costs are made pursuant  
 20 to order No. IP 68-C-225-S of the United States District Court for the Southern District  
 21 of Indiana. If the sums herein appropriated are insufficient to enable the state  
 22 to meet its obligations, then there are hereby appropriated from the state general  
 23 fund such further sums as may be necessary for such purpose.

24

25           **TEXTBOOK REIMBURSEMENT**

26 <b>Total Operating Expense</b>	19,902,559	19,902,644
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27

28           Before a school corporation or an accredited non-public school may receive a distribution  
 29 under the textbook reimbursement program, the school corporation or accredited non-public  
 30 school shall provide to the department the requirements established in IC 20-8.1-9-2.  
 31 The department shall provide to the family and social services administration (FSSA)  
 32 all data required for FSSA to meet the data collection reporting requirement in 45  
 33 CFR 265. Family and social services, division of family and children, shall  
 34 apply all qualifying expenditures for the textbook reimbursement program toward Indiana's  
 35 maintenance of effort under the federal Temporary Assistance to Needy Families (TANF)  
 36 program (45 CFR 260 et seq.).

37

38           **TESTING**

39 <b>Other Operating Expense</b>	22,500,000	17,500,000
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40

41           The above appropriation for Testing shall be used for students who attend public  
 42 and nonpublic schools. The department of education shall determine the amount of  
 43 funding for non-public schools.

44

45           **SPECIAL EDUCATION PRESCHOOL**

46 <b>Total Operating Expense</b>	27,173,300	27,173,300
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47

48           The above appropriations shall be distributed to guarantee a minimum of \$2,750 per  
 49 child enrolled in special education preschool programs from state and local sources



1    in school corporations that levy the maximum special education tax rate for  
 2    this purpose. It is the intent of the 2005 general assembly that the above appropriations  
 3    for special education preschool shall be the total allowable expenditure for such  
 4    program. Therefore, if the expected disbursements are anticipated to exceed the total  
 5    appropriation for that state fiscal year, then the department of education shall  
 6    reduce the distributions proportionately.  
 7

8            **DISTRIBUTION FOR ADULT VOCATIONAL EDUCATION**

9 <b>Total Operating Expense</b>	<b>250,000</b>	<b>250,000</b>
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10

11    The distribution for adult vocational education programs shall be made in accordance  
 12    with the state plan for vocational education.  
 13

14            **PRIMETIME**

15 <b>Personal Services</b>	<b>172,564</b>	<b>172,566</b>
16 <b>Other Operating Expense</b>	<b>34,467</b>	<b>34,467</b>

17            **DRUG FREE SCHOOLS**

18 <b>Personal Services</b>	<b>52,360</b>	<b>52,361</b>
19 <b>Other Operating Expense</b>	<b>20,093</b>	<b>20,093</b>

20            **ALTERNATIVE SCHOOLS**

21 <b>Total Operating Expense</b>	<b>6,380,059</b>	<b>6,380,319</b>
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22            **PROFESSIONAL STANDARDS DIVISION**

23 <b>General Fund</b>		
24 <b>Personal Services</b>	<b>1,053,602</b>	<b>1,054,199</b>
25 <b>Other Operating Expense</b>	<b>262,900</b>	<b>1,762,303</b>
26 <b>Professional Standards Board Licensing Fund</b>		
27 <b>Total Operating Expense</b>	<b>2,400,000</b>	<b>900,000</b>
28 <b>Augmentation allowed.</b>		

29

30    The above appropriations for the Professional Standards Board do not include funds  
 31    to pay stipends for mentor teachers.  
 32

33            **FOR THE INDIANA STATE TEACHERS' RETIREMENT FUND**

34 <b>POSTRETIREMENT PENSION INCREASES</b>		
35 <b>Other Operating Expense</b>	<b>50,427,438</b>	<b>49,797,084</b>

36

37    The appropriations for postretirement pension increases are made for those benefits  
 38    and adjustments provided in IC 21-6.1-6 and IC 5-10.2-5.  
 39

40            **TEACHERS' RETIREMENT FUND DISTRIBUTION**

41 <b>Other Operating Expense</b>	<b>502,400,000</b>	<b>536,200,000</b>
42 <b>Augmentation allowed.</b>		

43

44    If the amount actually required under the pre-1996 account of the teachers' retirement  
 45    fund for actual benefits for the Post Retirement Pension Increases effective prior to the  
 46    114th General Assembly that are funded on a "pay as you go" basis plus the base benefits  
 47    is greater than the above appropriations, after notice to the governor and the budget  
 48    agency of the deficiency, the above appropriations shall be augmented from the pension  
 49    stabilization fund established by IC 21-6.1-2-8. The portion of the benefit funded by the



1 annuity account and the actuarially funded Post Retirement Pension Increases shall not  
 2 be part of this calculation. If the amount actually required for the Post Retirement  
 3 Pension Increases effective prior to the 114th General Assembly that are funded on a  
 4 pay as you go" basis plus the base benefits under the pre-1996 account of the teachers'  
 5 retirement fund is less than the above appropriations for the year, the excess shall be  
 6 transferred to the general fund. The portion of the benefit funded by the annuity  
 7 account and the actuarially funded Post Retirement Pension Increases shall not be part  
 8 of this calculation.

9  
10 **C. OTHER EDUCATION**

11  
12 **FOR THE EDUCATION EMPLOYMENT RELATIONS BOARD**

Personal Services	637,399	637,806
Other Operating Expense	45,354	45,354

15 **PUBLIC EMPLOYEE RELATIONS BOARD**

Total Operating Expense	32,550	32,550
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17  
18 **FOR THE STATE LIBRARY**

Personal Services	2,867,740	2,869,750
Other Operating Expense	729,954	729,954

21 **INDIANA COOPERATIVE LIBRARY SERVICES AUTHORITY**

Total Operating Expense	2,408,848	2,408,848
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23 **ACADEMY OF SCIENCE**

Total Operating Expense	8,811	8,811
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25  
26 **FOR THE ARTS COMMISSION**

Personal Services	329,919	330,168
Other Operating Expense	3,302,296	3,302,056

29  
30 **FOR THE HISTORICAL BUREAU**

Personal Services	403,124	403,408
Other Operating Expense	9,554	9,554

33 **HISTORICAL MARKER PROGRAM**

Total Operating Expense		34,300
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35  
36 **FOR THE COMMISSION ON PROPRIETARY EDUCATION**

Personal Services	447,806	448,129
Other Operating Expense	6,865	6,865

39  
40 **SECTION 10. [EFFECTIVE JULY 1, 2005]**

41  
42 **DISTRIBUTIONS**

43  
44 **FOR THE PROPERTY TAX REPLACEMENT FUND BOARD**

Property Tax Replacement Fund (IC 6-1.1-21)		
Total Operating Expense	2,028,509,197	2,028,509,197

47  
48 Notwithstanding IC 6-1.1-21, the foregoing appropriations are the maximum amount  
49 that may be distributed. If the amount determined under IC 6-1.1-21 exceeds the amount



1     **appropriated, the board shall reduce the credit percentages proportionately so that**  
2     **the distributions equal the appropriation.**

3  
4     **SECTION 11. [EFFECTIVE JULY 1, 2005]**

5  
6     **The following allocations of federal funds are available for vocational and technical**  
7     **education under the Carl D. Perkins Vocational and Technical Education Act of 1998**  
8     **(20 U.S.C. 2301, et seq. for Vocational and Technical Education) (20 U.S.C. 2371**  
9     **for Tech Prep Education). These funds shall be received by the department of workforce**  
10    **development, commission on vocational and technical education, and shall be allocated**  
11    **by the budget agency after consultation with the commission on vocational and technical**  
12    **education, the department of education, the commission for higher education, and**  
13    **the department of correction. Funds shall be allocated to these agencies in accordance**  
14    **with the allocations specified below:**

15  
16            **STATE PROGRAMS AND LEADERSHIP**  
17                            2,655,188    2,655,188  
18            **SECONDARY VOCATIONAL PROGRAMS**  
19                            14,878,845   14,878,845  
20            **POSTSECONDARY VOCATIONAL PROGRAMS**  
21                            8,522,925    8,522,925  
22            **TECHNOLOGY - PREPARATION EDUCATION**  
23                            2,465,494    2,465,494

24  
25    **SECTION 12. [EFFECTIVE JULY 1, 2005]**

26  
27    **In accordance with IC 20-1-18.3, the budget agency, with the advice of the commission**  
28    **on vocational and technical education and the budget committee, may augment or reduce**  
29    **an allocation of federal funds made under SECTION 11 of this act.**

30  
31    **SECTION 13. [EFFECTIVE JULY 1, 2005]**

32  
33    **Utility bills for the month of June, travel claims covering the period June 16 to**  
34    **June 30, payroll for the period of the last half of June, any interdepartmental bills**  
35    **for supplies or services for the month of June, and any other miscellaneous expenses**  
36    **incurred during the period June 16 to June 30 shall be charged to the appropriation**  
37    **for the succeeding year. No interdepartmental bill shall be recorded as a refund**  
38    **of expenditure to any current year allotment account for supplies or services rendered**  
39    **or delivered at any time during the preceding June period.**

40  
41    **SECTION 14. [EFFECTIVE JULY 1, 2005]**

42  
43    **The budget agency, under IC 4-10-11, IC 4-12-1-13, and IC 4-13-1, in cooperation**  
44    **with the Indiana department of administration, may fix the amount of reimbursement**  
45    **for traveling expenses (other than transportation) for travel within the limits of**  
46    **Indiana. This amount may not exceed actual lodging and miscellaneous expenses incurred.**  
47    **A person in travel status, as defined by the state travel policies and procedures**  
48    **established by the Indiana department of administration and the budget agency, is**  
49    **entitled to a meal allowance not to exceed during any twenty-four (24) hour period**



1 the standard meal allowances established by the federal Internal Revenue Service.

2  
3 All appropriations provided by this act or any other statute, for traveling and hotel  
4 expenses for any department, officer, agent, employee, person, trustee, or commissioner,  
5 are to be used only for travel within the state of Indiana, unless those expenses  
6 are incurred in traveling outside the state of Indiana on trips that previously have  
7 received approval as required by the state travel policies and procedures established  
8 by the Indiana department of administration and the budget agency. With the required  
9 approval, a reimbursement for out-of-state travel expenses may be granted in an amount  
10 not to exceed actual lodging and miscellaneous expenses incurred. A person in travel  
11 status is entitled to a meal allowance not to exceed during any twenty-four (24)  
12 hour period the standard meal allowances established by the federal Internal Revenue  
13 Service for properly approved travel within the continental United States and a minimum  
14 of \$50 during any twenty-four (24) hour period for properly approved travel outside  
15 the continental United States. However, while traveling in Japan, the minimum meal  
16 allowance shall not be less than \$90 for any twenty-four (24) hour period. While  
17 traveling in Korea and Taiwan, the minimum meal allowance shall not be less than  
18 \$85 for any twenty-four (24) hour period; while traveling in Singapore, China, Great  
19 Britain, Germany, the Netherlands, and France, the minimum meal allowance shall not  
20 be less than \$65 for any twenty-four (24) hour period.

21  
22 In the case of the state supported institutions of postsecondary education, approval  
23 for out-of-state travel may be given by the chief executive officer of the institution,  
24 or the chief executive officer's authorized designee, for the chief executive officer's  
25 respective personnel.

26  
27 Before reimbursing overnight travel expenses, the auditor of state shall require  
28 documentation as prescribed in the state travel policies and procedures established  
29 by the Indiana department of administration and the budget agency. No appropriation  
30 from any fund may be construed as authorizing the payment of any sum in excess of  
31 the standard mileage rates for personally owned transportation equipment established  
32 by the federal Internal Revenue Service when used in the discharge of state business.  
33 The Indiana department of administration and the budget agency may adopt policies  
34 and procedures relative to the reimbursement of travel and moving expenses of new  
35 state employees and the reimbursement of travel expenses of prospective employees  
36 who are invited to interview with the state.

37  
38 SECTION 15. [EFFECTIVE JULY 1, 2005]

39  
40 Notwithstanding IC 4-10-11-2.1, the salary per diem of members of boards, commissions,  
41 and councils who are entitled to a salary per diem is \$50 per day. However, members  
42 of boards, commissions, or councils who receive an annual or a monthly salary paid  
43 by the state are not entitled to the salary per diem provided in IC 4-10-11-2.1.

44  
45 SECTION 16. [EFFECTIVE JULY 1, 2005]

46  
47 No payment for personal services shall be made by the auditor of state unless the  
48 payment has been approved by the budget agency or the designee of the budget agency.



1 SECTION 17. [EFFECTIVE JULY 1, 2005]

2

3 No warrant for operating expenses, capital outlay, or fixed charges shall be issued  
4 to any department or an institution unless the receipts of the department or institution  
5 have been deposited into the state treasury for the month. However, if a department  
6 or an institution has more than \$10,000 in daily receipts, the receipts shall be  
7 deposited into the state treasury daily.

8

9 SECTION 18. [EFFECTIVE JULY 1, 2005]

10

11 In case of loss by fire or any other cause involving any state institution or department,  
12 the proceeds derived from the settlement of any claim for the loss shall be deposited  
13 in the state treasury, and the amount deposited is hereby reappropriated to the institution  
14 or department for the purpose of replacing the loss. If it is determined that the  
15 loss shall not be replaced, any funds received from the settlement of a claim shall  
16 be deposited into the general fund.

17

18 SECTION 19. [EFFECTIVE JULY 1, 2005]

19

20 If an agency has computer equipment in excess of the needs of that agency, then the  
21 excess computer equipment may be sold under the provisions of surplus property sales,  
22 and the proceeds of the sale or sales shall be deposited in the state treasury. The  
23 amount so deposited is hereby reappropriated to that agency for other operating expenses  
24 of the then current year, if approved by the director of the budget agency.

25

26 SECTION 20. [EFFECTIVE JULY 1, 2005]

27

28 If any state penal or benevolent institution other than the Indiana state prison,  
29 Pendleton correctional facility, or Putnamville correctional facility shall, in the  
30 operation of its farms, produce products, or commodities in excess of the needs of  
31 the institution, the surplus may be sold through the division of industries and farms,  
32 the director of the supply division of the Indiana department of administration,  
33 or both. The proceeds of any such sale or sales shall be deposited in the state treasury.  
34 The amount deposited is hereby reappropriated to the institution for expenses of  
35 the then current year if approved by the director of the budget agency. The exchange  
36 between state penal and benevolent institutions of livestock for breeding purposes  
37 only is hereby authorized at valuations agreed upon between the superintendents or  
38 wardens of the institutions. Capital outlay expenditures may be made from the institutional  
39 industries and farms revolving fund if approved by the budget agency and the governor.

40

41 SECTION 21. [EFFECTIVE JULY 1, 2005]

42

43 This act does not authorize any rehabilitation and repairs to any state buildings,  
44 nor does it allow that any obligations be incurred for lands and structures, without  
45 the prior approval of the budget director or the director's designee. This SECTION  
46 does not apply to contracts for the state universities supported in whole or in part  
47 by state funds.

48

49 SECTION 22. [EFFECTIVE JULY 1, 2005]



1  
2 **If an agency has an annual appropriation fixed by law, and if the agency also receives**  
3 **an appropriation in this act for the same function or program, the appropriation**  
4 **in this act supersedes any other appropriations and is the total appropriation for**  
5 **the agency for that program or function.**

6  
7 **SECTION 23. [EFFECTIVE JULY 1, 2005]**  
8

9 **The balance of any appropriation or funds heretofore placed or remaining to the credit**  
10 **of any division of the state of Indiana, and any appropriation or funds provided**  
11 **in this act placed to the credit of any division of the state of Indiana, the powers,**  
12 **duties, and functions whereof are assigned and transferred to any department for**  
13 **salaries, maintenance, operation, construction, or other expenses in the exercise**  
14 **of such powers, duties, and functions, shall be transferred to the credit of the**  
15 **department to which such assignment and transfer is made, and the same shall be available**  
16 **for the objects and purposes for which appropriated originally.**

17  
18 **SECTION 24. [EFFECTIVE JULY 1, 2005]**  
19

20 **The director of the division of procurement of the Indiana department of administration,**  
21 **or any other person or agency authorized to make purchases of equipment, shall not**  
22 **honor any requisition for the purchase of an automobile that is to be paid for from**  
23 **any appropriation made by this act or any other act, unless the following facts are**  
24 **shown to the satisfaction of the commissioner of the Indiana department of administration**  
25 **or the commissioner's designee:**

26 **(1) In the case of an elected state officer, it shall be shown that the duties of**  
27 **the office require driving about the state of Indiana in the performance of official**  
28 **duty.**

29 **(2) In the case of department or commission heads, it shall be shown that the statutory**  
30 **duties imposed in the discharge of the office require traveling a greater distance**  
31 **than one thousand (1,000) miles each month or that they are subject to official duty**  
32 **call at all times.**

33 **(3) In the case of employees, it shall be shown that the major portion of the duties**  
34 **assigned to the employee require travel on state business in excess of one thousand**  
35 **(1,000) miles each month, or that the vehicle is identified by the agency as an integral**  
36 **part of the job assignment. In computing the number of miles required to be driven**  
37 **by a department head or an employee, the distance between the individual's home and**  
38 **office or designated official station is not to be considered as a part of the total.**  
39 **Department heads shall annually submit justification for the continued assignment**  
40 **of each vehicle in their department, which shall be reviewed by the commissioner**  
41 **of the Indiana department of administration, or the commissioner's designee. There**  
42 **shall be an insignia permanently affixed on each side of all state owned cars, designating**  
43 **the cars as being state owned. However, this requirement does not apply to state**  
44 **owned cars driven by elected state officials or to cases where the commissioner of**  
45 **the Indiana department of administration or the commissioner's designee determines**  
46 **that affixing insignia on state owned cars would hinder or handicap the persons driving**  
47 **the cars in the performance of their official duties.**

48  
49 **SECTION 25. [EFFECTIVE JULY 1, 2005]**



1  
2     **When budget agency approval or review is required under this act, the budget agency**  
3     **may refer to the budget committee any budgetary or fiscal matter for an advisory**  
4     **recommendation. The budget committee may hold hearings and take any actions authorized**  
5     **by IC 4-12-1-11, and may make an advisory recommendation to the budget agency.**

6  
7     **SECTION 26. [EFFECTIVE JULY 1, 2005]**  
8

9     **The governor of the state of Indiana is solely authorized to accept on behalf of**  
10    **the state any and all federal funds available to the state of Indiana. Federal funds**  
11    **received under this SECTION are appropriated for purposes specified by the federal**  
12    **government, subject to allotment by the budget agency. The provisions of this SECTION**  
13    **and all other SECTIONS concerning the acceptance, disbursement, review, and approval**  
14    **of any grant, loan, or gift made by the federal government or any other source to**  
15    **the state or its agencies and political subdivisions shall apply, notwithstanding**  
16    **any other law.**

17  
18    **SECTION 27. [EFFECTIVE JULY 1, 2005]**  
19

20    **Federal funds received as revenue by a state agency or department are not available**  
21    **to the agency or department for expenditure until allotment has been made by the**  
22    **budget agency under IC 4-12-1-12(d).**

23  
24    **SECTION 28. [EFFECTIVE JULY 1, 2005]**  
25

26    **A contract or an agreement for personal services or other services may not be entered**  
27    **into by any agency or department of state government without the approval of the**  
28    **budget agency or the designee of the budget director.**

29  
30    **SECTION 29. [EFFECTIVE JULY 1, 2005]**  
31

32    **Except in those cases where a specific appropriation has been made to cover the payments**  
33    **for any of the following, the auditor of state shall transfer, from the personal**  
34    **services appropriations for each of the various agencies and departments, necessary**  
35    **payments for Social Security, public employees' retirement, health insurance, life**  
36    **insurance, and any other similar payments directed by the budget agency.**

37  
38    **SECTION 30. [EFFECTIVE JULY 1, 2005]**  
39

40    **Subject to SECTION 25 of this act as it relates to the budget committee, the budget**  
41    **agency with the approval of the governor may withhold allotments of any or all appropriations**  
42    **contained in this act for the 2005-2007 biennium, if it is considered necessary to**  
43    **do so in order to prevent a deficit financial situation.**

44  
45    **SECTION 31. [EFFECTIVE JULY 1, 2004 (RETROACTIVE)]**  
46

47    **The following deficiency appropriation for the state fiscal year beginning July 1, 2004, and ending**  
48    **June 30, 2005, is made in addition to the appropriations in P.L.224-2003, SECTION 9:**  
49



**1 FOR THE DEPARTMENT OF EDUCATION**  
**2 DISTRIBUTION FOR TUITION SUPPORT**  
**3 General Fund**  
**4 Total Operating Expense      20,000,000**

**6 The budget agency shall transfer twenty million dollars (\$20,000,000) from the balance that**  
**7 existed as of January 31, 2005, in Account 6000/168900 to the state general fund to fund the**  
**8 deficiency appropriation made by this SECTION. The deficiency appropriation made by**  
**9 this SECTION is not subject to transfer to any other fund or subject to transfer,**  
**10 assignment, or reassignment for any other use or purpose by the state board of finance,**  
**11 notwithstanding IC 4-9.1-1-7 and IC 4-13-2-23, or by the budget agency, notwithstanding**  
**12 IC 4-12-1-12, or any other law.**

**14 SECTION 32. [EFFECTIVE JULY 1, 2005]**

**16 CONSTRUCTION**

**18 For the 2005-2007 biennium, the following amounts, from the funds listed as follows,**  
**19 are hereby appropriated to provide for the construction, reconstruction, rehabilitation,**  
**20 repair, purchase, rental, and sale of state properties, capital lease rentals and**  
**21 the purchase and sale of land, including equipment for such properties.**

<b>23 State General Fund - Lease Rentals</b>	
<b>24 243,893,130</b>	
<b>25 State General Fund - Construction</b>	
<b>26 203,037,414</b>	
<b>27 State Police Building Commission Fund (IC 9-29-1-4)</b>	
<b>28 10,500,000</b>	
<b>29 Law Enforcement Academy Building Fund (IC 5-2-1-13)</b>	
<b>30 1,300,000</b>	
<b>31 Cigarette Tax Fund (IC 6-7-1-29.1)</b>	
<b>32 1,332,000</b>	
<b>33 Vocational Construction Projects Fund (IC 16-33-4-10)</b>	
<b>34 375,000</b>	
<b>35 Veterans' Home Building Fund (IC 10-17-9-7)</b>	
<b>36 4,527,332</b>	
<b>37 Post War Construction Fund (IC 7.1-4-8-1)</b>	
<b>38 28,873,488</b>	
<b>39 Industry and Farm Products Revolving Fund (IC 11-10-6-6)</b>	
<b>40 110,292</b>	
<b>41 Regional Health Care Construction Account (IC 4-12-8.5)</b>	
<b>42 18,738,093</b>	
<b>43</b>	
<b>44 TOTAL</b>	<b>512,686,749</b>

**46 The allocations provided under this SECTION are made from the state general fund,**  
**47 unless specifically authorized from other designated funds by this act. The budget**  
**48 agency, with the approval of the governor, in approving the allocation of funds pursuant**  
**49 to this SECTION, shall consider, as funds are available, allocations for the following**



1 specific uses, purposes, and projects:

2

3 **A. GENERAL GOVERNMENT**

4

5 **FOR THE HOUSE OF REPRESENTATIVES**

6

House Renovations 150,000

7

8 **FOR THE STATE BUDGET AGENCY**

9

Health and Safety Contingency Fund 5,900,000

10

Aviation Technology Center 2,708,109

11

Airport Facilities Lease 41,917,375

12

Qualitech Capital Lease 5,888,000

13

Heartland Steel Capital Lease 2,554,000

14

15 **DEPARTMENT OF ADMINISTRATION - PROJECTS**

16

Preventive Maintenance 4,811,020

17

Repair and Rehabilitation 19,300,000

18

18 **DEPARTMENT OF ADMINISTRATION - LEASES**

19

**General Fund**

20

Lease - Government Center North 34,691,616

21

Lease - Government Center South 30,909,841

22

Lease - State Museum 15,293,975

23

Lease - McCarty Street 1,415,653

24

Lease - Parking Garages 12,576,651

25

Lease - Wabash Valley Correctional 24,324,343

26

Lease - Rockville Correctional 7,144,675

27

Lease - Miami Correctional 31,631,607

28

Lease - Pendleton Juvenile Correctional 9,334,000

29

Lease - New Castle Correctional 23,503,285

30

**Regional Health Care Construction Account (IC 4-12-8.5)**

31

Lease - Evansville State Hospital 6,541,168

32

Lease - Southeast Regional Treatment 6,951,700

33

Lease - Logansport State Hospital 5,245,225

34

35 **B. PUBLIC SAFETY**

36

37 **(1) LAW ENFORCEMENT**

38

39 **INDIANA STATE POLICE**

40

**State Police Building Commission Fund (IC 9-29-1-4)**

41

Preventive Maintenance 1,014,000

42

Automobiles 7,046,895

43

Repair and Rehabilitation 2,439,105

44

45 **LAW ENFORCEMENT TRAINING BOARD**

46

**Law Enforcement Academy Building Fund (IC 5-2-1-13)**

47

Preventive Maintenance 1,170,000

48

Repair and Rehabilitation 130,000

49

**ADJUTANT GENERAL**



1	Preventive Maintenance		113,400
2	Repair and Rehabilitation		1,151,700
3	Gary Army Aviation Support		2,600,000
4			
5	<b>(2) CORRECTIONS</b>		
6			
7	<b>DEPARTMENT OF CORRECTION - PROJECTS</b>		
8	Post War Construction Fund (IC 7.1-4-8-1)		
9	Repair and Rehabilitation		2,323,988
10	<b>CORRECTIONAL UNITS</b>		
11	Preventive Maintenance		420,000
12	Repair and Rehabilitation		119,000
13	Post War Construction Fund (IC 7.1-4-8-1)		
14	Repair and Rehabilitation		4,759,500
15	<b>STATE PRISON</b>		
16	Preventive Maintenance		1,161,322
17	Post War Construction Fund (IC 7.1-4-8-1)		
18	A&E Fees: Repl.Cellhouse Locking Systems		250,000
19	Master Plan: New Visitation Building		2,500,000
20	Master Plan: New Checkpoint/Fencing		1,500,000
21	Repair and Rehabilitation		6,625,000
22	<b>PENDLETON CORRECTIONAL FACILITY</b>		
23	Preventive Maintenance		996,396
24	Post War Construction Fund (IC 7.1-4-8-1)		
25	Repair and Rehabilitation		75,000
26	<b>WOMEN'S PRISON</b>		
27	Preventive Maintenance		273,000
28	Repair and Rehabilitation		1,000,000
29	Post War Construction Fund (IC 7.1-4-8-1)		
30	Repair and Rehabilitation		550,000
31	<b>NEW CASTLE CORRECTIONAL FACILITY</b>		
32	Preventive Maintenance		660,660
33	<b>PUTNAMVILLE CORRECTIONAL FACILITY</b>		
34	Preventive Maintenance		843,022
35	Post War Construction Fund (IC 7.1-4-8-1)		
36	A&E Visitation/Admin Bldg		287,000
37	Repair and Rehabilitation		885,000
38	<b>PLAINFIELD JUVENILE CORRECTIONAL FACILITY</b>		
39	Preventive Maintenance		543,947
40	Post War Construction Fund (IC 7.1-4-8-1)		
41	Repair and Rehabilitation		540,000
42	<b>INDIANAPOLIS JUVENILE CORRECTIONAL FACILITY</b>		
43	Preventive Maintenance		325,146
44	Post War Construction Fund (IC 7.1-4-8-1)		
45	Repair and Rehabilitation		780,000
46	<b>BRANCHVILLE CORRECTIONAL FACILITY</b>		
47	Preventive Maintenance		344,870
48	Post War Construction Fund (IC 7.1-4-8-1)		
49	Repair and Rehabilitation		734,000



1	<b>WESTVILLE CORRECTIONAL FACILITY</b>	
2	Preventive Maintenance	1,191,891
3	Post War Construction Fund (IC 7.1-4-8-1)	
4	Master Plan - Vehicle Repair Building	500,000
5	Repair and Rehabilitation	1,700,000
6	<b>ROCKVILLE CORRECTIONAL FACILITY</b>	
7	Preventive Maintenance	344,870
8	<b>PLAINFIELD CORRECTIONAL FACILITY</b>	
9	Preventive Maintenance	575,751
10	Post War Construction Fund (IC 7.1-4-8-1)	
11	Repair and Rehabilitation	3,215,000
12	<b>RECEPTION-DIAGNOSTIC CENTER</b>	
13	Preventive Maintenance	216,472
14	Post War Construction Fund (IC 7.1-4-8-1)	
15	Repair and Rehabilitation	1,100,000
16	<b>PEN PRODUCTS</b>	
17	Industry and Farm Products Revolving Fund (IC 11-10-6-6)	
18	Preventive Maintenance	110,292
19	<b>CORRECTIONAL INDUSTRIAL FACILITY</b>	
20	Preventive Maintenance	520,023
21	Post War Construction Fund (IC 7.1-4-8-1)	
22	Repair and Rehabilitation	250,000
23	<b>WORK RELEASE CENTERS</b>	
24	Preventive Maintenance	100,732
25	<b>WABASH VALLEY CORRECTIONAL FACILITY</b>	
26	Preventive Maintenance	833,560
27	Post War Construction Fund (IC 7.1-4-8-1)	
28	Repair and Rehabilitation	299,000
29	<b>MIAMI CORRECTIONAL FACILITY</b>	
30	Preventive Maintenance	521,400
31	<b>PENDLETON JUVENILE CORRECTIONAL FACILITY</b>	
32	Preventive Maintenance	364,000
33		
34	<b>C. CONSERVATION AND ENVIRONMENT</b>	
35		
36	<b>DEPARTMENT OF NATURAL RESOURCES - GENERAL ADMINISTRATION</b>	
37	Preventive Maintenance	266,000
38	General Admin. - ADA	1,000,000
39	Repair and Rehabilitation	6,500,000
40	<b>FISH AND WILDLIFE</b>	
41	Preventive Maintenance	1,810,863
42	F&W - Public Access Land Acq.	817,000
43	Repair and Rehabilitation	2,555,000
44	<b>FORESTRY</b>	
45	Preventive Maintenance	1,756,800
46	Repair and Rehabilitation	5,119,650
47	<b>MUSEUMS AND HISTORIC SITES</b>	
48	Preventive Maintenance	331,586
49	Repair and Rehabilitation	3,768,520



1	<b>NATURE PRESERVES</b>	
2	Preventive Maintenance	134,200
3	Repair and Rehabilitation	1,093,000
4	<b>OUTDOOR RECREATION</b>	
5	Preventive Maintenance	33,306
6	Repair and Rehabilitation	375,000
7	<b>STATE PARKS AND RESERVOIR MANAGEMENT</b>	
8	Preventive Maintenance	2,945,654
9	Parks/Res. - Charlestown	3,000,000
10	Repair and Rehabilitation	17,200,000
11	Drinking Water and Wastewater Projects	6,000,000
12	Cigarette Tax Fund (IC 6-7-1-29.1)	
13	Preventive Maintenance	1,332,000
14	<b>DIVISION OF WATER</b>	
15	Preventive Maintenance	250,000
16	Repair and Rehabilitation	925,000
17	Dam Repair and Rehabilitation	8,000,000
18	Shafer-Freeman Lakes Dredging Enhancement Project	1,000,000
19	<b>ENFORCEMENT</b>	
20	Preventive Maintenance	207,480
21	Repair and Rehabilitation	700,000
22	<b>STATE MUSEUM</b>	
23	Preventive Maintenance	650,000
24	Repair and Rehabilitation	300,000
25	<b>OIL AND GAS</b>	
26	Oil & Gas - Partnership Program	200,000
27	<b>ENTOMOLOGY</b>	
28	Entomology - Exotic Species Control	700,000
29	<b>WAR MEMORIALS COMMISSION</b>	
30	Preventive Maintenance	1,421,494
31	Repair and Rehabilitation	1,750,000
32	<b>MAUMEE RIVER BASIN COMMISSION</b>	
33	Repair and Rehabilitation	150,000
34	<b>LITTLE CALUMET RIVER BASIN COMMISSION</b>	
35	Little Calumet River Basin Devlpmnt Comm	2,000,000

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49

**D. TRANSPORTATION**

**AIRPORT DEVELOPMENT**

Airport Development	1,200,000
---------------------	-----------

The foregoing allocation for the Indiana department of transportation is for airport development and shall be used for the purpose of assisting local airport authorities and local units of government in matching available federal funds under the airport improvement program and for matching federal grants for airport planning and for the other airport studies. Matching grants of aid shall be made in accordance with the approved annual capital improvements program of the Indiana department of transportation and with the approval of the governor and the budget agency.



1	<b>PORT COMMISSION</b>	
2	Pier #3 Southwind Maritime Center	1,200,000
3		
4	<b>E. FAMILY AND SOCIAL SERVICES, HEALTH, AND VETERANS' AFFAIRS</b>	
5		
6	<b>(1) FAMILY AND SOCIAL SERVICES ADMINISTRATION</b>	
7		
8	<b>FSSA CONSTRUCTION</b>	
9	Repair and Rehabilitation	4,200,000
10	<b>EVANSVILLE PSYCHIATRIC CHILDREN'S CENTER</b>	
11	Preventive Maintenance	45,000
12	Repair and Rehabilitation	950,000
13	<b>EVANSVILLE STATE HOSPITAL</b>	
14	Preventive Maintenance	756,756
15	Repair and Rehabilitation	57,000
16	<b>MADISON STATE HOSPITAL</b>	
17	Preventive Maintenance	971,409
18	<b>LOGANSPOUT STATE HOSPITAL</b>	
19	Preventive Maintenance	963,144
20	Transitional Care Unit	1,300,000
21	Boiler Lease Payment	244,180
22	Repair and Rehabilitation	3,211,925
23	<b>RICHMOND STATE HOSPITAL</b>	
24	Preventive Maintenance	1,210,724
25	Repair and Rehabilitation	2,004,468
26	<b>LARUE CARTER MEMORIAL HOSPITAL</b>	
27	Preventive Maintenance	1,484,134
28	Repair and Rehabilitation	1,500,000
29	<b>FORT WAYNE STATE DEVELOPMENTAL CENTER</b>	
30	Preventive Maintenance	1,424,803
31	Repair and Rehabilitation	2,000,000
32		
33	<b>(2) PUBLIC HEALTH</b>	
34		
35	<b>DEPARTMENT OF HEALTH</b>	
36	Repair and Rehabilitation	130,000
37	<b>SILVERCREST CHILDREN'S DEVELOPMENT CENTER</b>	
38	Preventive Maintenance	161,140
39	<b>SCHOOL FOR THE BLIND</b>	
40	Preventive Maintenance	565,714
41	<b>SCHOOL FOR THE DEAF</b>	
42	Preventive Maintenance	553,120
43	Repair and Rehabilitation	72,752
44	<b>SOLDIERS' AND SAILORS' CHILDREN'S HOME</b>	
45	Preventive Maintenance	400,000
46	Repair and Rehabilitation	645,536
47	Vocational Construction Projects Fund (IC 16-33-4-10)	
48	Repair and Rehabilitation	375,000
49		





1 SECTION 36. [EFFECTIVE JULY 1, 2005]

2  
3 (a) If the budget director determines at any time during the biennium that the executive branch  
4 of state government cannot meet its statutory obligations due to insufficient funds in the general  
5 fund, then notwithstanding IC 4-10-18, the budget agency, with the approval of the governor and  
6 after review by the budget committee, may transfer from the counter-cyclical revenue and  
7 economic stabilization fund to the general fund an amount necessary to maintain a positive  
8 balance in the general fund.

9 (b) The budget agency shall transfer one hundred million dollars (\$100,000,000) into the  
10 counter-cyclical revenue and economic stabilization fund during the state fiscal year ending June  
11 30, 2007, unless the budget agency determines there is an insufficient balance in the general fund  
12 to make the transfer.

13 (c) This SECTION expires July 2, 2007.  
14

15 SECTION 37. IC 4-1-8-1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]:  
16 Sec. 1. (a) No individual may be compelled by any state agency, board, commission, department,  
17 bureau, or other entity of state government (referred to as "state agency" in this chapter) to provide the  
18 individual's Social Security number to the state agency against the individual's will, absent federal  
19 requirements to the contrary. However, the provisions of this chapter do not apply to the following:

- 20 (1) Department of state revenue.
- 21 (2) Department of workforce development.
- 22 (3) The programs administered by:
  - 23 (A) the division of family and children;
  - 24 (B) the division of mental health and addiction;
  - 25 (C) the division of disability, aging, and rehabilitative services; and
  - 26 (D) the office of Medicaid policy and planning;
- 27 of the office of the secretary of family and social services.
- 28 (4) Auditor of state.
- 29 (5) State personnel department.
- 30 (6) Secretary of state, with respect to the registration of broker-dealers, agents, and investment  
31 advisors.
- 32 (7) The legislative ethics commission, with respect to the registration of lobbyists.
- 33 (8) Indiana department of administration, with respect to bidders on contracts.
- 34 (9) Indiana department of transportation, with respect to bidders on contracts.
- 35 (10) Health professions bureau.
- 36 (11) Indiana professional licensing agency.
- 37 (12) ~~Indiana~~ Department of insurance, with respect to licensing of insurance producers.
- 38 (13) A pension fund administered by the board of trustees of the public employees' retirement  
39 fund.
- 40 (14) The Indiana state teachers' retirement fund.
- 41 (15) The state police benefit system.
- 42 (16) The alcohol and tobacco commission.

43 (b) The bureau of motor vehicles may, notwithstanding this chapter, require the following:  
44 (1) That an individual include the individual's Social Security number in an application for an  
45 official certificate of title for any vehicle required to be titled under IC 9-17.  
46 (2) That an individual include the individual's Social Security number on an application for  
47 registration.



1 (3) That a corporation, limited liability company, firm, partnership, or other business entity  
2 include its federal tax identification number on an application for registration.

3 (c) The Indiana department of administration, the Indiana department of transportation, the health  
4 professions bureau, and the Indiana professional licensing agency may require an employer to provide  
5 its federal employer identification number.

6 (d) The department of correction may require a committed offender to provide the offender's Social  
7 Security number for purposes of matching data with the Social Security Administration to determine  
8 benefit eligibility.

9 (e) The Indiana gaming commission may, notwithstanding this chapter, require the following:

10 (1) That an individual include the individual's Social Security number in any application for a  
11 riverboat owner's license, supplier's license, or occupational license.

12 (2) That a sole proprietorship, a partnership, an association, a fiduciary, a corporation, a limited  
13 liability company, or any other business entity include its federal tax identification number on  
14 an application for a riverboat owner's license or supplier's license.

15 (f) Notwithstanding this chapter, the ~~professional standards board~~ **department of education**  
16 established by ~~IC 20-1-1.4-2~~ **IC 20-1-1.1-2** may require an individual who applies to the board for a  
17 license or an endorsement to provide the individual's Social Security number. The Social Security  
18 number may be used by the board only for conducting a background investigation, if the board is  
19 authorized by statute to conduct a background investigation of an individual for issuance of the license  
20 or endorsement.

21 SECTION 38. IC 4-3-21 IS ADDED TO THE INDIANA CODE AS A NEW CHAPTER TO  
22 READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]:

23 **Chapter 21. Office of Management and Budget**

24 **Sec. 1. The state will benefit from devoting adequate resources to do the following:**

25 (1) **Gather and coordinate data in a timely manner.**

26 (2) **Perform comprehensive and detailed budgeting analysis.**

27 (3) **Put in place comprehensive and effective budgeting practices.**

28 (4) **Coordinate all functions related to budgeting and controlling spending in state  
29 government.**

30 (5) **Perform comprehensive and detailed financial analysis.**

31 (6) **Perform comprehensive financial oversight.**

32 (7) **Ensure that effective financial management policies are implemented throughout state  
33 government.**

34 (8) **Perform comprehensive and detailed performance analysis.**

35 (9) **Ascertain whether the burdens imposed by laws and rules are justified by their benefits  
36 using a rigorous cost benefit analysis.**

37 (10) **Measure the performance of government activities.**

38 **Sec. 2. As used in this chapter, "director" means the director of the office of management and  
39 budget established by this chapter.**

40 **Sec. 3. (a) To address the needs set forth in section 1 of this chapter, there is established the  
41 office of management and budget, which is referred to in this chapter as the "OMB".**

42 **(b) The OMB shall have a director who is the chief financial officer of the state. The director  
43 shall report directly to the governor.**

44 **Sec. 4. The director is responsible and accountable for and has authority over the following:**

45 (1) **All functions performed by the following:**

46 (A) **The budget agency.**

47 (B) **The department of state revenue.**

48 (C) **The department of local government finance.**



1           **(D) The public finance office.**

2           The directors of these agencies, departments, and offices shall report to the director and  
3           administer their offices and agencies in compliance with the policies and procedures related  
4           to fiscal management that are established by the OMB and approved by the governor.

5           **(2) All budgeting, accounting, and spending functions within the various agencies,**  
6           **departments, and programs of state government.**

7           **Sec. 5. The director may serve as the budget director of the budget agency under IC 4-12-1-3**  
8           **unless the governor appoints another individual to serve as the budget director. If the director**  
9           **also serves as the budget director, the director is not entitled to receive any salary or other**  
10          **compensation as budget director.**

11          **Sec. 6. (a) The division of government efficiency and financial planning is established within**  
12          **the OMB. The director shall appoint, subject to the approval of the governor, a director of the**  
13          **division, who serves at the pleasure of the director of OMB.**

14          **(b) The division shall conduct operational and procedural audits of state government,**  
15          **perform financial planning, design and implement efficiency projects, and carry out such other**  
16          **responsibilities as may be designated by the director.**

17          **Sec. 7. The OMB shall assist the governor in the articulation, development, and execution of**  
18          **the governor's policies and programs on fiscal management.**

19          **Sec. 8. The OMB shall assist and represent the governor in the development and review of**  
20          **all policy, legislative, and rulemaking proposals affecting capital budgeting, procurement,**  
21          **e-government, and other matters related to fiscal management.**

22          **Sec. 9. The OMB shall harmonize agency views on legislation and facilitate the negotiation**  
23          **of policy positions for the governor.**

24          **Sec. 10. The OMB shall provide expertise to the governor for budget decision making and**  
25          **negotiations.**

26          **Sec. 11. The OMB shall analyze trends in and the consequences of aggregate budget policy.**

27          **Sec. 12. The OMB shall establish metrics for measuring state government performance and**  
28          **efficiency.**

29          **Sec. 13. The OMB shall perform a cost benefit analysis upon each proposed rule and provide**  
30          **to the governor an assessment of the rule's effect on Indiana business.**

31          **Sec. 14. All instrumentalities, agencies, authorities, boards, commissions, and officers of the**  
32          **executive, including the administrative, department of state government, and all bodies**  
33          **corporate and politic established as instrumentalities of the state shall:**

34               **(1) comply with the policies and procedures related to fiscal management that are**  
35               **established by the OMB and approved by the governor; and**

36               **(2) cooperate and provide assistance to the OMB.**

37          **Sec. 15. All state agencies (as defined in IC 4-12-1-2) shall, in addition to complying with all**  
38          **statutory duties applicable to state purchasing, be accountable to the OMB for adherence to**  
39          **policies, procedures, and spending controls established by the OMB and approved by the**  
40          **governor.**

41          **SECTION 39. IC 4-9.1-1-7 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON**  
42          **PASSAGE]: Sec. 7. (a) The board may transfer money between state funds, and the board may transfer**  
43          **money between appropriations for any board, department, commission, office, or benevolent or penal**  
44          **institution of the state. After the transfer is made the money of the fund or appropriation transferred**  
45          **is not available to the fund or the board, department, commission, office, or benevolent or penal**  
46          **institution from which it was transferred.**

47          **(b) In addition to a transfer under subsection (a), the board may transfer money from an**  
48          **appropriation for any board, department, commission, office, or benevolent or penal institution**



1 **of the state to the Indiana economic development corporation.**

2 ~~(b)~~ (c) An order by the board to make a transfer under this section is sufficient authority for the  
3 making of appropriate entries showing the transfer on the books of the auditor of state and treasurer  
4 of state.

5 ~~(c)~~ (d) The authority given the board under this section to make transfers does not apply to trust  
6 funds. For the purposes of this section, "trust fund" means a fund which by the constitution or by  
7 statute has been designated as a trust fund or a fund which has been determined by the board to be a  
8 trust fund.

9 SECTION 40. IC 4-12-1-18 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO  
10 READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: **Sec. 18. Federal funds received by an  
11 instrumentality are appropriated for purposes specified by the federal government, subject to  
12 allotment by the budget agency. The provisions of this chapter and other laws concerning the  
13 acceptance, disbursement, review, and approval of grants, loans, and gifts made by the federal  
14 government or any other source to the state or its agencies apply to instrumentalities.**

15 SECTION 41. IC 4-13-2-20, AS AMENDED BY P.L.4-2005, SECTION 16, IS AMENDED TO  
16 READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 20. (a) Except as otherwise provided in this  
17 section ~~IC 20-1-1-8-17.2~~; or IC 12-8-10-7, payment for any services, supplies, materials, or equipment  
18 shall not be paid from any fund or state money in advance of receipt of such services, supplies,  
19 materials, or equipment by the state.

20 (b) With the prior approval of the budget agency, payment may be made in advance for any of the  
21 following:

- 22 (1) War surplus property.
- 23 (2) Property purchased or leased from the United States government or its agencies.
- 24 (3) Dues and subscriptions.
- 25 (4) License fees.
- 26 (5) Insurance premiums.
- 27 (6) Utility connection charges.
- 28 (7) Federal grant programs where advance funding is not prohibited and, except as provided in  
29 subsection (i), the contracting party posts sufficient security to cover the amount advanced.
- 30 (8) Grants of state funds authorized by statute.
- 31 (9) Employee expense vouchers.
- 32 (10) Beneficiary payments to the administrator of a program of self-insurance.
- 33 (11) Services, supplies, materials, or equipment to be received from an agency or from a body  
34 corporate and politic.
- 35 (12) Expenses for the operation of offices that represent the state under contracts with the Indiana  
36 economic development corporation and that are located outside Indiana.
- 37 (13) Services, supplies, materials, or equipment to be used for more than one (1) year under a  
38 discounted contractual arrangement funded through a designated leasing entity.
- 39 (14) Maintenance of equipment and maintenance of software not exceeding an annual amount  
40 of one thousand five hundred dollars (\$1,500) for each piece of equipment or each software  
41 license.
- 42 (15) Exhibits, artifacts, specimens, or other unique items of cultural or historical value or interest  
43 purchased by the state museum.

44 (c) Any state agency and any state college or university supported in whole or in part by state funds  
45 may make advance payments to its employees for duly accountable expenses exceeding ten dollars  
46 (\$10) incurred through travel approved by the employee's respective agency director in the case of a  
47 state agency and by a duly authorized person in the case of any such state college or university.

48 (d) The auditor of state may, with the approval of the budget agency and of the commissioner of



1 the Indiana department of administration:

2 (1) appoint a special disbursing officer for any state agency or group of agencies where it is  
3 necessary or expedient that a special record be kept of a particular class of disbursements or  
4 where disbursements are made from a special fund; and

5 (2) approve advances to the special disbursing officer or officers from any available appropriation  
6 for the purpose.

7 (e) The auditor of state shall issue the auditor's warrant to the special disbursing officer to be  
8 disbursed by the disbursing officer as provided in this section. Special disbursing officers shall in no  
9 event make disbursements or payments for supplies or current operating expenses of any agency or  
10 for contractual services or equipment not purchased or contracted for in accordance with this chapter  
11 and IC 5-22. No special disbursing officer shall be appointed and no money shall be advanced until  
12 procedures covering the operations of special disbursing officers have been adopted by the Indiana  
13 department of administration and approved by the budget agency. These procedures must include the  
14 following provisions:

15 (1) Provisions establishing the authorized levels of special disbursing officer accounts and  
16 establishing the maximum amount which may be expended on a single purchase from special  
17 disbursing officer funds without prior approval.

18 (2) Provisions requiring that each time a special disbursing officer makes an accounting to the  
19 auditor of state of the expenditure of the advanced funds, the auditor of state shall request that  
20 the Indiana department of administration review the accounting for compliance with IC 5-22.

21 (3) A provision that, unless otherwise approved by the commissioner of the Indiana department  
22 of administration, the special disbursing officer must be the same individual as the procurements  
23 agent under IC 4-13-1.3-5.

24 (4) A provision that each disbursing officer be trained by the Indiana department of  
25 administration in the proper handling of money advanced to the officer under this section.

26 (f) The commissioner of the Indiana department of administration shall cite in a letter to the special  
27 disbursing officer the exact purpose or purposes for which the money advanced may be expended.

28 (g) A special disbursing officer may issue a check to a person without requiring a certification  
29 under IC 5-11-10-1 if the officer:

30 (1) is authorized to make the disbursement; and

31 (2) complies with procedures adopted by the state board of accounts to govern the issuance of  
32 checks under this subsection.

33 (h) A special disbursing officer is not personally liable for a check issued under subsection (g) if:

34 (1) the officer complies with the procedures described in subsection (g); and

35 (2) funds are appropriated and available to pay the warrant.

36 (i) For contracts entered into between the department of workforce development or the Indiana  
37 commission on vocational and technical education and:

38 (1) a school corporation (as defined in IC 20-10.1-1-1); or

39 (2) a state educational institution (as defined in IC 20-12-0.5-1);

40 the contracting parties are not required to post security to cover the amount advanced.

41 SECTION 42. IC 4-20.5-7-2 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON  
42 PASSAGE]: Sec. 2. The agency head of a transferring agency must do the following:

43 (1) Find that the property is surplus to the needs of the agency.

44 (2) Notify the department that the agency wants to transfer the property.

45 (3) Provide the details of the proposed transfer as required by the department.

46 (4) Request to the budget agency, in writing, approval of that the governor to approve the  
47 transfer of the property.

48 Subdivisions (1) and (4) do not apply to a lease of state property.



1 SECTION 43. IC 4-20.5-7-7 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON  
2 PASSAGE]: Sec. 7. (a) ~~If the commissioner finds that another agency or a state educational institution~~  
3 ~~can use the property;~~ **the Surplus property may, under the policies prescribed by the budget**  
4 **agency,** be transferred to ~~the other another~~ agency or ~~the a~~ state educational institution.

5 (b) **The policies of the budget agency must include a requirement that the agency head of the**  
6 **accepting agency or the state educational institution must do the following:**

7 (1) Find that the property is necessary or convenient to the accepting agency's or state educational  
8 institution's use or purpose.

9 (2) Request, in writing, approval of the governor to transfer possession of the property from the  
10 transferring agency.

11 (c) With the approval of the budget agency, the accepting agency or state educational institution  
12 may transfer funds to the transferring agency in consideration of the transfer.

13 (d) The offer to the transferring agency must remain open for thirty (30) days after the offer was  
14 made. If an offer has not been rejected or accepted by the agency within thirty (30) days, the  
15 department may dispose of the property as otherwise permitted under this chapter.

16 SECTION 44. IC 4-24-7-2 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
17 2005]: Sec. 2. For all claims that the ~~Plainfield Juvenile Correctional Facility or the Indianapolis~~  
18 ~~Juvenile Correctional Facility~~ **department of correction** may have against any county for the payment  
19 of the county's portion of the cost of the maintenance of any inmate ~~of such at a juvenile~~ institution  
20 ~~which inmate who~~ was admitted to ~~such the~~ institution from ~~such that~~ county, the superintendent of  
21 ~~such the~~ institution shall make out an account ~~therefor~~ against ~~such the~~ county, in a manner as  
22 hereinafter provided **in this chapter.**

23 SECTION 45. IC 4-24-7-4 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
24 2005]: Sec. 4. ~~(a) From and after January 1, 1953, such~~ Accounts of state institutions as ~~are~~ described  
25 in sections 1 ~~2~~; and 3 of this chapter shall be paid as follows:

26 (1) All such accounts shall be signed by the superintendent of such institution, attested to by the  
27 seal of the institution, and forwarded to the auditor of the county for payment from which county  
28 the inmate or patient was admitted.

29 (2) All accounts accruing between January 1 and June 30 of each year shall be forwarded to the  
30 county auditor on or before October 1 of such year.

31 (3) All accounts accruing between July 1 and December 31 of each year shall be forwarded to  
32 the county auditor on or before April 1 of the following year.

33 (4) Upon receipt of any such account, the county auditor shall draw a warrant on the treasurer of  
34 the county for the payment of the account, and the same shall be paid out of the funds of the  
35 county appropriated therefor.

36 (5) The county council of each county of the state shall annually appropriate sufficient funds to  
37 pay such accounts.

38 **(b) All accounts of state institutions described in section 2 of this chapter shall be paid as**  
39 **follows:**

40 **(1) All such accounts shall be signed by the superintendent of the institution, attested to by**  
41 **the seal of the institution, and forwarded to the auditor of the county for payment from**  
42 **which county the inmate was admitted.**

43 **(2) All accounts accruing after December 31 and before April 1 of each year shall be**  
44 **forwarded to the county auditor on or before May 15 of that year.**

45 **(3) All accounts accruing after March 31 and before July 1 of each year shall be forwarded**  
46 **to the county auditor on or before August 15 of that year.**

47 **(4) All accounts accruing after June 30 and before October 1 of each year shall be**  
48 **forwarded to the county auditor on or before November 15 of that year.**



1 (5) All accounts accruing after September 30 and before January 1 of each year, and any  
2 reconciliations for previous periods, shall be forwarded to the county auditor on or before  
3 March 15 of the following year.

4 (6) Upon receipt of an account, the county auditor shall draw a warrant on the treasurer  
5 of the county for the payment of the account, which shall be paid from the funds of the  
6 county that were appropriated for the payment.

7 (7) The county council of each county shall annually appropriate sufficient funds to pay  
8 these accounts.

9 If a county has not paid an account within six (6) months after the account is forwarded under  
10 this subsection, the auditor of state shall, notwithstanding anything to the contrary in  
11 IC 6-1.1-21, reduce the next distribution of property tax replacement credits under IC 6-1.1-21  
12 to the county and withhold the amount owed on the account. The auditor of state shall credit the  
13 withheld amount to the state general fund for the purpose of curing the default. The account is  
14 then considered paid. A county that has the county's distribution reduced under this subsection  
15 shall apply the withheld amount only to the county unit's share of the distribution and may not  
16 reduce a distribution to any other civil taxing unit or school corporation within the county.

17 SECTION 46. IC 4-30-16-3 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
18 2005]: Sec. 3. (a) The commission shall transfer the surplus revenue in the administrative trust fund  
19 as follows:

20 (1) Before the last business day of January, April, July, and October, the commission shall  
21 transfer to the treasurer of state, for deposit in the Indiana state teachers' retirement fund (IC  
22 21-6.1-2), before July 1, 2005, seven million five hundred thousand dollars (\$7,500,000). and  
23 after June 30, 2005, an amount equal to the lesser of:

24 (A) seven million five hundred thousand dollars (\$7,500,000); or

25 (B) the additional quarterly contribution needed so that the ratio of the unfunded liability of  
26 the Indiana state teachers' retirement fund compared to total active teacher payroll is as close  
27 as possible to but not greater than the ratio that existed on the preceding July 1.

28 After June 30, 2003, and before July 1, 2005, the amount deposited in a state fiscal year under  
29 this subdivision in the Indiana state teachers' retirement fund (IC 21-6.1-2) shall only be used by  
30 the board to reduce the employer contribution rate that school corporations would otherwise pay  
31 after June 30, 2003, and before July 1, 2005, to the Indiana state teachers' retirement fund (IC  
32 21-6.1-2), as computed under IC 5-10.2-2 and certified under IC 21-6.1-7-12, for teachers covered  
33 by the 1996 account, including a proportionate share of administration expenses for the 1996  
34 account. On or before June 15, 2005, and June 15 of each year thereafter, the board of trustees  
35 of the Indiana state teachers' retirement fund shall submit to the treasurer of state, each member  
36 of the pension management oversight commission, and the auditor of state its estimate of the  
37 quarterly amount needed to freeze the unfunded accrued liability of the pre-1996 account (as  
38 defined in IC 21-6.1-1-6.9) as a percent of payroll. The estimate shall be based on the most recent  
39 actuarial valuation of the fund. Notwithstanding any other law, including any appropriations law  
40 resulting from a budget bill (as defined in IC 4-12-1-2), after June 30, 2005, the money  
41 transferred under this subdivision shall be set aside in a special account **the pension stabilization**  
42 **fund (IC 21-6.1-2-8)** to be used as a credit against the unfunded accrued liability of the pre-1996  
43 account (as defined in IC 21-6.1-1-6.9) of the Indiana state teachers' retirement fund. The money  
44 transferred is in addition to the appropriation needed to pay benefits for the state fiscal year.

45 (2) Before the last business day of January, April, July, and October, the commission shall  
46 transfer:

47 (A) two million five hundred thousand dollars (\$2,500,000) of the surplus revenue to the  
48 treasurer of state for deposit in the "k" portion of the pension relief fund (IC 5-10.3-11); and



1 (B) five million dollars (\$5,000,000) of the surplus revenue to the treasurer of state for deposit  
2 in the "m" portion of the pension relief fund (IC 5-10.3-11).

3 (3) The surplus revenue remaining in the fund on the last day of January, April, July, and October  
4 after the transfers under subdivisions (1) and (2) shall be transferred by the commission to the  
5 treasurer of state for deposit on that day in the build Indiana fund.

6 (b) The commission may make transfers to the treasurer of state more frequently than required by  
7 subsection (a). However, the number of transfers does not affect the amount that is required to be  
8 transferred for the purposes listed in subsection (a)(1) and (a)(2). Any amount transferred during the  
9 month in excess of the amount required to be transferred for the purposes listed in subsection (a)(1)  
10 and (a)(2) shall be transferred to the build Indiana fund.

11 SECTION 47. IC 4-33-13-5 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
12 2005]: Sec. 5. (a) This subsection does not apply to tax revenue remitted by an operating agent  
13 operating a riverboat in a historic hotel district. After funds are appropriated under section 4 of this  
14 chapter, each month the treasurer of state shall distribute the tax revenue deposited in the state gaming  
15 fund under this chapter to the following:

16 (1) The first thirty-three million dollars (\$33,000,000) of tax revenues collected under this  
17 chapter shall be set aside for revenue sharing under subsection (e).

18 (2) Subject to subsection (c), twenty-five percent (25%) of the remaining tax revenue remitted  
19 by each licensed owner shall be paid:

20 (A) to the city that is designated as the home dock of the riverboat from which the tax revenue  
21 was collected, in the case of:

22 (i) a city described in IC 4-33-12-6(b)(1)(A); or

23 (ii) a city located in a county having a population of more than four hundred thousand  
24 (400,000) but less than seven hundred thousand (700,000); or

25 (B) to the county that is designated as the home dock of the riverboat from which the tax  
26 revenue was collected, in the case of a riverboat whose home dock is not in a city described  
27 in clause (A).

28 (3) Subject to subsection (d), the remainder of the tax revenue remitted by each licensed owner  
29 shall be paid to the property tax replacement fund. In each state fiscal year, ~~beginning after June~~  
30 ~~30, 2003~~, the treasurer of state shall make the transfer required by this subdivision not later than  
31 the last business day of the month in which the tax revenue is remitted to the state for deposit in  
32 the state gaming fund. However, if tax revenue is received by the state on the last business day  
33 in a month, the treasurer of state may transfer the tax revenue to the property tax replacement  
34 fund in the immediately following month.

35 (b) This subsection applies only to tax revenue remitted by an operating agent operating a riverboat  
36 in a historic hotel district. After funds are appropriated under section 4 of this chapter, each month the  
37 treasurer of state shall distribute the tax revenue deposited in the state gaming fund under this chapter  
38 as follows:

39 (1) Thirty-seven and one half percent (37.5%) shall be paid to the property tax replacement fund  
40 established under IC 6-1.1-21.

41 (2) Thirty-seven and one-half percent (37.5%) shall be paid to the West Baden Springs historic  
42 hotel preservation and maintenance fund established by IC 36-7-11.5-11(b). However, at any time  
43 the balance in that fund exceeds twenty million dollars (\$20,000,000), the amount described in  
44 this subdivision shall be paid to the property tax replacement fund established under IC 6-1.1-21.

45 (3) Five percent (5%) shall be paid to the historic hotel preservation commission established  
46 under IC 36-7-11.5.

47 (4) Ten percent (10%) shall be paid in equal amounts to each town that:

48 (A) is located in the county in which the riverboat docks; and



1 (B) contains a historic hotel.  
2 The town council shall appropriate a part of the money received by the town under this  
3 subdivision to the budget of the town's tourism commission.

4 (5) Ten percent (10%) shall be paid to the county treasurer of the county in which the riverboat  
5 is docked. The county treasurer shall distribute the money received under this subdivision as  
6 follows:

7 (A) Twenty percent (20%) shall be quarterly distributed to the county treasurer of a county  
8 having a population of more than thirty-nine thousand six hundred (39,600) but less than forty  
9 thousand (40,000) for appropriation by the county fiscal body after receiving a  
10 recommendation from the county executive. The county fiscal body for the receiving county  
11 shall provide for the distribution of the money received under this clause to one (1) or more  
12 taxing units (as defined in IC 6-1.1-1-21) in the county under a formula established by the  
13 county fiscal body after receiving a recommendation from the county executive.

14 (B) Twenty percent (20%) shall be quarterly distributed to the county treasurer of a county  
15 having a population of more than ten thousand seven hundred (10,700) but less than twelve  
16 thousand (12,000) for appropriation by the county fiscal body after receiving a  
17 recommendation from the county executive. The county fiscal body for the receiving county  
18 shall provide for the distribution of the money received under this clause to one (1) or more  
19 taxing units (as defined in IC 6-1.1-1-21) in the county under a formula established by the  
20 county fiscal body after receiving a recommendation from the county executive.

21 (C) Sixty percent (60%) shall be retained by the county where the riverboat is docked for  
22 appropriation by the county fiscal body after receiving a recommendation from the county  
23 executive. The county fiscal body shall provide for the distribution of part or all of the money  
24 received under this clause to the following under a formula established by the county fiscal  
25 body:

26 (i) A town having a population of more than two thousand two hundred (2,200) but less than  
27 three thousand five hundred (3,500) located in a county having a population of more than  
28 nineteen thousand three hundred (19,300) but less than twenty thousand (20,000).

29 (ii) A town having a population of more than three thousand five hundred (3,500) located  
30 in a county having a population of more than nineteen thousand three hundred (19,300) but  
31 less than twenty thousand (20,000).

32 (c) For each city and county receiving money under subsection (a)(2)(A) or ~~(a)(2)(C)~~, **(a)(2)(B)**,  
33 the treasurer of state shall determine the total amount of money paid by the treasurer of state to the city  
34 or county during the state fiscal year 2002. The amount determined is the base year revenue for the  
35 city or county. The treasurer of state shall certify the base year revenue determined under this  
36 subsection to the city or county. The total amount of money distributed to a city or county under this  
37 section during a state fiscal year may not exceed the entity's base year revenue. For each state fiscal  
38 year, ~~beginning after June 30, 2002~~, the treasurer of state shall pay that part of the riverboat wagering  
39 taxes that:

40 (1) exceeds a particular ~~city~~ **city's** or county's base year revenue; and

41 (2) would otherwise be due to the city or county under this section;

42 to the property tax replacement fund instead of to the city or county.

43 (d) Each state fiscal year the treasurer of state shall transfer from the tax revenue remitted to the  
44 property tax replacement fund under subsection (a)(3) to the build Indiana fund an amount that when  
45 added to the following may not exceed two hundred fifty million dollars (\$250,000,000):

46 (1) Surplus lottery revenues under IC 4-30-17-3.

47 (2) Surplus revenue from the charity gaming enforcement fund under IC 4-32-10-6.

48 (3) Tax revenue from pari-mutuel wagering under IC 4-31-9-3.



1 The treasurer of state shall make transfers on a monthly basis as needed to meet the obligations of the  
2 build Indiana fund. If in any state fiscal year insufficient money is transferred to the property tax  
3 replacement fund under subsection (a)(3) to comply with this subsection, the treasurer of state shall  
4 reduce the amount transferred to the build Indiana fund to the amount available in the property tax  
5 replacement fund from the transfers under subsection (a)(3) for the state fiscal year.

6 (e) Before August 15 of 2003 and each year, ~~thereafter~~, the treasurer of state shall distribute the  
7 wagering taxes set aside for revenue sharing under subsection (a)(1) to the county treasurer of each  
8 county that does not have a riverboat according to the ratio that the county's population bears to the  
9 total population of the counties that do not have a riverboat. Except as provided in subsection (h), the  
10 county auditor shall distribute the money received by the county under this subsection as follows:

11 (1) To each city located in the county according to the ratio the city's population bears to the total  
12 population of the county.

13 (2) To each town located in the county according to the ratio the town's population bears to the  
14 total population of the county.

15 (3) After the distributions required in subdivisions (1) and (2) are made, the remainder shall be  
16 retained by the county.

17 (f) Money received by a city, town, or county under subsection (e) or (h) may be used for any of  
18 the following purposes:

19 (1) To reduce the property tax levy of the city, town, or county for a particular year (a property  
20 tax reduction under this subdivision does not reduce the maximum levy of the city, town, or  
21 county under IC 6-1.1-18.5);

22 (2) For deposit in a special fund or allocation fund created under IC 8-22-3.5, IC 36-7-14,  
23 IC 36-7-14.5, IC 36-7-15.1, and IC 36-7-30 to provide funding for additional credits for property  
24 tax replacement in property tax increment allocation areas or debt repayment.

25 (3) To fund sewer and water projects, including storm water management projects.

26 (4) For police and fire pensions.

27 (5) To carry out any governmental purpose for which the money is appropriated by the fiscal  
28 body of the city, town, or county. Money used under this subdivision does not reduce the property  
29 tax levy of the city, town, or county for a particular year or reduce the maximum levy of the city,  
30 town, or county under IC 6-1.1-18.5.

31 (g) This subsection does not apply to an entity receiving money under IC 4-33-12-6(c). Before  
32 September 15 of 2003 and each year, ~~thereafter~~, the treasurer of state shall determine the total amount  
33 of money distributed to an entity under IC 4-33-12-6 during the preceding state fiscal year. If the  
34 treasurer of state determines that the total amount of money distributed to an entity under IC 4-33-12-6  
35 during the preceding state fiscal year was less than the entity's base year revenue (as determined under  
36 IC 4-33-12-6), the treasurer of state shall make a supplemental distribution to the entity from taxes  
37 collected under this chapter and deposited into the property tax replacement fund. The amount of the  
38 supplemental distribution is equal to: ~~the difference between~~

39 (1) the entity's base year revenue (as determined under IC 4-33-12-6); and minus

40 (2) the sum of:

41 (A) the total amount of money distributed to the entity during the preceding state fiscal year  
42 under IC 4-33-12-6; plus

43 (B) any amounts deducted under IC 6-3.1-20-7.

44 (h) This subsection applies only to a county containing a consolidated city. The county auditor shall  
45 distribute the money received by the county under subsection (d) as follows:

46 (1) To each city, other than a consolidated city, located in the county according to the ratio that  
47 the city's population bears to the total population of the county.

48 (2) To each town located in the county according to the ratio that the town's population bears to



1 the total population of the county.  
2 (3) After the distributions required in subdivisions (1) and (2) are made, the remainder shall be  
3 paid in equal amounts to the consolidated city and the county.

4 SECTION 48. IC 5-10-8-7.3 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
5 2005]: Sec. 7.3. (a) As used in this section, "covered individual" means an individual who is:

6 (1) covered under a self-insurance program established under section 7(b) of this chapter to  
7 provide group health coverage; or  
8 (2) entitled to services under a contract with a prepaid health care delivery plan that is entered  
9 into or renewed under section 7(c) of this chapter.

10 (b) As used in this section, "early intervention services" means services provided to a first steps  
11 child under IC 12-17-15-3 and 20 U.S.C. 1432(4).

12 (c) As used in this section, "first steps child" means an infant or toddler from birth through two (2)  
13 years of age who is enrolled in the Indiana first steps program and is a covered individual.

14 (d) As used in this section, "first steps program" refers to the program established under  
15 IC 12-17-15 and 20 U.S.C. 1431 et seq. to meet the needs of:

16 (1) children who are eligible for early intervention services; and  
17 (2) their families.

18 The term includes the coordination of all available federal, state, local, and private resources available  
19 to provide early intervention services within Indiana.

20 (e) As used in this section, "health benefits plan" means a:

21 (1) self-insurance program established under section 7(b) of this chapter to provide group health  
22 coverage; or  
23 (2) contract with a prepaid health care delivery plan that is entered into or renewed under section  
24 7(c) of this chapter.

25 (f) A health benefits plan that provides coverage for early intervention services shall reimburse the  
26 first steps program for payments made by the program for early intervention services that are covered  
27 under the health benefits plan.

28 (g) The reimbursement required under subsection (f) is limited to an annual maximum benefit of  
29 three thousand five hundred dollars (\$3,500) per first steps child.

30 (h) (g) The reimbursement required under subsection (f) may not be applied to any annual or  
31 aggregate lifetime limit on the first steps child's coverage under the health benefits plan.

32 (i) (h) The first steps program may pay required deductibles, copayments, or other out-of-pocket  
33 expenses for a first steps child directly to a provider. A health benefits plan shall apply any payments  
34 made by the first steps program to the health benefits plan's deductibles, copayments, or other  
35 out-of-pocket expenses according to the terms and conditions of the health benefits plan.

36 SECTION 49. IC 5-10.2-2-4.1 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO  
37 READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: **Sec. 4.1. Interest credited before July 1, 2005,**  
38 **in the annuity savings account of the public employees' retirement fund to suspended members**  
39 **participating in the guaranteed fund under section 3 of this chapter are to be treated as properly**  
40 **credited.**

41 SECTION 50. IC 5-10.2-2-11 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
42 2005]: Sec. 11. (a) Based on the actuarial investigation and valuation in section 9 of this chapter, each  
43 board shall determine:

44 (1) the normal contribution for the employer, which is the amount necessary to fund the pension  
45 portion of the retirement benefit;  
46 (2) the rate of normal contribution;  
47 (3) the unfunded accrued liability of the public employees' retirement fund, the pre-1996 account,  
48 and the 1996 account, which is the excess of total accrued liability over the fund's or account's



1 total assets, respectively; and  
2 (4) the rates of contribution for the state expressed as a proportion of compensation of members,  
3 which would be necessary to:

4 (A) amortize the unfunded accrued liability of the state for thirty (30) years or for ~~the a~~  
5 **shorter** time period requested by the budget agency or the governor; and

6 (B) prevent the state's unfunded accrued liability from increasing.

7 (b) Based on the information in subsection (a), each board may determine, in its sole discretion,  
8 contributions and contribution rates for individual employers or for a group of employers.

9 (c) The board's determinations under subsection (a) are subject to section 1.5 of this chapter.

10 SECTION 51. IC 5-10.2-5-34 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
11 2005]: Sec. 34. (a) This section does not apply to a member of the public employees' retirement fund  
12 (or to a survivor or beneficiary of a member of the public employees' retirement fund) whose  
13 creditable service was earned only as an elected official.

14 (b) In addition to any other cost of living increase provided under this chapter, the pension portion  
15 (plus postretirement increases to the pension portion) provided by employer contributions of the  
16 monthly benefit payable after December 31, ~~2003~~, **2005**, to a member of the public employees'  
17 retirement fund (or to a survivor or beneficiary of a member of the public employees' retirement fund)  
18 who was a retired member of the fund with at least ten (10) years of creditable service and was entitled  
19 to receive a monthly benefit on December 1, ~~2003~~, **2004**, may not be less than one hundred eighty  
20 dollars (\$180).

21 (c) The increases specified in this section:

22 (1) are based upon the date of the member's latest retirement or disability;

23 (2) do not apply to benefits payable in a lump sum; and

24 (3) are in addition to any other increase provided by law.

25 SECTION 52. IC 5-10.2-5-38 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO  
26 READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: **Sec. 38. (a) The pension portion (plus**  
27 **postretirement increases to the pension portion) provided by employer contributions of the**  
28 **monthly benefit payable after December 31, 2005, to a member of the public employees'**  
29 **retirement fund (or to a survivor or beneficiary of a member of the public employees' retirement**  
30 **fund) who retired or was disabled:**

31 (1) before July 2, 1990, shall be increased by two percent (2%); and

32 (2) after July 1, 1990, and before January 1, 2005, shall be increased by one and one-half  
33 percent (1.5%).

34 (b) The increases specified in this section:

35 (1) are based on the date of the member's latest retirement or disability;

36 (2) do not apply to benefits payable in a lump sum; and

37 (3) are in addition to any other increase provided by law.

38 SECTION 53. IC 5-10.2-5-39 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO  
39 READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: **Sec. 39. (a) The pension portion (plus**  
40 **postretirement increases to the pension portion) provided by employer contributions of the**  
41 **monthly benefit payable after December 31, 2005, to a member of the Indiana state teachers'**  
42 **retirement fund (or to a survivor or beneficiary of a member of the Indiana state teachers'**  
43 **retirement fund) who retired or was disabled:**

44 (1) before July 2, 1990, shall be increased by two percent (2%); and

45 (2) after July 1, 1990, and before July 2, 2003, shall be increased by one percent (1%).

46 (b) The increases specified in this section:

47 (1) are based on the date of the member's latest retirement or disability;

48 (2) do not apply to benefits payable in a lump sum; and



1           **(3) are in addition to any other increase provided by law.**

2           SECTION 54. IC 5-22-21-7 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON  
3           PASSAGE]: Sec. 7. (a) Except as provided in section 7.5 of this chapter, surplus property available  
4           for sale ~~shall first~~ **may, under the policies prescribed by the budget agency**, be offered for sale to  
5           all political subdivisions. **The policies of the budget agency must require that** if the property is in  
6           the possession of the Indiana department of transportation **and is to be offered to political**  
7           **subdivisions**, the commissioner shall notify each supervisor of county highways appointed under  
8           IC 8-17-3-1 of the sale.

9           (b) Notice of the sale shall be mailed or provided by another means at least fifteen (15) days before  
10          the date of the sale to each county auditor and to each political subdivision that has previously  
11          requested notice of the sale from the commissioner. Information regarding the sale shall also be made  
12          available at any time before the sale to political subdivisions upon request.

13          (c) A political subdivision that wants to purchase the property must deliver a sealed bid to the  
14          commissioner before the date of the sale to political subdivisions.

15          (d) The department shall sell the surplus property to the highest responsible governmental bidder.  
16          The commissioner shall determine a market price for the surplus property that is stated in the notice  
17          of the sale. The department shall sell the surplus property to the highest governmental bidder whose  
18          bid equals or exceeds the market price determined by the commissioner.

19          (e) The department shall deliver possession of the surplus property to the governmental bidder after  
20          the bidder approves a claim for payment submitted by the department.

21          SECTION 55. IC 5-22-21-7.5 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON  
22          PASSAGE]: Sec. 7.5. (a) This section applies to surplus computer hardware that:

23               (1) is not usable by a state agency as determined under section 6 of this chapter; and

24               (2) has market value.

25          (b) As used in this section, "educational entity" refers to the following:

26               (1) A school corporation as defined in IC 36-1-2-17 or nonpublic schools as defined in  
27               IC 20-10.1-1-3.

28               (2) The corporation for educational technology described in IC 20-10.1-25.1.

29          (c) As used in this section, "market value" means the value of the property is more than the  
30          estimated costs of sale and transportation of the property.

31          (d) Surplus computer hardware available for sale ~~must~~ **may, under the policies prescribed by the**  
32          **budget agency**, be offered first to an educational entity. Notice of the sale must be given to the  
33          corporation for educational technology and to each school corporation through publication in a  
34          publication of the department of education or other appropriate association or department.

35          (e) Sealed bids shall be delivered by educational entities to the office of the commissioner before  
36          the date of the sale to educational entities. Surplus personal property shall be sold to the highest  
37          responsible bidder as determined by the commissioner. The department shall deliver possession of the  
38          surplus property to the successful bidder after the bidder submits an executed purchase order to the  
39          department.

40          (f) If the surplus computer hardware:

41               (1) is not sold to an educational entity under this section; and

42               (2) had an original purchase price of more than two thousand five hundred dollars (\$2,500);

43          the property shall be offered for sale to political subdivisions as described in section 7 of this chapter.

44          SECTION 56. IC 6-1.1-3-23 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY  
45          1, 2004 (RETROACTIVE)]: Sec. 23. (a) For purposes of this section:

46               (1) "adjusted cost" refers to the adjusted cost established in 50 IAC 4.2-4-4 (as in effect on  
47               January 1, 2003);

48               (2) "depreciable personal property" has the meaning set forth in 50 IAC 4.2-4-1 (as in effect on



1 January 1, 2003);

2 (3) "integrated steel mill" means a person, **or a subsidiary of a corporation**, that produces steel  
3 by processing iron ore and other raw materials in a blast furnace **in Indiana**;

4 (4) "oil refinery/petrochemical company" means a person that produces a variety of petroleum  
5 products by processing an annual average of at least one hundred thousand (100,000) barrels of  
6 crude oil per day;

7 (5) "permanently retired depreciable personal property" has the meaning set forth in 50  
8 IAC 4.2-4-3 (as in effect on January 1, 2003);

9 (6) "pool" refers to a pool established in 50 IAC 4.2-4-5(a) (as in effect on January 1, 2003);

10 (7) "special integrated steel mill or oil refinery/petrochemical equipment" means depreciable  
11 personal property, other than special tools and permanently retired depreciable personal property:

12 (A) that:

13 (i) is owned, leased, or used by an integrated steel mill or an entity that is at least fifty  
14 percent (50%) owned by an affiliate of an integrated steel mill; and

15 (ii) falls within Asset Class 33.4 as set forth in IRS Rev. Proc. 87-56, 1987-2, C.B. 647; or

16 (B) that:

17 (i) is owned, leased, or used as an integrated part of an oil refinery/petrochemical company  
18 or its affiliate; and

19 (ii) falls within Asset Class 13.3 or 28.0 as set forth in IRS Rev. Proc. 87-56, 1987-2, C.B.  
20 647;

21 (8) "special tools" has the meaning set forth in 50 IAC 4.2-6-2 (as in effect on January 1, 2003);  
22 and

23 (9) "year of acquisition" refers to the year of acquisition determined under 50 IAC 4.2-4-6 (as in  
24 effect on January 1, 2003).

25 (b) Notwithstanding 50 IAC 4.2-4-4, 50 IAC 4.2-4-6, and 50 IAC 4.2-4-7, a taxpayer may elect to  
26 calculate the true tax value of the taxpayer's special integrated steel mill or oil refinery/petrochemical  
27 equipment by multiplying the adjusted cost of that equipment by the percentage set forth in the  
28 following table:

29	Year of Acquisition	Percentage
30	1	40%
31	2	56%
32	3	42%
33	4	32%
34	5	24%
35	6	18%
36	7	15%
37	8 and older	10%

38 (c) The department of local government finance shall designate the table under subsection (b) as  
39 "Pool No. 5" on the business personal property tax return.

40 (d) The percentage factors in the table under subsection (b) automatically reflect all adjustments for  
41 depreciation and obsolescence, including abnormal obsolescence, for special integrated steel mill or  
42 oil refinery/petrochemical equipment. The equipment is entitled to all exemptions, credits, and  
43 deductions for which it qualifies.

44 (e) The minimum valuation limitations under 50 IAC 4.2-4-9 do not apply to special integrated steel  
45 mill or oil refinery/petrochemical equipment valued under this section. The value of the equipment  
46 is not included in the calculation of that minimum valuation limitation for the taxpayer's other  
47 assessable depreciable personal property in the taxing district.

48 (f) An election to value special integrated steel mill or oil refinery/petrochemical equipment under



1 this section:

2 (1) must be made by reporting the equipment under this section on a business personal property  
3 tax return;

4 (2) applies to all of the taxpayer's special integrated steel mill or oil refinery/petrochemical  
5 equipment located in the state (whether owned or leased, or used as an integrated part of the  
6 equipment); and

7 (3) is binding on the taxpayer for the assessment date for which the election is made.

8 The department of local government finance shall prescribe the forms to make the election beginning  
9 with the March 1, 2003, assessment date. Any special integrated steel mill or oil  
10 refinery/petrochemical equipment acquired by a taxpayer that has made an election under this section  
11 is valued under this section.

12 (g) If fifty percent (50%) or more of the adjusted cost of a taxpayer's property that would,  
13 notwithstanding this section, be reported in a pool other than Pool No. 5 is attributable to special  
14 integrated steel mill or oil refinery/petrochemical equipment, the taxpayer may elect to calculate the  
15 true tax value of all of that property as special integrated steel mill or oil refinery/petrochemical  
16 equipment. The true tax value of property for which an election is made under this subsection is  
17 calculated under subsections (b) through (f).

18 SECTION 57. IC 6-1.1-19-1.5 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY  
19 1, 2006]: Sec. 1.5. (a) The following definitions apply throughout this section and IC 21-3-1.7:

20 (1) "Adjustment factor" means the adjustment factor determined by the department of local  
21 government finance for a school corporation under IC 6-1.1-34.

22 (2) "Adjusted target property tax rate" means:

23 (A) the school corporation's target general fund property tax rate determined under  
24 IC 21-3-1.7-6.8; multiplied by

25 (B) the school corporation's adjustment factor.

26 (3) "Previous year property tax rate" means the **part of the** school corporation's previous year  
27 general fund property tax rate ~~after the reductions cited in IC 21-3-1.7-5(1), IC 21-3-1.7-5(2), and~~  
28 ~~IC 21-3-1.7-5(3).~~ **imposed for the school corporation's tuition support levy (as defined in**  
29 **IC 21-3-1.7-5).**

30 (b) Except as otherwise provided in this chapter, a school corporation may not for a calendar year  
31 beginning after ~~December 31, 2004~~, impose a general fund ad valorem property tax levy which  
32 exceeds the following:

33 STEP ONE: Determine the result of:

34 (A) the school corporation's adjusted target property tax rate; minus

35 (B) the school corporation's previous year property tax rate.

36 STEP TWO: If the school corporation's adjusted target property tax rate:

37 (A) exceeds the school corporation's previous year property tax rate, ~~perform the calculation~~  
38 ~~under STEP THREE and not under STEP FOUR;~~ **TWO result for the school corporation is**  
39 **the school corporation's previous year property tax rate after increasing the rate by the**  
40 **lesser of:**

41 (A) **the STEP ONE result; or**

42 (B) **three cents (\$0.03); or**

43 (B) is less than the school corporation's previous year property tax rate, ~~perform the calculation~~  
44 ~~under STEP FOUR and not under STEP THREE;~~ **TWO result is the school corporation's**  
45 **previous year property tax rate after reducing the rate by the lesser of:**

46 (A) **the absolute value of the STEP ONE result; or**

47 (B) **eight cents (\$0.08); or**

48 (C) equals the school corporation's previous year property tax rate, ~~determine the levy resulting~~



1 from using **STEP TWO result** is the school corporation's adjusted target property tax rate. and  
2 do not perform the calculation under **STEP THREE** or **STEP FOUR**.

3 **STEP THREE:** Determine the levy resulting from using the school corporation's previous year  
4 property tax rate after increasing the rate by the lesser of:

5 (A) the **STEP ONE** result; or

6 (B) five cents (\$0.05).

7 **STEP FOUR:** Determine the levy resulting from using the school corporation's previous year  
8 property tax rate after reducing the rate by the lesser of:

9 (A) the absolute value of the **STEP ONE** result; or

10 (B) five cents (\$0.05).

11 **STEP THREE: Divide the school corporation's total assessed value by one hundred dollars**  
12 **(\$100).**

13 **STEP FOUR: Multiply the STEP TWO result by the STEP THREE result.**

14 **STEP FIVE:** Determine the **result sum** of the following:

15 (A) The **STEP TWO (C)**, **STEP THREE**, or **STEP FOUR** result, whichever applies; plus

16 (B) An amount equal to the annual decrease in federal aid to impacted areas from the year  
17 preceding the ensuing calendar year by three (3) years to the year preceding the ensuing calendar  
18 year by two (2) years.

19 (C) The **part of the maximum general fund levy** is to include for the portion of any excessive  
20 levy and year that equals the original amount of the levy for by the school corporation to  
21 cover the costs of opening a new facilities school facility or reopening an existing facility  
22 during the preceding year.

23 **(D) The amount determined under item (iv) of the following formula:**

24 **(i) Determine the target revenue per ADM under IC 21-3-1.7-6.7 for each charter school**  
25 **that included at least one (1) student who has legal settlement in the school corporation**  
26 **in the charter school's current ADM.**

27 **(ii) For each charter school, multiply the item (i) amount by the number of students who**  
28 **have legal settlement in the school corporation and who are included in the charter**  
29 **school's current ADM.**

30 **(iii) Determine the sum of the item (ii) amounts.**

31 **(iv) Multiply the item (iii) amount by**

32 **STEP SIX:** Determine the result of:

33 (A) the **STEP FIVE** result; plus

34 (B) the product of:

35 (i) the weighted average of the amounts determined under IC 21-3-1.7-6.7(e) **STEP NINE** for  
36 all charter schools attended by students who have legal settlement in the school corporation;  
37 multiplied by

38 (ii) thirty-five hundredths (0.35).

39 In determining the number of students for purposes of this **STEP**; **clause**, each kindergarten  
40 pupil shall be counted as one-half (1/2) pupil.

41 The result determined under this **STEP** may not be included in the school corporation's adjusted  
42 base levy for the year following the year in which the result applies or in the school corporation's  
43 determination of tuition support.

44 (c) For purposes of this section, "total assessed value" with respect to a school corporation means  
45 the total assessed value of all taxable property for ad valorem property taxes first due and payable  
46 during that year.

47 (d) The department of local government finance shall annually establish an assessment ratio and  
48 adjustment factor for each school corporation to be used upon the review and recommendation of the



1 budget committee. The information compiled, including background documentation, may not be used  
2 in a:

- 3 (1) review of an assessment under IC 6-1.1-8, IC 6-1.1-13, IC 6-1.1-14, or IC 6-1.1-15;
- 4 (2) petition for a correction of error under IC 6-1.1-15-12; or
- 5 (3) petition for refund under IC 6-1.1-26.

6 (e) All tax rates shall be computed by rounding the rate to the nearest one-hundredth of a cent  
7 (\$0.0001). All and tax levies computed under this section shall be computed by rounding the levy  
8 to the nearest dollar amount: in conformity with IC 21-3-1.7-7.

9 (f) For the calendar year beginning January 1, 2004, and ending December 31, 2004, a school  
10 corporation may impose a general fund ad valorem property tax levy in the amount determined under  
11 STEP EIGHT of the following formula:

12 STEP ONE: Determine the quotient of:

- 13 (A) the school corporation's 2003 assessed valuation; divided by
- 14 (B) the school corporation's 2002 assessed valuation:

15 STEP TWO: Determine the greater of zero (0) or the difference between:

- 16 (A) the STEP ONE amount; minus
- 17 (B) one (1):

18 STEP THREE: Determine the lesser of eleven-hundredths (0.11) or the product of:

- 19 (A) the STEP TWO amount; multiplied by
- 20 (B) eleven-hundredths (0.11):

21 STEP FOUR: Determine the sum of:

- 22 (A) the STEP THREE amount; plus
- 23 (B) one (1):

24 STEP FIVE: Determine the product of:

- 25 (A) the STEP FOUR amount; multiplied by
- 26 (B) the school corporation's general fund ad valorem property tax levy for calendar year 2003:

27 STEP SIX: Determine the lesser of:

- 28 (A) the STEP FIVE amount; or
- 29 (B) the levy resulting from using the school corporation's previous year property tax rate after  
30 increasing the rate by five cents (\$0.05):

31 STEP SEVEN: Determine the result of:

- 32 (A) the STEP SIX amount; plus
- 33 (B) an amount equal to the annual decrease in federal aid to impacted areas from the year  
34 preceding the ensuing calendar year by three (3) years to the year preceding the ensuing calendar  
35 year by two (2) years:

36 The maximum levy is to include the part of any excessive levy and the levy for new facilities:

37 STEP EIGHT: Determine the result of:

- 38 (A) the STEP SEVEN result; plus
- 39 (B) the product of:
  - 40 (i) the weighted average of the amounts determined under IC 21-3-1.7-6.7(e) STEP NINE for
  - 41 all charter schools attended by students who have legal settlement in the school corporation;
  - 42 multiplied by
  - 43 (ii) thirty-five hundredths (0.35):

44 In determining the number of students for purposes of this STEP, each kindergarten pupil shall  
45 be counted as one-half (1/2) pupil.

46 The result determined under this STEP may not be included in the school corporation's adjusted  
47 base levy for the year following the year in which the result applies or in the school corporation's  
48 determination of tuition support.



1 SECTION 58. IC 6-1.1-21.8-4 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
2 2005]: Sec. 4. (a) The board shall determine the terms of a loan made under this chapter. However,  
3 the interest charged on the loan may not exceed the percent of increase in the United States  
4 Department of Labor Consumer Price Index for Urban Wage Earners and Clerical Workers during the  
5 most recent twelve (12) month period for which data is available as of the date that the unit applies  
6 for a loan under this chapter. In the case of a qualified taxing unit that is not a school corporation or  
7 a public library (as defined in IC 20-14-1-2), a loan must be repaid not later than ten (10) years after  
8 the date on which the loan was made. In the case of a qualified taxing unit that is a school corporation  
9 or a public library (as defined in IC 20-14-1-2), a loan must be repaid not later than eleven (11) years  
10 after the date on which the loan was made. A school corporation or a public library (as defined in  
11 IC 20-14-1-2) is not required to begin making payments to repay a loan until after June 30, 2004. The  
12 total amount of all the loans made under this chapter may not exceed twenty-eight million dollars  
13 (\$28,000,000). The board may disburse the proceeds of a loan in installments. However, not more than  
14 one-third (1/3) of the total amount to be loaned under this chapter may be disbursed at any particular  
15 time without the review of the budget committee and the approval of the budget agency.

16 (b) A loan made under this chapter shall be repaid only from:  
17 (1) property tax revenues of the qualified taxing unit that are subject to the levy limitations  
18 imposed by IC 6-1.1-18.5 or IC 6-1.1-19; ~~or~~  
19 **(2) in the case of a school corporation, the school corporation's debt service fund; or**  
20 ~~(2) (3)~~ **(3)** any other source of revenues (other than property taxes) that is legally available to the  
21 qualified taxing unit.

22 The payment of any installment of principal constitutes a first charge against the property tax revenues  
23 described in subdivision (1) that are collected by the qualified taxing unit during the calendar year the  
24 installment is due and payable.

25 (c) The obligation to repay a loan made under this chapter is not a basis for the qualified taxing unit  
26 to obtain an excessive tax levy under IC 6-1.1-18.5 or IC 6-1.1-19.

27 (d) Whenever the board receives a payment on a loan made under this chapter, the board shall  
28 deposit the amount paid in the counter-cyclical revenue and economic stabilization fund.

29 (e) This section does not prohibit a qualified taxing unit from repaying a loan made under this  
30 chapter before the date specified in subsection (a) if a taxpayer described in section 3 of this chapter  
31 resumes paying property taxes to the qualified taxing unit.

32 (f) Interest accrues on a loan made under this chapter until the date the board receives notice from  
33 the county auditor that the county has adopted at least one (1) of the following:

34 (1) The county adjusted gross income tax under IC 6-3.5-1.1.

35 (2) The county option income tax under IC 6-3.5-6.

36 (3) The county economic development income tax under IC 6-3.5-7.

37 Notwithstanding subsection (a), interest may not be charged on a loan made under this chapter if a tax  
38 described in this subsection is adopted before a qualified taxing unit applies for the loan.

39 SECTION 59. IC 6-1.1-30-7 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON  
40 PASSAGE]: Sec. 7. The commissioner ~~shall~~ **may** appoint an individual to serve as deputy  
41 commissioner of the department of local government finance. However, the appointment must be  
42 approved by the governor. ~~The~~ **A** deputy commissioner shall subscribe to an oath to faithfully  
43 discharge the duties assigned to the deputy commissioner either by law or by the commissioner.

44 SECTION 60. IC 6-1.1-34-1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
45 2005]: Sec. 1. Each year in which a general assessment of real property becomes effective, the  
46 department of local government finance shall compute a new assessment ratio for each school  
47 corporation and a new state average assessment ratio. In all other years, the department ~~may~~ **shall**  
48 compute a new assessment ratio for a school corporation and a new state average assessment ratio if



1 the department finds that there has been sufficient reassessment **or adjustment** of one (1) or more  
2 classes of property in the school district. When the department of local government finance computes  
3 a new assessment ratio for a school corporation, the department shall publish the new ratio.

4 SECTION 61. IC 6-3-1-3.5 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY  
5 1, 2005 (RETROACTIVE)]: Sec. 3.5. When used in this article, the term "adjusted gross income" shall  
6 mean the following:

7 (a) In the case of all individuals, "adjusted gross income" (as defined in Section 62 of the Internal  
8 Revenue Code), modified as follows:

9 (1) Subtract income that is exempt from taxation under this article by the Constitution and statutes  
10 of the United States.

11 (2) Add an amount equal to any deduction or deductions allowed or allowable pursuant to Section  
12 62 of the Internal Revenue Code for taxes based on or measured by income and levied at the state  
13 level by any state of the United States.

14 (3) Subtract one thousand dollars (\$1,000), or in the case of a joint return filed by a husband and  
15 wife, subtract for each spouse one thousand dollars (\$1,000).

16 (4) Subtract one thousand dollars (\$1,000) for:

17 (A) each of the exemptions provided by Section 151(c) of the Internal Revenue Code;

18 (B) each additional amount allowable under Section 63(f) of the Internal Revenue Code; and

19 (C) the spouse of the taxpayer if a separate return is made by the taxpayer and if the spouse, for  
20 the calendar year in which the taxable year of the taxpayer begins, has no gross income and is  
21 not the dependent of another taxpayer.

22 (5) Subtract:

23 (A) one thousand five hundred dollars (\$1,500) for each of the exemptions allowed under  
24 Section 151(c)(1)(B) of the Internal Revenue Code for taxable years beginning after December  
25 31, 1996; and

26 (B) five hundred dollars (\$500) for each additional amount allowable under Section 63(f)(1) of  
27 the Internal Revenue Code if the adjusted gross income of the taxpayer, or the taxpayer and the  
28 taxpayer's spouse in the case of a joint return, is less than forty thousand dollars (\$40,000).

29 This amount is in addition to the amount subtracted under subdivision (4).

30 (6) Subtract an amount equal to the lesser of:

31 (A) that part of the individual's adjusted gross income (as defined in Section 62 of the Internal  
32 Revenue Code) for that taxable year that is subject to a tax that is imposed by a political  
33 subdivision of another state and that is imposed on or measured by income; or

34 (B) two thousand dollars (\$2,000).

35 (7) Add an amount equal to the total capital gain portion of a lump sum distribution (as defined  
36 in Section 402(e)(4)(D) of the Internal Revenue Code) if the lump sum distribution is received by  
37 the individual during the taxable year and if the capital gain portion of the distribution is taxed in  
38 the manner provided in Section 402 of the Internal Revenue Code.

39 (8) Subtract any amounts included in federal adjusted gross income under Section 111 of the  
40 Internal Revenue Code as a recovery of items previously deducted as an itemized deduction from  
41 adjusted gross income.

42 (9) Subtract any amounts included in federal adjusted gross income under the Internal Revenue  
43 Code which amounts were received by the individual as supplemental railroad retirement annuities  
44 under 45 U.S.C. 231 and which are not deductible under subdivision (1).

45 (10) Add an amount equal to the deduction allowed under Section 221 of the Internal Revenue  
46 Code for married couples filing joint returns if the taxable year began before January 1, 1987.

47 (11) Add an amount equal to the interest excluded from federal gross income by the individual for  
48 the taxable year under Section 128 of the Internal Revenue Code if the taxable year began before



- 1 January 1, 1985.
- 2 (12) Subtract an amount equal to the amount of federal Social Security and Railroad Retirement  
3 benefits included in a taxpayer's federal gross income by Section 86 of the Internal Revenue Code.
- 4 (13) In the case of a nonresident taxpayer or a resident taxpayer residing in Indiana for a period  
5 of less than the taxpayer's entire taxable year, the total amount of the deductions allowed pursuant  
6 to subdivisions (3), (4), (5), and (6) shall be reduced to an amount which bears the same ratio to  
7 the total as the taxpayer's income taxable in Indiana bears to the taxpayer's total income.
- 8 (14) In the case of an individual who is a recipient of assistance under IC 12-10-6-1,  
9 IC 12-10-6-2.1, IC 12-15-2-2, or IC 12-15-7, subtract an amount equal to that portion of the  
10 individual's adjusted gross income with respect to which the individual is not allowed under  
11 federal law to retain an amount to pay state and local income taxes.
- 12 (15) In the case of an eligible individual, subtract the amount of a Holocaust victim's settlement  
13 payment included in the individual's federal adjusted gross income.
- 14 (16) For taxable years beginning after December 31, 1999, subtract an amount equal to the portion  
15 of any premiums paid during the taxable year by the taxpayer for a qualified long term care policy  
16 (as defined in IC 12-15-39.6-5) for the taxpayer or the taxpayer's spouse, or both.
- 17 (17) Subtract an amount equal to the lesser of:
- 18 (A) for a taxable year:
- 19 (i) including any part of 2004, the amount determined under subsection (f); and  
20 (ii) beginning after December 31, 2004, two thousand five hundred dollars (\$2,500); or
- 21 (B) the amount of property taxes that are paid during the taxable year in Indiana by the  
22 individual on the individual's principal place of residence.
- 23 (18) Subtract an amount equal to the amount of a September 11 terrorist attack settlement payment  
24 included in the individual's federal adjusted gross income.
- 25 (19) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer that  
26 owns property for which bonus depreciation was allowed in the current taxable year or in an  
27 earlier taxable year equal to the amount of adjusted gross income that would have been computed  
28 had an election not been made under Section ~~168(k)(2)(C)(iii)~~ **168(k)** of the Internal Revenue  
29 Code to apply bonus depreciation to the property in the year that it was placed in service.
- 30 (20) Add an amount equal to any deduction allowed under Section 172 of the Internal Revenue  
31 Code.
- 32 **(21) Add or subtract the amount necessary to make the adjusted gross income of any**  
33 **taxpayer that placed Section 179 property (as defined in Section 179 of the Internal Revenue**  
34 **Code) in service in the current taxable year or in an earlier taxable year equal to the amount**  
35 **of adjusted gross income that would have been computed had an election for federal income**  
36 **tax purposes not been made for the year in which the property was placed in service to take**  
37 **deductions under Section 179 of the Internal Revenue Code in a total amount exceeding**  
38 **twenty-five thousand dollars (\$25,000).**
- 39 **(22) Add an amount equal to the amount that a taxpayer claimed as a deduction for domestic**  
40 **production activities for the taxable year under Section 199 of the Internal Revenue Code**  
41 **for federal income tax purposes.**
- 42 (b) In the case of corporations, the same as "taxable income" (as defined in Section 63 of the Internal  
43 Revenue Code) adjusted as follows:
- 44 (1) Subtract income that is exempt from taxation under this article by the Constitution and statutes  
45 of the United States.
- 46 (2) Add an amount equal to any deduction or deductions allowed or allowable pursuant to Section  
47 170 of the Internal Revenue Code.
- 48 (3) Add an amount equal to any deduction or deductions allowed or allowable pursuant to Section



1 63 of the Internal Revenue Code for taxes based on or measured by income and levied at the state  
2 level by any state of the United States.

3 (4) Subtract an amount equal to the amount included in the corporation's taxable income under  
4 Section 78 of the Internal Revenue Code.

5 (5) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer that  
6 owns property for which bonus depreciation was allowed in the current taxable year or in an  
7 earlier taxable year equal to the amount of adjusted gross income that would have been computed  
8 had an election not been made under Section ~~168(k)(2)(C)(iii)~~ **168(k)** of the Internal Revenue  
9 Code to apply bonus depreciation to the property in the year that it was placed in service.

10 (6) Add an amount equal to any deduction allowed under Section 172 of the Internal Revenue  
11 Code.

12 **(7) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer**  
13 **that placed Section 179 property (as defined in Section 179 of the Internal Revenue Code)**  
14 **in service in the current taxable year or in an earlier taxable year equal to the amount of**  
15 **adjusted gross income that would have been computed had an election for federal income**  
16 **tax purposes not been made for the year in which the property was placed in service to take**  
17 **deductions under Section 179 of the Internal Revenue Code in a total amount exceeding**  
18 **twenty-five thousand dollars (\$25,000).**

19 **(8) Add an amount equal to the amount that a taxpayer claimed as a deduction for domestic**  
20 **production activities for the taxable year under Section 199 of the Internal Revenue Code**  
21 **for federal income tax purposes.**

22 (c) In the case of life insurance companies (as defined in Section 816(a) of the Internal Revenue  
23 Code) that are organized under Indiana law, the same as "life insurance company taxable income" (as  
24 defined in Section 801 of the Internal Revenue Code), adjusted as follows:

25 (1) Subtract income that is exempt from taxation under this article by the Constitution and statutes  
26 of the United States.

27 (2) Add an amount equal to any deduction allowed or allowable under Section 170 of the Internal  
28 Revenue Code.

29 (3) Add an amount equal to a deduction allowed or allowable under Section 805 or Section 831(c)  
30 of the Internal Revenue Code for taxes based on or measured by income and levied at the state  
31 level by any state.

32 (4) Subtract an amount equal to the amount included in the company's taxable income under  
33 Section 78 of the Internal Revenue Code.

34 (5) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer that  
35 owns property for which bonus depreciation was allowed in the current taxable year or in an  
36 earlier taxable year equal to the amount of adjusted gross income that would have been computed  
37 had an election not been made under Section ~~168(k)(2)(C)(iii)~~ **168(k)** of the Internal Revenue  
38 Code to apply bonus depreciation to the property in the year that it was placed in service.

39 (6) Add an amount equal to any deduction allowed under Section 172 or Section 810 of the  
40 Internal Revenue Code.

41 **(7) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer**  
42 **that placed Section 179 property (as defined in Section 179 of the Internal Revenue Code)**  
43 **in service in the current taxable year or in an earlier taxable year equal to the amount of**  
44 **adjusted gross income that would have been computed had an election for federal income**  
45 **tax purposes not been made for the year in which the property was placed in service to take**  
46 **deductions under Section 179 of the Internal Revenue Code in a total amount exceeding**  
47 **twenty-five thousand dollars (\$25,000).**

48 **(8) Add an amount equal to the amount that a taxpayer claimed as a deduction for domestic**



1       **production activities for the taxable year under Section 199 of the Internal Revenue Code**  
2       **for federal income tax purposes.**

3       (d) In the case of insurance companies subject to tax under Section 831 of the Internal Revenue Code  
4 and organized under Indiana law, the same as "taxable income" (as defined in Section 832 of the  
5 Internal Revenue Code), adjusted as follows:

6       (1) Subtract income that is exempt from taxation under this article by the Constitution and statutes  
7 of the United States.

8       (2) Add an amount equal to any deduction allowed or allowable under Section 170 of the Internal  
9 Revenue Code.

10       (3) Add an amount equal to a deduction allowed or allowable under Section 805 or Section 831(c)  
11 of the Internal Revenue Code for taxes based on or measured by income and levied at the state  
12 level by any state.

13       (4) Subtract an amount equal to the amount included in the company's taxable income under  
14 Section 78 of the Internal Revenue Code.

15       (5) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer that  
16 owns property for which bonus depreciation was allowed in the current taxable year or in an  
17 earlier taxable year equal to the amount of adjusted gross income that would have been computed  
18 had an election not been made under Section ~~168(k)(2)(C)(iii)~~ **168(k)** of the Internal Revenue  
19 Code to apply bonus depreciation to the property in the year that it was placed in service.

20       (6) Add an amount equal to any deduction allowed under Section 172 of the Internal Revenue  
21 Code.

22       **(7) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer**  
23 **that placed Section 179 property (as defined in Section 179 of the Internal Revenue Code)**  
24 **in service in the current taxable year or in an earlier taxable year equal to the amount of**  
25 **adjusted gross income that would have been computed had an election for federal income**  
26 **tax purposes not been made for the year in which the property was placed in service to take**  
27 **deductions under Section 179 of the Internal Revenue Code in a total amount exceeding**  
28 **twenty-five thousand dollars (\$25,000).**

29       **(8) Add an amount equal to the amount that a taxpayer claimed as a deduction for domestic**  
30 **production activities for the taxable year under Section 199 of the Internal Revenue Code**  
31 **for federal income tax purposes.**

32       (e) In the case of trusts and estates, "taxable income" (as defined for trusts and estates in Section  
33 641(b) of the Internal Revenue Code) adjusted as follows:

34       (1) Subtract income that is exempt from taxation under this article by the Constitution and statutes  
35 of the United States.

36       (2) Subtract an amount equal to the amount of a September 11 terrorist attack settlement payment  
37 included in the federal adjusted gross income of the estate of a victim of the September 11 terrorist  
38 attack or a trust to the extent the trust benefits a victim of the September 11 terrorist attack.

39       (3) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer that  
40 owns property for which bonus depreciation was allowed in the current taxable year or in an  
41 earlier taxable year equal to the amount of adjusted gross income that would have been computed  
42 had an election not been made under Section ~~168(k)(2)(C)(iii)~~ **168(k)** of the Internal Revenue  
43 Code to apply bonus depreciation to the property in the year that it was placed in service.

44       (4) Add an amount equal to any deduction allowed under Section 172 of the Internal Revenue  
45 Code.

46       **(5) Add or subtract the amount necessary to make the adjusted gross income of any taxpayer**  
47 **that placed Section 179 property (as defined in Section 179 of the Internal Revenue Code)**  
48 **in service in the current taxable year or in an earlier taxable year equal to the amount of**



1 **adjusted gross income that would have been computed had an election for federal income**  
2 **tax purposes not been made for the year in which the property was placed in service to take**  
3 **deductions under Section 179 of the Internal Revenue Code in a total amount exceeding**  
4 **twenty-five thousand dollars (\$25,000).**

5 **(6) Add an amount equal to the amount that a taxpayer claimed as a deduction for domestic**  
6 **production activities for the taxable year under Section 199 of the Internal Revenue Code**  
7 **for federal income tax purposes.**

8 (f) This subsection applies only to the extent that an individual paid property taxes in 2004 that were  
9 imposed for the March 1, 2002, assessment date or the January 15, 2003, assessment date. The  
10 maximum amount of the deduction under subsection (a)(17) is equal to the amount determined under  
11 STEP FIVE of the following formula:

12 STEP ONE: Determine the amount of property taxes that the taxpayer paid after December 31,  
13 2003, in the taxable year for property taxes imposed for the March 1, 2002, assessment date and  
14 the January 15, 2003, assessment date.

15 STEP TWO: Determine the amount of property taxes that the taxpayer paid in the taxable year for  
16 the March 1, 2003, assessment date and the January 15, 2004, assessment date.

17 STEP THREE: Determine the result of the STEP ONE amount divided by the STEP TWO  
18 amount.

19 STEP FOUR: Multiply the STEP THREE amount by two thousand five hundred dollars (\$2,500).

20 STEP FIVE: Determine the sum of the STEP ~~THREE~~ **FOUR** amount and two thousand five  
21 hundred dollars (\$2,500).

22 SECTION 62. IC 6-3-1-11 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1,  
23 2005 (RETROACTIVE)]: Sec. 11. (a) The term "Internal Revenue Code" means the Internal Revenue  
24 Code of 1986 of the United States as amended and in effect on January 1, ~~2003~~; **2005**.

25 (b) Whenever the Internal Revenue Code is mentioned in this article, the particular provisions that  
26 are referred to, together with all the other provisions of the Internal Revenue Code in effect on January  
27 1, ~~2003~~; **2005**, that pertain to the provisions specifically mentioned, shall be regarded as incorporated  
28 in this article by reference and have the same force and effect as though fully set forth in this article.  
29 To the extent the provisions apply to this article, regulations adopted under Section 7805(a) of the  
30 Internal Revenue Code and in effect on January 1, ~~2003~~; **2005**, shall be regarded as rules adopted by  
31 the department under this article, unless the department adopts specific rules that supersede the  
32 regulation.

33 (c) An amendment to the Internal Revenue Code made by an act passed by Congress before January  
34 1, ~~2003~~; **2005**, that is effective for any taxable year that began before January 1, ~~2003~~; **2005**, and that  
35 affects:

- 36 (1) individual adjusted gross income (as defined in Section 62 of the Internal Revenue Code);
- 37 (2) corporate taxable income (as defined in Section 63 of the Internal Revenue Code);
- 38 (3) trust and estate taxable income (as defined in Section 641(b) of the Internal Revenue Code);
- 39 (4) life insurance company taxable income (as defined in Section 801(b) of the Internal Revenue
- 40 Code);
- 41 (5) mutual insurance company taxable income (as defined in Section 821(b) of the Internal
- 42 Revenue Code); or
- 43 (6) taxable income (as defined in Section 832 of the Internal Revenue Code);

44 is also effective for that same taxable year for purposes of determining adjusted gross income under  
45 section 3.5 of this chapter.

46 SECTION 63. IC 6-3-1-33 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1,  
47 2005 (RETROACTIVE)]: Sec. 33. As used in this article, "bonus depreciation" means an amount  
48 equal to that part of any depreciation allowance allowed in computing the taxpayer's federal adjusted



1 gross income or federal taxable income that is attributable to the additional first-year special  
2 depreciation allowance (bonus depreciation) for qualified property allowed under Section 168(k) of  
3 the Internal Revenue Code, **including the special depreciation allowance for 50-percent bonus**  
4 **depreciation property.**

5 SECTION 64. IC 6-3.1-2-1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
6 2005]: Sec. 1. As used in this chapter, the following terms have the following meanings:

7 (1) "Eligible teacher" means a teacher:

8 (A) certified in a shortage area by the ~~professional standards board~~ **department of education**  
9 established by ~~IC 20-1-1.4~~; **IC 20-19-3-1**; and

10 (B) employed under contract during the regular school term by a school corporation in a  
11 shortage area.

12 (2) "Qualified position" means a position that:

13 (A) is relevant to the teacher's ~~academic training~~ **education** in a shortage area; and

14 (B) has been approved by the Indiana state board of education under section 6 of this chapter.

15 (3) "Regular school term" means the period, other than the school summer recess, during which  
16 a teacher is required to perform duties assigned to ~~him~~ **the teacher** under a teaching contract.

17 (4) "School corporation" means any corporation authorized by law to establish public schools and  
18 levy taxes for their maintenance.

19 (5) "Shortage area" means the subject areas of mathematics and science and any other subject area  
20 designated as a shortage area by the Indiana state board of education.

21 (6) "State income tax liability" means a taxpayer's total income tax liability incurred under IC 6-3  
22 and IC 6-5.5, as computed after application of credits that under IC 6-3.1-1-2 are to be applied  
23 before the credit provided by this chapter.

24 SECTION 65. IC 6-5.5-1-2 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY  
25 1, 2005 (RETROACTIVE)]: Sec. 2. (a) Except as provided in subsections (b) through (d), "adjusted  
26 gross income" means taxable income as defined in Section 63 of the Internal Revenue Code, adjusted  
27 as follows:

28 (1) Add the following amounts:

29 (A) An amount equal to a deduction allowed or allowable under Section 166, Section 585, or  
30 Section 593 of the Internal Revenue Code.

31 (B) An amount equal to a deduction allowed or allowable under Section 170 of the Internal  
32 Revenue Code.

33 (C) An amount equal to a deduction or deductions allowed or allowable under Section 63 of the  
34 Internal Revenue Code for taxes based on or measured by income and levied at the state level  
35 by a state of the United States or levied at the local level by any subdivision of a state of the  
36 United States.

37 (D) The amount of interest excluded under Section 103 of the Internal Revenue Code or under  
38 any other federal law, minus the associated expenses disallowed in the computation of taxable  
39 income under Section 265 of the Internal Revenue Code.

40 (E) An amount equal to the deduction allowed under Section 172 or 1212 of the Internal  
41 Revenue Code for net operating losses or net capital losses.

42 (F) For a taxpayer that is not a large bank (as defined in Section 585(c)(2) of the Internal  
43 Revenue Code), an amount equal to the recovery of a debt, or part of a debt, that becomes  
44 worthless to the extent a deduction was allowed from gross income in a prior taxable year under  
45 Section 166(a) of the Internal Revenue Code.

46 (G) Add the amount necessary to make the adjusted gross income of any taxpayer that owns  
47 property for which bonus depreciation was allowed in the current taxable year or in an earlier  
48 taxable year equal to the amount of adjusted gross income that would have been computed had



1 an election not been made under Section ~~168(k)(2)(C)(iii)~~ **168(k)** of the Internal Revenue Code  
2 to apply bonus depreciation to the property in the year that it was placed in service.

3 **(H) Add the amount necessary to make the adjusted gross income of any taxpayer that**  
4 **placed Section 179 property (as defined in Section 179 of the Internal Revenue Code) in**  
5 **service in the current taxable year or in an earlier taxable year equal to the amount of**  
6 **adjusted gross income that would have been computed had an election for federal income**  
7 **tax purposes not been made for the year in which the property was placed in service to**  
8 **take deductions under Section 179 of the Internal Revenue Code in a total amount**  
9 **exceeding twenty-five thousand dollars (\$25,000).**

10 **(I) Add an amount equal to the amount that a taxpayer claimed as a deduction for**  
11 **domestic production activities for the taxable year under Section 199 of the Internal**  
12 **Revenue Code for federal income tax purposes.**

13 (2) Subtract the following amounts:

14 (A) Income that the United States Constitution or any statute of the United States prohibits from  
15 being used to measure the tax imposed by this chapter.

16 (B) Income that is derived from sources outside the United States, as defined by the Internal  
17 Revenue Code.

18 (C) An amount equal to a debt or part of a debt that becomes worthless, as permitted under  
19 Section 166(a) of the Internal Revenue Code.

20 (D) An amount equal to any bad debt reserves that are included in federal income because of  
21 accounting method changes required by Section 585(c)(3)(A) or Section 593 of the Internal  
22 Revenue Code.

23 (E) ~~Subtract~~ The amount necessary to make the adjusted gross income of any taxpayer that owns  
24 property for which bonus depreciation was allowed in the current taxable year or in an earlier  
25 taxable year equal to the amount of adjusted gross income that would have been computed had  
26 an election not been made under Section ~~168(k)(2)(C)(iii)~~ **168(k)** of the Internal Revenue Code  
27 to apply bonus depreciation.

28 **(F) The amount necessary to make the adjusted gross income of any taxpayer that placed**  
29 **Section 179 property (as defined in Section 179 of the Internal Revenue Code) in service**  
30 **in the current taxable year or in an earlier taxable year equal to the amount of adjusted**  
31 **gross income that would have been computed had an election for federal income tax**  
32 **purposes not been made for the year in which the property was placed in service to take**  
33 **deductions under Section 179 of the Internal Revenue Code in a total amount exceeding**  
34 **twenty-five thousand dollars (\$25,000).**

35 (b) In the case of a credit union, "adjusted gross income" for a taxable year means the total transfers  
36 to undivided earnings minus dividends for that taxable year after statutory reserves are set aside under  
37 IC 28-7-1-24.

38 (c) In the case of an investment company, "adjusted gross income" means the company's federal  
39 taxable income multiplied by the quotient of:

40 (1) the aggregate of the gross payments collected by the company during the taxable year from old  
41 and new business upon investment contracts issued by the company and held by residents of  
42 Indiana; divided by

43 (2) the total amount of gross payments collected during the taxable year by the company from the  
44 business upon investment contracts issued by the company and held by persons residing within  
45 Indiana and elsewhere.

46 (d) As used in subsection (c), "investment company" means a person, copartnership, association,  
47 limited liability company, or corporation, whether domestic or foreign, that:

48 (1) is registered under the Investment Company Act of 1940 (15 U.S.C. 80a-1 et seq.); and



1 (2) solicits or receives a payment to be made to itself and issues in exchange for the payment:

- 2 (A) a so-called bond;
- 3 (B) a share;
- 4 (C) a coupon;
- 5 (D) a certificate of membership;
- 6 (E) an agreement;
- 7 (F) a pretended agreement; or
- 8 (G) other evidences of obligation;

9 entitling the holder to anything of value at some future date, if the gross payments received by the  
10 company during the taxable year on outstanding investment contracts, plus interest and dividends  
11 earned on those contracts (by prorating the interest and dividends earned on investment contracts  
12 by the same proportion that certificate reserves (as defined by the Investment Company Act of  
13 1940) is to the company's total assets) is at least fifty percent (50%) of the company's gross  
14 payments upon investment contracts plus gross income from all other sources except dividends  
15 from subsidiaries for the taxable year. The term "investment contract" means an instrument listed  
16 in clauses (A) through (G).

17 SECTION 66. IC 6-5.5-1-20 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY  
18 1, 2005 (RETROACTIVE)]: Sec. 20. As used in this article, "bonus depreciation" means an amount  
19 equal to that part of any depreciation allowance allowed in computing the taxpayer's federal taxable  
20 income that is attributable to the additional first-year special depreciation allowance (bonus  
21 depreciation) for qualified property allowed under Section 168(k) of the Internal Revenue Code,  
22 **including the special depreciation allowance for 50-percent bonus depreciation property.**

23 SECTION 67. IC 8-23-7-13 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON  
24 PASSAGE]: Sec. 13. If the department determines that real property owned in fee simple by the  
25 department will not be needed for a purpose described in section 2 of this chapter, the commissioner  
26 may, **with the approval of the budget agency**, issue an order describing the surplus property and  
27 offering the surplus property for sale at or above its fair market value as determined by appraisers of  
28 the department. The department may combine or divide parcels of surplus property to facilitate the sale  
29 of the property.

30 SECTION 68. IC 9-22-5-13 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
31 2005]: Sec. 13. (a) A person not described in section 12 of this chapter who sells an abandoned motor  
32 vehicle under this chapter may retain from the proceeds of sale the cost of publication of notice and  
33 the cost of preserving the motor vehicle during the period of the vehicle's abandonment. The person  
34 shall pay the remaining balance of the proceeds of the sale to the circuit court clerk of the county in  
35 which the abandoned motor vehicle is located.

36 (b) At any time within ten (10) years after the money is paid to the clerk, the person who owns the  
37 abandoned motor vehicle sold under this chapter may make a claim with the clerk for the sale proceeds  
38 deposited with the clerk. If ownership of the proceeds is established to the satisfaction of the clerk,  
39 the clerk shall pay the proceeds to the person who owns the abandoned motor vehicle.

40 (c) If a claim for the proceeds of the sale of an abandoned motor vehicle under subsection (b) is not  
41 made within ten (10) years, claims for the proceeds are barred. The clerk shall notify the attorney  
42 general and upon demand pay the proceeds to the attorney general. The attorney general shall turn the  
43 proceeds over to the treasurer of state. The proceeds vest in and escheat to the state ~~common school~~  
44 ~~general fund, and shall be distributed as a part of the common school fund.~~

45 SECTION 69. IC 9-27-4-5.5 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
46 2005]: Sec. 5.5. (a) To receive an instructor's license under subsection (d), an individual must complete  
47 at least sixty (60) semester hours at a college. The individual must complete at least twelve (12)  
48 semester hours in driver education courses, of which three (3) semester hours must consist of



1 supervised student teaching experience under the direction of an individual who has:  
2 (1) a driver and traffic safety education endorsement issued by the ~~professional standards board~~  
3 **department of education** established by ~~IC 20-1-1.4~~; **IC 20-19-3-1**; and

4 (2) at least five (5) years of teaching experience in driver education.

5 (b) The three (3) semester hours of supervised student teaching experience required under subsection  
6 (a) may only be undertaken by an individual who will be at least twenty-one (21) years of age upon  
7 completion and may only be performed at a high school, a commercial driving school, or the college  
8 providing the courses for the individual to become an instructor. The remaining nine (9) hours of  
9 driver education courses required under subsection (a) must include a combination of theoretical and  
10 behind-the-wheel instruction that is consistent with nationally accepted standards in traffic safety.

11 (c) The driver education semester hours required under subsection (a) do not satisfy the requirements  
12 of subsection (d) or (e) unless the driver education curriculum is approved by the commission for  
13 higher education.

14 (d) The bureau shall issue an instructor's license to an individual who satisfies all of the following:

15 (1) The individual meets the requirements of subsection (a).

16 (2) The individual does not have more than the maximum number of points for violating traffic  
17 laws specified by the bureau by rules adopted under IC 4-22-2.

18 (3) The individual has a good moral character, physical condition, knowledge of the rules of the  
19 road, and work history. The bureau shall adopt rules under IC 4-22-2 that specify the requirements,  
20 including requirements about criminal convictions, necessary to satisfy the conditions of this  
21 subdivision.

22 (e) The bureau shall issue an instructor's license to an individual who:

23 (1) during 1995, held an instructor's license;

24 (2) meets the requirements of subsection (d)(2) and (d)(3); and

25 (3) completes the twelve (12) semester hours of driver education courses required under  
26 subsection (a) not later than July 1, 1999.

27 However, an individual who has acted as an instructor for at least two (2) years before January 1,  
28 1996, is not required to complete the requirements of subdivision (3) in order to receive an instructor's  
29 license under this subsection.

30 (f) The bureau shall issue an instructor's license to an individual who:

31 (1) holds a driver and traffic safety education endorsement issued by the ~~professional standards~~  
32 **board department of education** established ~~under IC 20-1-1.4~~; **by IC 20-19-3-1**; and

33 (2) meets the requirements of subsection (d)(2) and (d)(3).

34 (g) Only an individual who holds an instructor's license issued by the bureau under subsection (d),  
35 (e), or (f) may act as an instructor.

36 SECTION 70. IC 9-29-3-4 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1,  
37 2004 (RETROACTIVE)]: Sec. 4. (a) The service charge for each of the first twelve thousand (12,000)  
38 vehicle registrations at a license branch each year is one dollar and seventy-five cents (\$1.75).

39 (b) The service charge for each of the next thirty-eight thousand (38,000) vehicle registrations at that  
40 license branch each year is one dollar and fifty cents (\$1.50).

41 (c) The service charge for each additional vehicle registration at that license branch each year is one  
42 dollar and twenty-five cents (\$1.25).

43 (d) Fifty cents (\$0.50) of each service charge collected under this section ~~during 2002 and 2003~~ shall  
44 be deposited in the state motor vehicle technology fund established by IC 9-29-16-1.

45 SECTION 71. IC 10-13-3-38.5 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
46 2005]: Sec. 38.5. (a) Under federal P.L.92-544 (86 Stat. 1115), the department may use an individual's  
47 fingerprints submitted by the individual for the following purposes:

48 (1) Determining the individual's suitability for employment with the state, or as an employee of



1 a contractor of the state, in a position:

2 (A) that has a job description that includes contact with, care of, or supervision over a person  
3 less than eighteen (18) years of age;

4 (B) that has a job description that includes contact with, care of, or supervision over an  
5 endangered adult (as defined in IC 12-10-3-2), except the individual is not required to meet the  
6 standard for harmed or threatened with harm set forth in IC 12-10-3-2(a)(3);

7 (C) at a state institution managed by the office of the secretary of family and social services or  
8 state department of health;

9 (D) at the Indiana School for the Deaf established by IC 20-16-2-1;

10 (E) at the Indiana School for the Blind established by IC 20-15-2-1;

11 (F) at a juvenile detention facility;

12 (G) with the **Indiana** gaming commission under IC 4-33-3-16;

13 (H) with the department of financial institutions under IC 28-11-2-3; or

14 (I) that has a job description that includes access to or supervision over state financial or  
15 personnel data, including state warrants, banking codes, or payroll information pertaining to  
16 state employees.

17 (2) Identification in a request related to an application for a teacher's license submitted to the  
18 ~~professional standards board~~ **department of education** established under ~~IC 20-1-1.4~~ by  
19 **IC 20-19-3-1**.

20 An applicant shall submit the fingerprints in an appropriate format or on forms provided for the  
21 employment or license application. The department shall charge each applicant the fee established  
22 under section 28 of this chapter and by federal authorities to defray the costs associated with a search  
23 for and classification of the applicant's fingerprints. The department may forward fingerprints  
24 submitted by an applicant to the Federal Bureau of Investigation or any other agency for processing.  
25 The state personnel department or the agency to which the applicant is applying for employment or  
26 a license may receive the results of all fingerprint investigations.

27 (b) An applicant who is an employee of the state may not be charged under subsection (a).

28 (c) Subsection (a)(1) does not apply to an employee of a contractor of the state if the contract  
29 involves the construction or repair of a capital project or other public works project of the state.

30 SECTION 72. IC 11-10-2-3 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
31 2005]: Sec. 3. (a) A county that commits an offender to the department shall pay to the state treasurer,  
32 under IC 4-24-7-4, ~~one-half (1/2) of the daily cost of sixty dollars (\$60) for each day for keeping the~~  
33 ~~offender. in the facility or program to which he is assigned. That cost is determined by dividing the~~  
34 ~~average daily population of that facility or program into the previous fiscal year's operating expense~~  
35 ~~of that facility or program and dividing the quotient by the number of days in the previous fiscal year.~~

36 (b) A county is not liable for services provided an offender under section 6 of this chapter or for the  
37 cost of keeping the offender while those services are being provided.

38 SECTION 73. IC 11-10-5-2 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
39 2005]: Sec. 2. The **advisory board of the division of professional standards** ~~board of the department~~  
40 ~~of education~~ established by IC 20-1-1.4 shall, in accord with IC 20-6.1-3, adopt rules under IC 4-22-2  
41 for the licensing of teachers to be employed by the department.

42 SECTION 74. IC 11-10-5-3 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
43 2005]: Sec. 3. Limited certificates valid for one (1) year may be granted, upon the request of the  
44 commissioner, according to rules of the **advisory board of the division of professional standards**  
45 ~~board of the department of education~~ established by IC 20-1-1.4. Modification of these rules may  
46 be made by the **advisory board of the division of professional standards** ~~board of the department~~  
47 ~~of education established by IC 20-1-1.4~~ in a way reasonably calculated to make available an  
48 adequate supply of qualified teachers. A limited certificate may be issued in cases where special



1 ~~training education~~ and qualifications warrant the waiver of part of the prerequisite professional  
2 ~~training education~~ required for certification to teach in the public schools. The limited certificate,  
3 however, may be issued only to applicants who have graduated from an accredited college or  
4 university. Teachers of vocational education need not be graduates of an accredited college or  
5 university but shall meet requirements for conditional vocational certificates as determined by the  
6 ~~professional standards board~~; **department of education.**

7 SECTION 75. IC 12-7-2-40.2 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO  
8 READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: **Sec. 40.2. "Community spouse", for purposes**  
9 **of IC 12-15-2, means an individual who:**

10 **(1) is the spouse of an individual who resides in a nursing facility or another medical**  
11 **institution; and**

12 **(2) does not reside in a nursing facility or another medical institution.**

13 SECTION 76. IC 12-8-10-7 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
14 2005]: Sec. 7. (a) When a state agency selects a grantee agency under section 6 of this chapter, the  
15 state agency shall determine whether the purchase of service format can be used as the procedure for  
16 reimbursing the grantee agency. The state agency has exclusive authority to make this determination,  
17 but the state agency shall seek to use the purchase of service format whenever possible.

18 (b) If a state agency determines that the purchase of service format can be used with a particular  
19 grantee agency, the state agency shall notify the group of the state agency's decision. The group shall  
20 then follow the procedure described in section 8 of this chapter.

21 (c) If a state agency determines that the purchase of service format cannot be used with a particular  
22 grantee agency, the state agency shall select the contract format that is to be used. If a state agency  
23 selects a contract format under this subsection, the state agency shall notify the group of the state  
24 agency's decision. The group shall then follow the procedure described in section 8 of this chapter.

25 (d) Notwithstanding IC 4-13-2-20 ~~IC 20-1-1-8-17.2~~, or any other law, a contract format selected  
26 under subsection (b) or (c) may include provisions for advance funding as follows:

27 (1) For not more than one-sixth (1/6) of the contract amount if the annual contract amount is at  
28 least fifty thousand dollars (\$50,000).

29 (2) For not more than one-half (1/2) of the contract amount if the annual contract amount is less  
30 than fifty thousand dollars (\$50,000).

31 (3) For interim payments, with subsequent reconciliation of the amounts paid under the contract  
32 and the cost of the services actually provided.

33 SECTION 77. IC 12-8-14-2 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
34 2005]: Sec. 2. The family support policy state plan must do the following:

35 (1) Focus on the family and the community of the person with a disability, including the parents  
36 of the person with a disability.

37 (2) Encourage a partnership among families, consumers, and professionals in the development of  
38 an individual family support service plan that begins within a reasonable time and that is  
39 periodically reviewed.

40 ~~(3) Promote the participation of families of persons with disabilities in local step ahead councils.~~

41 ~~(4) (3) Foster the involvement of families and persons with disabilities in decision making, needs~~  
42 ~~assessment, and providing services.~~

43 ~~(5) (4) Provide for the establishment of a systematic process for admission to participation in the~~  
44 ~~family support program and other programs that help individuals and families identify and satisfy~~  
45 ~~their health, education, social service, and other needs and choices.~~

46 ~~(6) (5) Encourage program flexibility as unique family needs change and provide flexible program~~  
47 ~~funding for alternative choices.~~

48 ~~(7) (6) Examine funding mechanisms, including sliding fee scales and annual budgeting processes~~



1 for the delivery of services.

2 ~~(8)~~ (7) Promote a system of funding for family support services that follows the person receiving  
3 the services.

4 ~~(9)~~ (8) Encourage interagency collaboration among different agencies and programs at the  
5 community level, with coordination and review by the office of the secretary of family and social  
6 services to ensure statewide coverage.

7 ~~(10)~~ (9) Provide for the establishment of information and referral systems to determine gaps in  
8 services in the state and to develop a resource network that includes the public and private sectors.

9 ~~(11)~~ (10) Encourage outreach to inform families and consumers of services and public and private  
10 agencies about the family support program. The outreach includes publishing a brochure listing  
11 service options and defining family rights.

12 ~~(12)~~ (11) Promote training of personnel providing individualized support services and training of  
13 families and consumers on consumer empowerment and service availability.

14 ~~(13)~~ (12) Promote a community centered approach to include the following:

15 (A) Available services.

16 (B) Public and private sector resources.

17 (C) Governmental agencies.

18 (D) Public and private agencies providing family support services.

19 ~~(14)~~ (13) Promote integration of a person with a disability into the community.

20 SECTION 78. IC 12-8-14-3 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
21 2005]: Sec. 3. (a) The secretary of family and social services shall administer the family support  
22 program to produce a state plan, based on limits of appropriations, to promote the statewide  
23 availability of services.

24 (b) The state plan required by subsection (a) must include the following objectives:

25 (1) Implementing a fair, swift, and convenient process for determination of family eligibility.

26 (2) Assuring that all organizations implementing individualized support services will incorporate  
27 a family focus in providing family support programs.

28 (3) Using existing local organizations as the single point of entry for families seeking services.

29 (4) Using existing public and private local organizations, including ~~the county step ahead councils,~~  
30 parent advisory groups and natural and informal networks of family and friends, to carry out the  
31 daily operations of the family support program.

32 (5) Providing a method for contracting with agencies, grantees, or vendors to provide  
33 individualized support services, especially in regions of Indiana that are inadequately served.

34 (6) Developing a method for providing technical assistance to agencies and organizations,  
35 including consumer groups, that are developing or offering individualized support services to  
36 assure the coordination of publicly funded programs and generic services and to assure that other  
37 publicly funded programs and agencies are not supplanted.

38 (7) Using available state, regional, and local media to support outreach to families.

39 (8) Providing due process hearings on eligibility and other decisions affecting services.

40 (9) Exploring sources of and opportunities for federal participation in and funding of services for  
41 families of persons with disabilities and persons with disabilities.

42 (10) Giving priority to programs preventing and ameliorating the impact of disabilities on families.

43 SECTION 79. IC 12-10-10-4 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
44 2005]: Sec. 4. (a) As used in this chapter, "eligible individual" means an individual who:

45 (1) is a resident of Indiana;

46 (2) is:

47 (A) at least sixty (60) years of age; or

48 (B) disabled; ~~and~~



1 (3) has assets that do not exceed two hundred fifty thousand dollars (\$250,000), as  
2 determined by the division;

3 ~~(3)~~ (4) qualifies under criteria developed by the board as having an impairment that places the  
4 individual at risk of losing the individual's independence, as described in subsection (b); and  
5 (5) is first determined to be ineligible for the state Medicaid program (IC 12-15).

6 (b) For purposes of subsection (a), an individual is at risk of losing the individual's independence  
7 if the individual is unable to perform two ~~(2)~~ three (3) or more activities of daily living. The use by  
8 or on behalf of the individual of any of the following services or devices does not make the individual  
9 ineligible for services under this chapter:

10 (1) Skilled nursing assistance.

11 (2) Supervised community and home care services, including skilled nursing supervision.

12 (3) Adaptive medical equipment and devices.

13 (4) Adaptive nonmedical equipment and devices.

14 SECTION 80. IC 12-10-10-12 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO  
15 READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: **Sec. 12. The office of the secretary shall**  
16 **establish reimbursement rates for services provided under this chapter that do not exceed the**  
17 **Medicaid allowable rate for the same or an equivalent service under the aged and disabled**  
18 **Medicaid waiver.**

19 SECTION 81. IC 12-13-14.5-3 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
20 2005]: **Sec. 3. One (1) time every six ~~(6)~~ three (3) months, the division shall submit a report to the**  
21 **legislative council and budget committee and to the general assembly that provides data and statistical**  
22 **information regarding caseloads for each county for child protection caseworkers, child welfare**  
23 **caseworkers and other caseworkers under the jurisdiction of the division of family and children,**  
24 **department of family and social services during the preceding six ~~(6)~~ three (3) months. A report**  
25 **submitted under this section to the general assembly must be in an electronic format under IC 5-14-6.**

26 SECTION 82. IC 12-13-14.5-3.5 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO  
27 READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: **Sec. 3.5. (a) This section applies after June**  
28 **30, 2008.**

29 (b) A child protection caseworker or a child welfare caseworker may not be assigned work  
30 that exceeds the following maximum caseload levels at any time:

31 (1) For caseworkers assigned only initial assessments, including investigations of an  
32 allegation of child abuse or neglect, twelve (12) active cases per month per caseworker.

33 (2) For caseworkers assigned only ongoing cases, seventeen (17) active children per  
34 caseworker.

35 (3) For caseworkers assigned a combination of initial assessments and ongoing cases under  
36 subdivisions (1) and (2), four (4) investigations and ten (10) active ongoing cases per  
37 caseworker.

38 (c) The local child protection service shall comply with the maximum caseload ratios described  
39 in subsection (b).

40 SECTION 83. IC 12-15-2-24 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO  
41 READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: **Sec. 24. (a) This section applies to**  
42 **determining eligibility for an individual who:**

43 (1) resides in a nursing facility or another medical institution; and

44 (2) has a community spouse.

45 (b) In determining eligibility for an individual described in subsection (a), the office shall,  
46 beginning in calendar year 2006, use the greater of the following community spouse resource  
47 allowance:

48 (1) Nineteen thousand twenty dollars (\$19,020), subject to an adjustment described in 42



1 U.S.C. 1396r-5(g).

2 (2) The lesser of:

3 (A) the spousal share computed under 42 U.S.C. 1396r-5(c)(1); or

4 (B) ninety-five thousand one hundred dollars (\$95,100), subject to an adjustment described  
5 in 42 U.S.C. 1396r-5g.

6 (3) An amount established by a court order or an administrative hearing if the community  
7 spouse's income is less than the minimum monthly needs allowance established under 42  
8 U.S.C. 1396r-5(d)(3) and an increased amount is necessary to increase the community  
9 spouse's income to the minimum monthly needs allowance.

10 (c) An institutionalized spouse shall not be ineligible for the program because of resources if:

11 (1) the institutionalized spouse:

12 (A) establishes that the individual has a right to receive support from the community  
13 spouse; and

14 (B) assigns to the office the right to receive support from the community spouse; or

15 (2) the office determines that the denial of eligibility would result in an undue hardship to  
16 the institutionalized spouse.

17 (d) The office shall adopt rules under IC 4-22-2 to calculate the amount of resources necessary  
18 to provide income to the community spouse under subsection (b).

19 SECTION 84. IC 12-15-2-25 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO  
20 READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 25. (a) This section applies to an  
21 individual who:

22 (1) is eligible for Medicaid;

23 (2) resides in a nursing facility or another medical institution; and

24 (3) has a community spouse.

25 (b) An individual described in subsection (a) is entitled to retain an income allowance for the  
26 purpose of supporting a community spouse if:

27 (1) the community spouse's income is less than the minimum monthly needs allowance  
28 established under 42 U.S.C. 1396r-5(d)(3); and

29 (2) an increased amount is necessary to increase the community spouse's income to the  
30 minimum monthly needs allowance.

31 (c) If either spouse establishes that a higher allowance is needed due to exceptional  
32 circumstances resulting in significant financial duress, the minimum monthly needs allowance  
33 may be increased after an administrative hearing or by a court order.

34 (d) The office shall adopt rules under IC 4-22-2 setting forth the manner in which the office  
35 will determine the existence of exceptional circumstances resulting in significant financial duress  
36 under subsection (c).

37 SECTION 85. IC 12-15-3-1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
38 2005]: Sec. 1. (a) Except as provided in ~~subsection~~ subsections (b) and (c), an applicant for or  
39 recipient of Medicaid is ineligible for assistance if the total cash value of money, stock, bonds, and  
40 life insurance owned by:

41 (1) the applicant or recipient is more than one thousand five hundred dollars (\$1,500) for  
42 assistance to the aged, blind, or disabled; or

43 (2) the applicant or recipient and the applicant's or recipient's spouse is more than two thousand  
44 two hundred fifty dollars (\$2,250) for medical assistance to the aged, blind, or disabled.

45 (b) In the case of an applicant who is an eligible individual, a Holocaust victim's settlement payment  
46 received by the applicant or the applicant's spouse may not be considered when calculating the total  
47 cash value of money, stock, bonds, and life insurance owned by the applicant or the applicant's spouse.

48 (c) In the case of an individual who:



1 (1) resides in a nursing facility or other medical institution; and  
2 (2) has a spouse who does not reside in a nursing facility or other medical institution;  
3 the total cash value of money, stock, bonds, and life insurance that may be owned by the couple  
4 to be eligible for the program is determined under IC 12-15-2-24.

5 SECTION 86. IC 12-15-5-1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
6 2005]: Sec. 1. Except as provided in IC 12-15-2-12, IC 12-15-6, and IC 12-15-21, the following  
7 services and supplies are provided under Medicaid:

- 8 (1) Inpatient hospital services.
- 9 (2) Nursing facility services.
- 10 (3) Physician's services, including services provided under ~~IC 25-10-1~~ and IC 25-22.5-1.
- 11 (4) Outpatient hospital or clinic services.
- 12 (5) Home health care services.
- 13 (6) Private duty nursing services.
- 14 (7) Physical therapy and related services.
- 15 (8) Dental services.
- 16 (9) Prescribed laboratory and x-ray services.
- 17 (10) Prescribed drugs and services.
- 18 (11) Eyeglasses and prosthetic devices.
- 19 (12) Optometric services.
- 20 (13) Diagnostic, screening, preventive, and rehabilitative services.
- 21 (14) Podiatric medicine services.
- 22 (15) Hospice services.
- 23 (16) Services or supplies recognized under Indiana law and specified under rules adopted by the  
24 office.
- 25 (17) Family planning services except the performance of abortions.
- 26 (18) Nonmedical nursing care given in accordance with the tenets and practices of a recognized  
27 church or religious denomination to an individual qualified for Medicaid who depends upon  
28 healing by prayer and spiritual means alone in accordance with the tenets and practices of the  
29 individual's church or religious denomination.
- 30 (19) Services provided to individuals described in IC 12-15-2-8 and IC 12-15-2-9.
- 31 (20) Services provided under IC 12-15-34 and IC 12-15-32.
- 32 (21) Case management services provided to individuals described in IC 12-15-2-11 and  
33 IC 12-15-2-13.
- 34 (22) Any other type of remedial care recognized under Indiana law and specified by the United  
35 States Secretary of Health and Human Services.
- 36 (23) Examinations required under IC 16-41-17-2(a)(10).

37 SECTION 87. IC 12-15-5-8 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO  
38 READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: **Sec. 8. (a) As used in this section,**  
39 **"maintenance drug" means a medication that is dispensed under a single prescription for a**  
40 **period of not less than one hundred eighty (180) days, excluding authorized refills, for the**  
41 **ongoing treatment of a chronic medical condition or disease or congenital condition or disorder.**

42 **(b) The office may designate:**

- 43 (1) a mail order pharmacy;
- 44 (2) an Internet based pharmacy (as defined in IC 25-26-18-1);
- 45 (3) a pharmacy that agrees to sell a maintenance drug at the same price as a mail order or  
46 an Internet based pharmacy; or
- 47 (4) all the pharmacies listed in subdivisions (1) through (3);  
48 through which a recipient may obtain a maintenance drug.



1 (c) If the office makes a designation under subsection (b), a managed care organization that  
2 has a contract with the office under IC 12-15-12 is not required to use a pharmacy that is  
3 designated under subsection (b).

4 (d) If a Medicaid recipient's physician prescribes a maintenance prescription drug, the  
5 Medicaid recipient may purchase the maintenance prescription drug from a pharmacy that is  
6 designated under subsection (b).

7 (e) The office shall apply to amend the state Medicaid plan if the office determines that an  
8 amendment is necessary to carry out this section.

9 SECTION 88. IC 12-15-8.5-12 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
10 2005]: Sec. 12. (a) This section applies:

11 (1) after the death of a Medicaid recipient whose property; or

12 (2) upon the sale of property that;

13 is subject to a lien under this chapter.

14 (a) (b) A lien under this chapter is void if both of the following occur:

15 (1) The owner of property subject to a lien under this chapter or any person or corporation having  
16 an interest in the property, including a mortgagee or a lienholder, provides written notice to the  
17 office to file an action to foreclose the lien.

18 (2) The office fails to file an action to foreclose the lien in the county where the property is located  
19 not later than ~~thirty (30)~~ **sixty (60)** days after receiving the notice.

20 However, this section does not prevent the claim from being collected as other claims are collected  
21 by law.

22 (b) (c) A person who gives notice under subsection ~~(a)(1)~~ **(b)(1)** by registered or certified mail to  
23 the office at the address given in the recorded statement and notice of intention to hold a lien may file  
24 an affidavit of service of the notice to file an action to foreclose the lien with the recorder of the  
25 county in which the property is located. The affidavit must state the following:

26 (1) The facts of the notice.

27 (2) That more than ~~thirty (30)~~ **sixty (60)** days have passed since the notice was received by the  
28 office.

29 (3) That no action for foreclosure of the lien is pending.

30 (4) That no unsatisfied judgment has been rendered on the lien.

31 (c) (d) The recorder shall:

32 (1) record the affidavit of service in the miscellaneous record book of the recorder's office; and

33 (2) certify on the face of the record any lien that is fully released.

34 When the recorder records the affidavit and certifies the record under this subsection, the real estate  
35 described in the lien is released from the lien.

36 SECTION 89. IC 12-15-9-0.5 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
37 2005]: Sec. 0.5. (a) As used in this chapter, "estate" includes:

38 (1) all real and personal property and other assets included within an individual's probate estate;

39 (2) any interest in real property owned by the individual at the time of death that was conveyed  
40 to the individual's survivor through joint tenancy with right of survivorship, if the joint tenancy  
41 was created after June 30, 2002; ~~and~~

42 (3) any real or personal property conveyed through a nonprobate transfer; ~~and~~

43 **(4) any sum due after June 30, 2005, to a person after the death of a Medicaid recipient that  
44 is under the terms of an annuity contract purchased at any time with the assets of:**

45 **(A) the Medicaid recipient; or**

46 **(B) the Medicaid recipient's spouse.**

47 (b) As used in this chapter, "nonprobate transfer" means a valid transfer, effective at death, by a  
48 transferor:



- 1 (1) whose last domicile was in Indiana; and
- 2 (2) who immediately before death had the power, acting alone, to prevent transfer of the property
- 3 by revocation or withdrawal and:
- 4 (A) use the property for the benefit of the transferor; or
- 5 (B) apply the property to discharge claims against the transferor's probate estate.

6 The term does not include transfer of a survivorship interest in a tenancy by the entireties real estate  
7 or payment of the death proceeds of a life insurance policy.

8 SECTION 90. IC 12-15-9-1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
9 2005]: Sec. 1. Upon the death of a Medicaid recipient **or upon the death of a deceased Medicaid**  
10 **recipient's spouse**, the total amount of Medicaid paid on behalf of the recipient after the recipient  
11 became fifty-five (55) years of age must be allowed as a preferred claim against the estate of the  
12 recipient **or the recipient's spouse** in favor of the state. The affidavit of a person designated by the  
13 secretary to administer this section is evidence of the amount of the claim and is payable after the  
14 payment of the following in accordance with IC 29-1-14-9:

- 15 (1) Funeral expenses for the recipient and the recipient's spouse, not to exceed in each individual
- 16 case three hundred fifty dollars (\$350).
- 17 (2) The expenses of the last illness of the recipient and the recipient's spouse that are authorized
- 18 or paid by the office.
- 19 (3) The expenses of administering the estate, including the attorney's fees approved by the court.

20 SECTION 91. IC 12-15-9-5 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
21 2005]: Sec. 5. (a) The office may not recover on a claim filed against the estate of a surviving spouse  
22 while the individual is survived by a child who is:

- 23 (1) less than twenty-one (21) years of age; or
- 24 (2) permanently and totally disabled under criteria established by the federal Supplemental
- 25 Security Income program.

26 (b) A claim against the estate of a surviving spouse for medical assistance paid on behalf of the  
27 predeceased spouse is limited to the value of the assets included in the predeceased spouse's probate  
28 estate:

29 SECTION 92. IC 12-15-9-7 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO  
30 READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: **Sec. 7. A person receiving beneficiary**  
31 **payments from an annuity contract of a deceased Medicaid recipient is liable to the state for**  
32 **reimbursement of Medicaid benefits:**

- 33 (1) paid to; or
- 34 (2) on behalf of;
- 35 **the deceased Medicaid recipient to the extent of any payments that are received by the person**
- 36 **under the annuity contract.**

37 SECTION 93. IC 12-17-2-34 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
38 2005]: Sec. 34. (a) When the Title IV-D agency finds that an obligor is delinquent and can demonstrate  
39 that all previous enforcement actions have been unsuccessful, the Title IV-D agency shall send, to a  
40 verified address, a notice to the obligor that ~~includes~~ **does** the following:

- 41 (1) Specifies that the obligor is delinquent.
- 42 (2) Describes the amount of child support that the obligor is in arrears.
- 43 (3) States that unless the obligor:
  - 44 (A) pays the obligor's child support arrearage in full;
  - 45 (B) requests the activation of an income withholding order under IC 31-16-15-2 and establishes
  - 46 a payment plan with the Title IV-D agency to pay the arrearage; or
  - 47 (C) requests a hearing under section 35 of this chapter;
- 48 within twenty (20) days after the date the notice is mailed, the Title IV-D agency shall issue an



1 order to the bureau of motor vehicles stating that the obligor is delinquent and that the obligor's  
2 driving privileges shall be suspended.

3 (4) Explains that the obligor has twenty (20) days after the notice is mailed to do one (1) of the  
4 following:

5 (A) Pay the obligor's child support arrearage in full.

6 (B) Request the activation of an income withholding order under IC 31-16-15-2 and establish  
7 a payment plan with the Title IV-D agency to pay the arrearage.

8 (C) Request a hearing under section 35 of this chapter.

9 (5) Explains that if the obligor has not satisfied any of the requirements of subdivision (4) within  
10 twenty (20) days after the notice is mailed, that the Title IV-D agency shall issue a notice to:

11 (A) the board **or department** that regulates the obligor's profession or occupation, if any, that  
12 the obligor is delinquent and that the obligor may be subject to sanctions under IC 25-1-1.2,  
13 including suspension or revocation of the obligor's professional or occupational license;

14 (B) the supreme court disciplinary commission if the obligor is licensed to practice law;

15 (C) the ~~professional standards board as department of education~~ established by ~~IC 20-1-1.4~~  
16 **IC 20-19-3-1** if the obligor is a licensed teacher;

17 (D) the Indiana horse racing commission if the obligor holds or applies for a license issued  
18 under IC 4-31-6;

19 (E) the Indiana gaming commission if the obligor holds or applies for a license issued under  
20 IC 4-33;

21 (F) the commissioner of the department of insurance if the obligor holds or is an applicant for  
22 a license issued under IC 27-1-15.6, IC 27-1-15.8, or IC 27-10-3; or

23 (G) the director of the department of natural resources if the obligor holds or is an applicant for  
24 a license issued by the department of natural resources under the following:

25 (i) IC 14-22-12 (fishing, hunting, and trapping licenses).

26 (ii) IC 14-22-14 (Lake Michigan commercial fishing license).

27 (iii) IC 14-22-16 (bait dealer's license).

28 (iv) IC 14-22-17 (mussel license).

29 (v) IC 14-22-19 (fur buyer's license).

30 (vi) IC 14-24-7 (nursery dealer's license).

31 (vii) IC 14-31-3 (ginseng dealer's license).

32 (6) Explains that the only basis for contesting the issuance of an order under subdivision (3) or (5)  
33 is a mistake of fact.

34 (7) Explains that an obligor may contest the Title IV-D agency's determination to issue an order  
35 under subdivision (3) or (5) by making written application to the Title IV-D agency within twenty  
36 (20) days after the date the notice is mailed.

37 (8) Explains the procedures to:

38 (A) pay the obligor's child support arrearage in full;

39 (B) establish a payment plan with the Title IV-D agency to pay the arrearage; and

40 (C) request the activation of an income withholding order under IC 31-16-15-2.

41 (b) Whenever the Title IV-D agency finds that an obligor is delinquent and has failed to:

42 (1) pay the obligor's child support arrearage in full;

43 (2) establish a payment plan with the Title IV-D agency to pay the arrearage and request the  
44 activation of an income withholding order under IC 31-16-15-2; or

45 (3) request a hearing under section 35 of this chapter within twenty (20) days after the date the  
46 notice described in subsection (a) is mailed;

47 the Title IV-D agency shall issue an order to the bureau of motor vehicles stating that the obligor is  
48 delinquent.



- 1 (c) An order issued under subsection (b) must require the following:
- 2 (1) If the obligor who is the subject of the order holds a driving license or permit on the date the
- 3 order is issued, that the driving privileges of the obligor be suspended until further order of the
- 4 Title IV-D agency.
- 5 (2) If the obligor who is the subject of the order does not hold a driving license or permit on the
- 6 date the order is issued, that the bureau of motor vehicles may not issue a driving license or permit
- 7 to the obligor until the bureau of motor vehicles receives a further order from the Title IV-D
- 8 agency.
- 9 (d) The Title IV-D agency shall provide the:
- 10 (1) full name;
- 11 (2) date of birth;
- 12 (3) verified address; and
- 13 (4) Social Security number or driving license number;
- 14 of the obligor to the bureau of motor vehicles.
- 15 (e) When the Title IV-D agency finds that an obligor who is an applicant (as defined in
- 16 IC 25-1-1.2-1) or a practitioner (as defined in IC 25-1-1.2-6) is delinquent and the applicant or
- 17 practitioner has failed to:
- 18 (1) pay the obligor's child support arrearage in full;
- 19 (2) establish a payment plan with the Title IV-D agency to pay the arrearage or request the
- 20 activation of an income withholding order under IC 31-16-15; or
- 21 (3) request a hearing under section 35 of this chapter;
- 22 the Title IV-D agency shall issue an order to the board regulating the practice of the obligor's
- 23 profession or occupation stating that the obligor is delinquent.
- 24 (f) An order issued under subsection (e) must direct the board **or department** regulating the
- 25 obligor's profession or occupation to impose the appropriate sanctions described under IC 25-1-1.2.
- 26 (g) When the Title IV-D agency finds that an obligor who is an attorney or a licensed teacher is
- 27 delinquent and the attorney or licensed teacher has failed to:
- 28 (1) pay the obligor's child support arrearage in full;
- 29 (2) establish a payment plan with the Title IV-D agency to pay the arrearage or request the
- 30 activation of an income withholding order under IC 31-16-15-2; or
- 31 (3) request a hearing under section 35 of this chapter;
- 32 the Title IV-D agency shall notify the supreme court disciplinary commission if the obligor is an
- 33 attorney, or the ~~professional standards board~~ **department of education** if the obligor is a licensed
- 34 teacher, that the obligor is delinquent.
- 35 (h) When the Title IV-D agency finds that an obligor who holds a license issued under IC 4-31-6 or
- 36 IC 4-33 has failed to:
- 37 (1) pay the obligor's child support arrearage in full;
- 38 (2) establish a payment plan with the Title IV-D agency to pay the arrearage and request the
- 39 activation of an income withholding order under IC 31-16-15-2; or
- 40 (3) request a hearing under section 35 of this chapter;
- 41 the Title IV-D agency shall issue an order to the Indiana horse racing commission if the obligor holds
- 42 a license issued under IC 4-31-6, or to the Indiana gaming commission if the obligor holds a license
- 43 issued under IC 4-33, stating that the obligor is delinquent and directing the commission to impose the
- 44 appropriate sanctions described in IC 4-31-6-11 or IC 4-33-8.5-3.
- 45 (i) When the Title IV-D agency finds that an obligor who holds a license issued under IC 27-1-15.6,
- 46 IC 27-1-15.8, or IC 27-10-3 has failed to:
- 47 (1) pay the obligor's child support arrearage in full;
- 48 (2) establish a payment plan with the Title IV-D agency to pay the arrearage and request the



1 activation of an income withholding order under IC 31-16-15-2; or  
2 (3) request a hearing under section 35 of this chapter;  
3 the Title IV-D agency shall issue an order to the commissioner of the department of insurance stating  
4 that the obligor is delinquent and directing the commissioner to impose the appropriate sanctions  
5 described in IC 27-1-15.6-29 or IC 27-10-3-20.

6 (j) When the Title IV-D agency finds that an obligor who holds a license issued by the department  
7 of natural resources under IC 14-22-12, IC 14-22-14, IC 14-22-16, IC 14-22-17, IC 14-22-19,  
8 IC 14-24-7, or IC 14-31-3 has failed to:

9 (1) pay the obligor's child support arrearage in full;

10 (2) establish a payment plan with the Title IV-D agency to pay the arrearage and request the  
11 activation of an income withholding order under IC 31-16-15-2; or

12 (3) request a hearing under section 35 of this chapter;

13 the Title IV-D agency shall issue an order to the director of the department of natural resources stating  
14 that the obligor is delinquent and directing the director to suspend or revoke a license issued to the  
15 obligor by the department of natural resources as provided in IC 14-11-3.

16 SECTION 94. IC 12-17-15-3 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
17 2005]: Sec. 3. (a) As used in this chapter, "early intervention services" means developmental services  
18 that meet the following conditions:

19 (1) Are provided under public supervision.

20 ~~(2) Are provided at no cost, except where federal or state law allows for a system of payments by~~  
21 ~~families, which may include a sliding scale of fees.~~

22 **(2) Have the state as the payor of last resort.**

23 (3) Are designed to meet the developmental needs of infants and toddlers with disabilities in at  
24 least one (1) of the areas specified in section 4(a)(1) of this chapter.

25 (4) Meet all required state and federal standards.

26 (5) Are provided by qualified personnel, including the following:

27 (A) Early childhood special educators, early childhood educators, and special educators.

28 (B) Speech and language pathologists and audiologists.

29 (C) Occupational therapists.

30 (D) Physical therapists.

31 (E) Psychologists.

32 (F) Social workers.

33 (G) Nurses.

34 (H) Nutritionists.

35 (I) Family therapists.

36 (J) Orientation and mobility specialists.

37 (K) Pediatricians and other physicians.

38 (6) To the:

39 (A) maximum extent ~~appropriate~~, **possible for a child who is less than nineteen (19) months**  
40 **of age; and**

41 **(B) extent possible for a child who is at least nineteen (19) months of age;**

42 are provided in natural environments, including the home and community settings in which  
43 children without disabilities participate.

44 (7) Are provided in conformity with an individualized family service plan adopted in accordance  
45 with 20 U.S.C. 1435.

46 **(8) Include training a family member or guardian in providing the service unless the parent**  
47 **is incompetent to provide the service, and to require the family member or guardian to**  
48 **provide the service after the family member or guardian is adequately trained.**



- (b) The term includes the following services:
- (1) Family training, counseling, and home visits.
  - (2) Special instruction.
  - (3) Speech and language pathology and audiology.
  - (4) Occupational therapy.
  - (5) Physical therapy.
  - (6) Psychological services.
  - (7) Service coordination services.
  - (8) Medical services only for diagnostic, evaluation, or consultation purposes.
  - (9) Early identification, screening, and assessment services.
  - (10) Other health services necessary for the infant or toddler to benefit from the services.
  - (11) Vision services.
  - (12) Supportive technology services.
  - (13) Transportation and related costs that are necessary to enable an infant or a toddler and the infant or toddler's family to receive early intervention services.

SECTION 95. IC 12-17-15-17 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 17. (a) Upon the recommendations of the council, the division shall adopt rules under IC 4-22-2 providing for a statewide system of coordinated, comprehensive, multidisciplinary, interagency programs that provide appropriate early intervention services to all infants and toddlers with disabilities and their families to the extent required under 20 U.S.C. 1431 through 1445.

(b) Rules adopted under this section must, to the extent allowed by federal law, include a cost participation plan for charges and fees imposed for programs and services described in subsection (a).

(c) A cost participation plan adopted under this section must provide for cost participation **per child** according to the following schedule:

Percentage of Federal Income Poverty Level	Copayment Per Treatment	Maximum Monthly Cost Share
At Least 0%	But Not More Than 350%	\$ 0
351%	450%	\$ 5
451%	550%	\$ 10
551%	650%	\$ 15
651%	750%	\$ 20
751%	850%	\$ 25
851%	1000%	\$ 30
1001%		\$ 36
<b>0%</b>	<b>250%</b>	<b>\$ 0</b>
<b>251%</b>	<b>350%</b>	<b>\$ 3</b>
<b>351%</b>	<b>450%</b>	<b>\$ 6</b>
<b>451%</b>	<b>550%</b>	<b>\$ 15</b>
<b>551%</b>	<b>650%</b>	<b>\$ 25</b>
<b>651%</b>	<b>750%</b>	<b>\$ 50</b>
<b>751%</b>	<b>850%</b>	<b>\$ 75</b>
<b>851%</b>	<b>1000%</b>	<b>\$ 100</b>
<b>1001%</b>		<b>\$ 120</b>

The schedule of cost participation required under this subsection expires July 1, 2005. The copayment per treatment and the maximum monthly cost share shall be reduced by fifty percent (50%) for



1 **the second child participating in the program. For a family with more than two (2) children**  
2 **participating in the program, a copayment is not required under this subsection for more than**  
3 **two (2) children.**

4 (d) In addition to the schedule of cost participation required under subsection (c), a cost  
5 participation plan adopted under this section:

6 (1) must:

7 (A) be based on income and ability to pay;

8 (B) provide for a review of a family's cost participation amount:

9 (i) annually; and

10 (ii) within thirty (30) days after the family reports a reduction in income; and

11 (C) allow the division to waive a required copayment if

12 (i) other medical expenses or personal care needs expenses for any member of the family  
13 reduce the level of income the family has available to pay copayments under this section;

14 or

15 (ii) ~~the program receives payment from the family's health care coverage; and~~

16 (2) may allow a family to voluntarily contribute payments that exceed the family's required cost  
17 participation amount. ~~and~~

18 (3) ~~must provide that the division may not receive more than three thousand five hundred dollars~~  
19 ~~(\$3,500) per eligible child per year from a family's health care coverage.~~

20 (e) Funds received under a cost participation plan adopted under this section must be used to fund  
21 programs described in subsection (a).

22 SECTION 96. IC 14-10-2-1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON  
23 PASSAGE]: Sec. 1. The commission may do the following:

24 (1) Take the action that is necessary to enable the state to participate in the programs set forth in  
25 16 U.S.C. 470 et seq.

26 (2) Promulgate and maintain a state register of districts, sites, buildings, structures, and objects  
27 significant in American or Indiana history, architecture, archeology, and culture and expend  
28 money for the purpose of preparing comprehensive statewide historic surveys and plans, in  
29 accordance with criteria established by the commission, that comply with the standards and  
30 regulations promulgated by the United States Secretary of the Interior for the preservation,  
31 acquisition, and development of the properties.

32 (3) Establish in accordance with criteria established by the United States Secretary of the Interior  
33 a program of matching grants-in-aid to public agencies for projects having as their purpose the  
34 preservation for public benefit of properties that are significant in American or Indiana history,  
35 architecture, archeology, and culture.

36 (4) Accept grants from public and private sources, including those provided under 16 U.S.C. 470  
37 et seq.

38 (5) **Adopt rules, under IC 4-22-2, to establish fees that may be different than the fees**  
39 **otherwise established by this title for the following:**

40 (A) **Programs of the department or the commission.**

41 (B) **Facilities owned or operated by the department or the commission or a lessee of the**  
42 **department or commission.**

43 (C) **Licenses issued by the commission, the department, or the director.**

44 (D) **Inspections or other similar services under this title performed by the department**  
45 **or an assistant or employee of the department.**

46 SECTION 97. IC 14-11-2-1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON  
47 PASSAGE]: Sec. 1. (a) The department may adopt rules under IC 4-22-2 for the conduct of the  
48 following:



- 1 (1) Department meetings.  
2 (2) Upon the recommendation of the director, the work of the department and the divisions.  
3 **(b) The department may not adopt rules under IC 4-22-2 for the establishment of fees for the**  
4 **following:**  
5 **(1) Programs of the department or the commission.**  
6 **(2) Facilities owned or operated by the department or the commission or a lessee of the**  
7 **department or commission.**  
8 **(3) Licenses issued by the commission, the department, or the director.**  
9 **(4) Inspections or other similar services under this title performed by the department or**  
10 **an assistant or employee of the department.**

11 SECTION 98. IC 14-16-1-14 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON  
12 PASSAGE]: Sec. 14. (a) The owner of a vehicle required to be registered under this chapter shall  
13 notify the department within fifteen (15) days if any of the following conditions exist:

- 14 (1) The vehicle is destroyed or abandoned.  
15 (2) The vehicle is sold or an interest in the vehicle is transferred wholly or in part to another  
16 person.  
17 (3) The owner's address no longer conforms to the address appearing on the certificate of  
18 registration.

19 (b) The notice must consist of a surrender of the certificate of registration on which the proper  
20 information shall be noted on a place to be provided.

21 (c) If the surrender of the certificate is required because the vehicle is destroyed or abandoned, the  
22 department shall cancel the certificate and enter that fact in the records. The number then may be  
23 reassigned.

24 (d) If the surrender is required because of a change of address on the part of the owner, the  
25 department shall record the new address. Upon payment of a fee established by the ~~department,~~  
26 **commission,** a certificate of registration bearing the new information shall be returned to the owner.

27 (e) The transferee of a vehicle registered under this chapter shall, within fifteen (15) days after  
28 acquiring the vehicle, make application to the department for transfer to the transferee of the certificate  
29 of registration issued to the vehicle. The transferee shall provide the transferee's name and address and  
30 the number of the vehicle and pay to the department a fee established by the department. Upon receipt  
31 of the application and fee, the department shall transfer the certificate of registration issued for the  
32 vehicle to the new owner. Unless the application is made and the fee paid within fifteen (15) days, the  
33 vehicle is considered to be without a certificate of registration and a person may not operate the  
34 vehicle until a certificate is issued.

35 SECTION 99. IC 14-16-1-15 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON  
36 PASSAGE]: Sec. 15. If a certificate of registration is lost, mutilated, or illegible, the owner of the  
37 vehicle may obtain a duplicate of the certificate upon application and payment of a fee established by  
38 the ~~department.~~ **commission.**

39 SECTION 100. IC 14-16-1-16 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON  
40 PASSAGE]: Sec. 16. (a) A dealer or manufacturer may obtain certificates of registration for use in the  
41 testing or demonstrating of vehicles upon the following:

- 42 (1) Application to the department upon forms provided by the department.  
43 (2) Payment of a fee established by the department for each of the first two (2) registration  
44 certificates. Additional certificates that the dealer requires may be issued for a fee established by  
45 the ~~department.~~ **commission.**

46 (b) An applicant may use a certificate issued under this section only in the testing or demonstrating  
47 of vehicles by temporary placement of the numbers on the vehicle being tested or demonstrated. A  
48 certificate issued under this section may be used on only one (1) vehicle at any given time. The



1 temporary placement of numbers must conform to the requirements of this chapter or rules adopted  
2 under this chapter.

3 (c) A certificate issued under this section is valid for three (3) years.

4 SECTION 101. IC 14-19-1-2 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON  
5 PASSAGE]: Sec. 2. The department may do the following:

6 (1) Make available to the public under rules adopted by the department public parks and other  
7 suitable places for recreation, conservation, and management of natural and cultural resources.  
8 The rules may include a procedure for the establishment of a schedule of admission fees and  
9 service charges **adopted by the commission** for the parks and other places of recreation.

10 (2) Construct, rent, lease, license, or operate public service privileges and facilities in a state park.  
11 An agreement may not be made to rent, lease, or license a public service privilege or facility in  
12 a state park for longer than four (4) years, except as provided in section 3 of this chapter.

13 (3) Acquire other suitable land or park property within Indiana that is entrusted, donated, or  
14 devised to Indiana by the United States or by a county, a city, a town, a private corporation, or  
15 an individual for the purpose of public recreation or for the preservation of natural beauty or  
16 natural features possessing historic value.

17 SECTION 102. IC 16-38-4-8, AS AMENDED BY P.L.17-2004, SECTION 6, AND AS  
18 AMENDED BY P.L.28-2004, SECTION 138, IS CORRECTED AND AMENDED TO READ AS  
19 FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 8. (a) The state department shall establish a birth  
20 problems registry for the purpose of recording all cases of birth problems that occur in Indiana  
21 residents and compiling necessary and appropriate information concerning those cases, as determined  
22 by the state department, in order to:

23 (1) conduct epidemiologic and environmental studies and to apply appropriate preventive and  
24 control measures;

25 (2) inform the parents of children with birth problems:

26 (A) at the time of discharge from the hospital; or

27 (B) if a birth problem is diagnosed during a physician or hospital visit that occurs before the  
28 child is:

29 *(i) except as provided in item (ii), three (3) years of age at the time of diagnosis; or*

30 *(ii) five (5) years of age at the time of diagnosis if the disorder is a pervasive developmental*  
31 *disorder or a fetal alcohol spectrum disorder; two (2) years of age, at the time of diagnosis;*

32 about physicians, care facilities, and appropriate community resources, including ~~local step ahead~~  
33 ~~agencies~~ and the infants and toddlers with disabilities program (IC 12-17-15); or

34 (3) inform citizens regarding programs designed to prevent or reduce birth problems.

35 (b) The state department shall record in the birth problems registry:

36 (1) all data concerning birth problems of children that are provided from the certificate of live  
37 birth; and

38 (2) any additional information that may be provided by an individual or entity described in  
39 section 7(a)(2) of this chapter concerning a birth problem that is:

40 (A) designated in a rule adopted by the state department; and

41 (B) recognized:

42 (i) after the child is discharged from the hospital as a newborn; ~~and~~

43 (ii) before the child is ~~two (2)~~ five (5) years of age *if the child is diagnosed with a pervasive*  
44 *developmental disorder or a fetal alcohol spectrum disorder; and*

45 *(iii) before the child is three (3) years of age for any diagnosis not specified in item (ii).*

46 (c) The state department shall:

47 (1) provide a physician and a local health department with necessary forms for reporting under  
48 this chapter; and



1 (2) report in an electronic format under IC 5-14-6 to the legislative council any birth problem  
2 trends that are identified through the data collected under this chapter.

3 SECTION 103. IC 20-1-1-6.5 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
4 2005]: Sec. 6.5. (a) As used in this section, "board" refers to the **Indiana** state board of education  
5 established under section 1 of this chapter.

6 (b) As used in this section, "department" refers to the department of education established under  
7 ~~IC 20-1-1-1-2.~~ **IC 20-19-3-1.**

8 (c) As used in this section, "governing body" has the meaning set forth in IC 20-10.1-1-5.

9 (d) As used in this section, "plan" refers to an Indiana school academic plan established under  
10 section 6.3 of this chapter.

11 (e) As used in this section, "program" refers to a professional development program.

12 (f) As used in this section, "school" includes the following:

13 (1) A public school.

14 (2) A nonpublic school that has voluntarily become accredited under section 6 of this chapter.

15 (g) As used in this section, "superintendent" has the meaning set forth in IC 20-10.1-1-6.

16 (h) A school shall develop a program as a component of a plan established by the school.

17 (i) The following apply to a program developed under this section:

18 (1) The program must emphasize improvement of student learning and performance.

19 (2) The program must be developed by the committee that develops the school's strategic and  
20 continuous improvement and achievement plan under IC 20-10.2-3-1.

21 (3) The program must be integrated with the school's strategic and continuous improvement and  
22 achievement plan developed under IC 20-10.2-3.

23 (j) A school committee shall submit the school's program to the superintendent for the  
24 superintendent's review. The superintendent:

25 (1) shall review the plan to ensure that the program aligns with the school corporation's  
26 objectives, goals, and expectations;

27 (2) may make written recommendations of modifications to the program to ensure alignment; and

28 (3) shall return the program and any recommendations to the school committee.

29 (k) A school committee may modify the program to comply with recommendations made by the  
30 superintendent under subsection (j).

31 (l) A school committee shall submit the program as part of its plan to the governing body. The  
32 governing body shall:

33 (1) approve or reject the program as part of the plan; and

34 (2) submit the program to the board as part of the plan for the school.

35 (m) The board may approve a school's program only if the program meets the board's core  
36 principles for professional development and the following additional criteria:

37 (1) To ensure high quality professional development, the program:

38 (A) is school based and collaboratively designed, and encourages participants to work  
39 collaboratively;

40 (B) has a primary focus on state and local academic standards, including a focus on Core 40  
41 subject areas;

42 (C) enables teachers to improve expertise in subject knowledge and teaching strategies, uses  
43 of technologies, and other essential elements in teaching to high standards;

44 (D) furthers the alignment of standards, curriculum, and assessments; and

45 (E) includes measurement activities to ensure the transfer of new knowledge and skills to  
46 classroom instruction.

47 (2) A variety of resources, including needs assessments, an analysis of data regarding student  
48 learning needs, professional literature, research, and school improvement programs, are used in



- 1 developing the program.
- 2 (3) The program supports professional development for all stakeholders.
- 3 (4) The program includes ongoing professional growth experiences that provide adequate time  
4 and job embedded opportunities to support school improvement and student learning, including  
5 flexible time for professional development that provides professional development opportunities  
6 before, during, and after the regular school day and school year.
- 7 (5) Under the program, teacher time for professional development sustains instructional  
8 coherence, participant involvement, and continuity for students.
- 9 (6) The program includes effective, research based strategies to support ongoing developmental  
10 activities.
- 11 (7) The program supports experiences to increase the effective use of technology to improve  
12 teaching and learning.
- 13 (8) The program encourages diverse techniques, including inquiry, reflection, action research,  
14 networking, study groups, coaching, and evaluation.
- 15 (9) The program includes a means for evaluating the effectiveness of the program and activities  
16 under the program.
- 17 (n) The board shall approve an evaluation system for professional development based on  
18 recommendations from the department and the ~~professional standards board~~: **advisory board for the**  
19 **division of professional standards established by IC 20-1-1.4-3**. The department shall develop a  
20 means for measuring successful programs and activities in which schools participate. The  
21 measurements must include the following:
- 22 (1) A mechanism to identify and develop strategies to collect multiple forms of data that reflect  
23 the achievement of expectations for all students. The data may include the results of ISTEP tests  
24 under IC 20-10.1-16, local tests, classroom work, and teacher and administrator observations.
- 25 (2) A procedure for using collected data to make decisions.
- 26 (3) A method of evaluation in terms of educator's practice and student learning, including  
27 standards for effective teaching and effective professional development.
- 28 (o) A school qualifies for a grant from the department when the school's program, developed and  
29 submitted under this section, is approved by the board upon recommendation of the department. For  
30 purposes of determining whether a school qualifies for a grant under this chapter, the department shall:
- 31 (1) review;
- 32 (2) suggest changes to; and
- 33 (3) recommend approval or rejection of;
- 34 a school's program.
- 35 (p) A school must use a grant received under this section to implement all or part of the school's  
36 program by funding activities that may include the following:
- 37 (1) Partnership programs with other entities, including professional development schools.
- 38 (2) Teacher leadership academies, research teams, and study groups.
- 39 (3) Workshops, seminars, and site visits.
- 40 (4) Cooperative programs with other school corporations.
- 41 (5) National board certification for teachers.
- 42 (q) A school may contract with private or public sector providers to provide professional  
43 development activities under this section.
- 44 (r) A grant received under this section:
- 45 (1) shall be expended only for the conduct of activities specified in the program; and
- 46 (2) shall be coordinated with other professional development programs and expenditures of the  
47 school and school corporation.
- 48 (s) A school shall report to the department concerning the use of grants received under this chapter.



1 A school that fails to make a report under this section is not eligible for a subsequent grant.

2 SECTION 104. IC 20-1-1.4-1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
3 2005]: Sec. 1. ~~Notwithstanding IC 20-1-1.1-1,~~ As used in this chapter, "**advisory board**" refers to the  
4 ~~professional standards board~~ **advisory board for the division of professional standards** established  
5 by ~~section 2~~ **section 3** of this chapter.

6 SECTION 105. IC 20-1-1.4-1.5 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO  
7 READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: **Sec. 1.5. As used in this chapter, "division"**  
8 **refers to the division of professional standards established by section 2.5 of this chapter.**

9 SECTION 106. IC 20-1-1.4-2 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
10 2005]: Sec. 2. **Except as provided in section 7 of this chapter,** the ~~professional standards board~~ is  
11 established to govern teacher training and licensing programs. ~~Notwithstanding any other law, the~~  
12 ~~board and the board's staff have~~ **department has** the sole authority and responsibility for ~~making~~  
13 ~~recommendations concerning and otherwise governing teacher training education and teacher~~  
14 ~~licensing matters,~~ **including professional development.**

15 SECTION 107. IC 20-1-1.4-2.5 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO  
16 READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: **Sec. 2.5. The division of professional**  
17 **standards is established within the department to administer the responsibilities of the**  
18 **department described in section 2 of this chapter.**

19 SECTION 108. IC 20-1-1.4-3 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
20 2005]: Sec. 3. (a) **The advisory board for the division of professional standards is established to**  
21 **advise the superintendent, the board, the department, and the division on matters concerning**  
22 **teacher education, licensing, and professional development.** The advisory board consists of  
23 nineteen (19) voting members.

24 (b) Each voting member of the **advisory** board described in this subsection and subsections (c) and  
25 (d) must hold an Indiana teacher's license and must be actively employed by a school corporation  
26 unless otherwise provided. Eighteen (18) members shall be appointed by the governor as follows:

27 (1) One (1) member must hold a license and be actively employed in a public school as an  
28 Indiana school superintendent.

29 (2) Two (2) members must:

30 (A) hold licenses as public school principals;

31 (B) be actively employed as public school principals; and

32 (C) be employed at schools having dissimilar grade level configurations.

33 (3) One (1) member must:

34 (A) hold a license as a special education director; and

35 (B) be actively employed as a special education director in:

36 (i) a school corporation; or

37 (ii) a public school special education cooperative.

38 (4) One (1) member must be a member of the governing body of a school corporation but is not  
39 required to be actively employed by a school corporation or to hold an Indiana teacher's license.

40 (5) Three (3) members must meet the following conditions:

41 (A) Represent Indiana teacher **training education** units within Indiana public and private  
42 institutions of higher education.

43 (B) Hold a teacher's license but not necessarily an Indiana teacher's license.

44 (C) Be actively employed by the respective teacher **training education** units but are not  
45 required to be employed by a school corporation.

46 (6) Nine (9) members must be licensed and actively employed as Indiana public school teachers  
47 in the following categories:

48 (A) At least one (1) member must hold an Indiana standard early childhood education license.



- 1 (B) At least one (1) member must hold an Indiana teacher's license in elementary education.  
 2 (C) At least one (1) member must hold an Indiana teacher's license for middle/junior high  
 3 school education.  
 4 (D) At least one (1) member must hold an Indiana teacher's license in high school education.  
 5 (7) One (1) member must be a member of the business community in Indiana, but is not required  
 6 to be actively employed by a school corporation or to hold an Indiana teacher's license.  
 7 (c) Each member described in subsection (b)(6) must be licensed and actively employed as a  
 8 practicing teacher in at least one (1) of the following areas to be appointed:  
 9 (1) At least one (1) member must be licensed in special education.  
 10 (2) At least one (1) member must be licensed in vocational education.  
 11 (3) At least one (1) member must be employed and licensed in student services, which may  
 12 include school librarians or psychometric evaluators.  
 13 (4) At least one (1) member must be licensed in social science education.  
 14 (5) At least one (1) member must be licensed in fine arts education.  
 15 (6) At least one (1) member must be licensed in English or language arts education.  
 16 (7) At least one (1) member must be licensed in mathematics education.  
 17 (8) At least one (1) member must be licensed in science education.  
 18 (d) At least one (1) of the voting members described in subsections (b) and (c) must be a parent of  
 19 a student enrolled in a public preschool or public school within a school corporation in either  
 20 kindergarten or any of grades 1 through 12.  
 21 (e) The **state** superintendent shall serve as an ex officio voting member of the **advisory** board. The  
 22 **state** superintendent may make recommendations to the governor as to the appointment of members  
 23 on the **advisory** board.  
 24 SECTION 109. IC 20-1-1.4-4 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
 25 2005]: Sec. 4. The term of office for the appointed members of the **advisory** board is four (4) years.  
 26 SECTION 110. IC 20-1-1.4-5 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
 27 2005]: Sec. 5. **The superintendent shall appoint the chairman director of the advisory board, shall**  
 28 **be elected by a majority of the members of the board who shall be known as the secretary of**  
 29 **professional standards**, from among the members of the **advisory** board for a term of one (1) year.  
 30 A member may be ~~reelected~~ **reappointed** to serve as a ~~chairman~~ **director** for subsequent terms.  
 31 SECTION 111. IC 20-1-1.4-6 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
 32 2005]: Sec. 6. (a) Each member of the **advisory** board who is not a state employee is not entitled to  
 33 the minimum salary per diem provided by IC 4-10-11-2.1(b). Such a member is, however, entitled to  
 34 reimbursement for traveling expenses and other expenses actually incurred in connection with the  
 35 member's duties, as provided in the state travel policies and procedures established by the Indiana  
 36 department of administration and approved by the budget agency.  
 37 (b) Each member of the **advisory** board who is a state employee is entitled to reimbursement for  
 38 traveling expenses and other expenses actually incurred in connection with the member's duties, as  
 39 provided in the state travel policies and procedures established by the Indiana department of  
 40 administration and approved by the budget agency.  
 41 SECTION 112. IC 20-1-1.4-7 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
 42 2005]: Sec. 7. (a) **Subject to subsection (c) and** in addition to the powers and duties set forth in  
 43 IC 20-6.1, the **advisory** board ~~shall~~ **may** adopt rules under IC 4-22-2 to do the following:  
 44 (1) Set standards for teacher licensing and ~~administer for the administration of~~ a professional  
 45 licensing and certification process **by the department**.  
 46 (2) Approve or disapprove teacher preparation programs.  
 47 (3) Set fees to be charged in connection with teacher licensing.  
 48 (4) Suspend, revoke, or reinstate teacher licenses.



1 (5) Enter into agreement with other states to acquire reciprocal approval of teacher preparation  
2 programs.

3 (6) Set standards for teacher licensing relative to new subjects of study.

4 (7) Evaluate work experience and military service relative to higher education and experience  
5 equivalency.

6 (8) Perform any other action that relates to the improvement of instruction in the public schools  
7 through teacher education and professional development through continuing education and that  
8 attracts qualified candidates for teacher **training education** from among the high school graduates  
9 of Indiana.

10 (9) Set standards for endorsement of school psychologists as independent practice school  
11 psychologists under IC 20-1-1.9.

12 (b) Notwithstanding subsection (a)(1), a person shall earn one (1) year of occupational experience  
13 for purposes of obtaining an occupational specialist certificate under this article for each year the  
14 person holds a license under IC 25-8-6.

15 **(c) Before publishing notice of the intent to adopt a rule under IC 4-22-2, the advisory board  
16 must submit the proposed rule to the superintendent for approval. If the superintendent  
17 approves the rule, the advisory board may publish notice of the intent to adopt the rule. If the  
18 superintendent does not approve the rule, the advisory board may not publish notice of the  
19 intent to adopt the rule.**

20 SECTION 113. IC 20-1-1.4-8 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
21 2005]: Sec. 8. (a) The **board department** may recommend to the general assembly for consideration  
22 of the general assembly measures relating to the **board's department's** powers and duties that improve  
23 the quality of teacher preparation or teacher licensing standards.

24 (b) The **board department** shall submit to the general assembly before November 1 of each year  
25 a report:

26 (1) detailing the findings and activities of the **department, the division, and the advisory** board;  
27 and

28 (2) including any recommendations developed by ~~the board:~~ **under this chapter.**

29 SECTION 114. IC 20-1-1.4-9 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
30 2005]: Sec. 9. (a) The **board department** may, subject to approval by the budget agency, do the  
31 following **to administer the responsibilities of the department described in section 2 of this  
32 chapter:**

33 (1) Establish advisory committees the **board department** determines are necessary.

34 (2) Expend funds made available to the **board department** according to policies established by  
35 the budget agency.

36 (b) The **board department** shall comply with the requirements for submitting a budget request to  
37 the budget agency, as set forth in IC 4-12-1, **for funds to administer the responsibilities of the  
38 department described in section 2 of this chapter.**

39 SECTION 115. IC 20-1-1.4-10 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
40 2005]: Sec. 10. IC 4-21.5 applies to orders issued by ~~the board:~~ **under this chapter.**

41 SECTION 116. IC 20-1-1.4-11 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO  
42 READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: **Sec. 11. There is established the professional  
43 standards fund to be administered by the department. The fund consists of fees collected under  
44 this chapter. Money in the fund does not revert to the state general fund at the end of a state  
45 fiscal year.**

46 SECTION 117. IC 20-1-1.9-4 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
47 2005]: Sec. 4. An individual who applies for an endorsement as an independent practice school  
48 psychologist must meet the following requirements:



1 (1) Be licensed as a school psychologist by the ~~professional standards board~~ established by  
2 ~~IC 20-1-1.4-2.~~ **department.**

3 (2) Be employed by a:

- 4 (A) developmental center;
- 5 (B) state hospital;
- 6 (C) public or private hospital;
- 7 (D) mental health center;
- 8 (E) rehabilitation center;
- 9 (F) private school; or
- 10 (G) public school;

11 at least thirty (30) hours per week during the contract period unless the individual is retired from  
12 full-time or part-time employment as a school psychologist or the individual has a medical  
13 condition or physical disability that restricts the mobility required for employment in a school  
14 setting.

15 (3) Furnish satisfactory evidence to the ~~professional standards board~~ **department** that the  
16 applicant has received at least a sixty (60) semester hour master's or specialist degree in school  
17 psychology from:

- 18 (A) a recognized institution of higher learning; or
- 19 (B) an educational institution not located in the United States that has a program of study that  
20 meets the standards of the ~~board.~~ **department.**

21 (4) Furnish satisfactory evidence to the ~~professional standards board~~ **department** that the  
22 applicant has demonstrated graduate level competency through the successful completion of  
23 course work and a practicum in the areas of assessment and counseling.

24 (5) Furnish satisfactory evidence to the ~~professional standards board~~ **department** that the  
25 applicant has at least one thousand two hundred (1,200) hours of school psychology experience  
26 beyond the master's degree level. At least six hundred (600) hours must be in a school setting  
27 under the supervision of any of the following:

- 28 (A) A physician licensed under IC 25-22.5.
- 29 (B) A psychologist licensed under IC 25-33.
- 30 (C) A school psychologist licensed under IC 20-1-1.4.

31 (6) Furnish satisfactory evidence to the ~~professional standards board~~ **department** that the  
32 applicant has completed, in addition to the requirements in subdivision (5), at least four hundred  
33 (400) hours of supervised experience in identification and referral of mental and behavioral  
34 disorders, including at least one (1) hour each week of direct personal supervision by a:

- 35 (A) physician licensed under IC 25-22.5;
- 36 (B) psychologist licensed under IC 25-33; or
- 37 (C) school psychologist endorsed under this chapter;

38 with at least ten (10) hours of direct personal supervision.

39 (7) Furnish satisfactory evidence to the ~~professional standards board~~ **department** that the  
40 applicant has completed, in addition to the requirements of subdivisions (5) and (6), fifty-two  
41 (52) hours of supervision with a physician licensed under IC 25-22.5, a psychologist licensed  
42 under IC 25-33, or a school psychologist endorsed under this chapter that meets the following  
43 requirements:

- 44 (A) The fifty-two (52) hours must be completed within at least twenty-four (24) consecutive  
45 months but not less than twelve (12) months.
- 46 (B) Not more than one (1) hour of supervision may be included in the total for each week.
- 47 (C) At least nine hundred (900) hours of direct client contact must take place during the total  
48 period under ~~subdivision clause~~ **(A).**



1 (8) Furnish satisfactory evidence to the ~~professional standards board~~ **department** that the  
2 applicant does not have a conviction for a crime that has a direct bearing on the applicant's ability  
3 to practice competently.

4 (9) Furnish satisfactory evidence to the ~~professional standards board~~ **department** that the  
5 applicant has not been the subject of a disciplinary action by a licensing or certification agency  
6 of any jurisdiction on the grounds that the applicant was not able to practice as a school  
7 psychologist without endangering the public.

8 (10) Pass the examination provided by the ~~professional standards board~~ **department**.

9 SECTION 118. IC 20-3-1-2-14 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
10 2005]: Sec. 14. "Parent" ~~has the meaning set forth in IC 20-1-1.8-8:~~ **means the individual who has**  
11 **legal custody of a child.**

12 SECTION 119. IC 20-5.5-1-1.3 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON  
13 PASSAGE]: Sec. 1.3. "ADM of the previous year" or "ADM of the prior year" has the meaning set  
14 forth in ~~IC 21-3-1.6-1.1(m):~~ **IC 21-3-1.6-1.1.**

15 SECTION 120. IC 20-5.5-1-5.5 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON  
16 PASSAGE]: Sec. 5.5. "Current ADM" has the meaning set forth in ~~IC 21-3-1.6-1.1(n):~~  
17 **IC 21-3-1.6-1.1.**

18 SECTION 121. IC 20-5.5-1-10 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
19 2005]: Sec. 10. "Parent" ~~has the meaning set forth in IC 20-1-1.8-8:~~ **means the individual who has**  
20 **legal custody of a child.**

21 SECTION 122. IC 20-5.5-7-3 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY  
22 1, 2006]: Sec. 3. (a) Not later than the date established by the department for determining average daily  
23 membership under IC 21-3-1.6-1.1(d), and after May 31, the organizer shall submit to the department  
24 the following information on a form prescribed by the department:

- 25 (1) The number of students enrolled in the charter school.
- 26 (2) The name and address of each student.
- 27 (3) The name of the school corporation in which the student has legal settlement.
- 28 (4) The name of the school corporation, if any, that the student attended during the immediately  
29 preceding school year.
- 30 (5) The grade level in which the student will enroll in the charter school.

31 The department shall verify the accuracy of the information reported.

32 (b) This subsection applies after December 31 of the calendar year in which a charter school begins  
33 its initial operation. The department shall distribute to the organizer the amount determined under  
34 IC 21-3-1.7 for the charter school. The department shall make a distribution under this subsection at  
35 the same time and in the same manner as the department makes a distribution under IC 21-3-1.7.

36 (c) The department shall provide to the department of local government finance the following  
37 information:

- 38 (1) For each county, the number of students who:
  - 39 (A) have legal settlement in the county; and
  - 40 (B) attend a charter school.
- 41 (2) The school corporation in which each student described in subdivision (1) has legal  
42 settlement.
- 43 (3) The charter school that a student described in subdivision (1) attends and the county in which  
44 the charter school is located.
- 45 (4) The amount determined under ~~IC 6-1.1-19-1.5(f) STEP EIGHT for 2004 and~~  
46 ~~IC 6-1.1-19-1.5(b) STEP SIX for 2005~~ **FIVE (D)** for each school corporation described in  
47 subdivision (2).
- 48 (5) The amount determined under STEP TWO of the following formula:



1 STEP ONE: Determine the product of:  
2 (A) the amount determined under ~~IC 21-3-1.7-6.7(d)~~ or ~~IC 21-3-1.7-6.7(e)~~ **IC 21-3-1.7-6.7**  
3 for a charter school described in subdivision (3); multiplied by  
4 (B) thirty-five hundredths (0.35).

5 STEP TWO: Determine the product of:  
6 (A) the STEP ONE amount; multiplied by  
7 (B) the current ADM of a charter school described in subdivision (3).

8 (6) The amount determined under STEP THREE of the following formula:  
9 STEP ONE: Determine the number of students described in subdivision (1) who:  
10 (A) attend the same charter school; and  
11 (B) have legal settlement in the same school corporation located in the county.

12 STEP TWO: Determine the subdivision (5) STEP ONE amount for a charter school described  
13 in STEP ONE (A).

14 STEP THREE: Determine the product of:  
15 (A) the STEP ONE amount; multiplied by  
16 (B) the STEP TWO amount.

17 SECTION 123. IC 20-5.5-7.5-4 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE  
18 JANUARY 1, 2006]: Sec. 4. (a) The amount of an advance under section 3 of this chapter for  
19 operational costs described in section 2(1) of this chapter may not exceed the amount determined  
20 under STEP THREE of the following formula:

21 STEP ONE: Determine the product of:  
22 (A) the charter school's enrollment reported under IC 20-5.5-7-3(a); multiplied by  
23 (B) the target revenue per ADM determined under ~~IC 21-3-1.7-6.7(d)~~ or ~~IC 21-3-1.7-6.7(e)~~  
24 **IC 21-3-1.7-6.7** for the charter school.

25 STEP TWO: Determine the quotient of:  
26 (A) the STEP ONE amount; divided by  
27 (B) two (2).

28 STEP THREE: Determine the product of:  
29 (A) the STEP TWO amount; multiplied by  
30 (B) one and fifteen-hundredths (1.15).

31 (b) The amount of an advance under section 3 of this chapter for operational costs described in  
32 section 2(2) of this chapter may not exceed the amount determined under STEP FOUR of the  
33 following formula:

34 STEP ONE: Determine the quotient of:  
35 (A) the target revenue per ADM determined under ~~IC 21-3-1.7-6.7(d)~~ or ~~IC 21-3-1.7-6.7(e)~~  
36 **IC 21-3-1.7-6.7** for the charter school; divided by  
37 (B) two (2).

38 STEP TWO: Determine the difference between:  
39 (A) the charter school's current ADM; minus  
40 (B) the charter school's ADM of the previous year.

41 STEP THREE: Determine the product of:  
42 (A) the STEP ONE amount; multiplied by  
43 (B) the STEP TWO amount.

44 STEP FOUR: Determine the product of:  
45 (A) the STEP THREE amount; multiplied by  
46 (B) one and fifteen-hundredths (1.15).

47 SECTION 124. IC 20-5.5-8-4 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
48 2005]: Sec. 4. Except as specifically provided in this article and the statutes listed in section 5 of this



1 chapter, the following do not apply to a charter school:

2 (1) Any Indiana statute applicable to a governing body or school corporation.

3 (2) A rule or guideline adopted by the Indiana state board of education.

4 (3) A rule or guideline adopted by the **advisory board of the division of professional standards**  
5 **board of the department of education** (established by ~~IC 20-1-1.4-2~~; **IC 20-1-1.4-3**), except  
6 for those rules that assist a teacher in gaining or renewing a standard or advanced license.

7 (4) A local regulation or policy adopted by a school corporation unless specifically incorporated  
8 in the charter.

9 SECTION 125. IC 20-6.1-1-0.5 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO  
10 READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: **Sec. 0.5. As used in this article, "advisory**  
11 **board" refers to the advisory board of the division of professional standards of the department**  
12 **of education established by IC 20-1-1.4-3.**

13 SECTION 126. IC 20-6.1-1-4 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
14 2005]: Sec. 4. (a) As used in this article, the term "license" refers to any document issued by the  
15 ~~professional standards board established by IC 20-1-1.4~~, **which department that** grants permission  
16 to serve as a particular kind of teacher. The term includes but is not necessarily limited to any  
17 certificate or permit issued by the ~~professional standards board~~; **department.**

18 (b) As used in this article, the term "kind of license" refers to the various types and grades of  
19 licenses.

20 SECTION 127. IC 20-6.1-1-8 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
21 2005]: Sec. 8. ~~Definition, "Teacher"~~. As used in this article, the term "teacher" means a professional  
22 person whose position in the school corporation requires certain ~~teacher training preparations~~  
23 **educational preparation** and licensing. The term includes, but is not limited to, any superintendent,  
24 supervisor, principal, attendance officer, teacher, or librarian.

25 SECTION 128. IC 20-6.1-2-1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
26 2005]: Sec. 1. (a) The ~~professional standards board established by IC 20-1-1.4~~ **department** shall:

27 (1) arrange a statewide system of professional instruction for teacher ~~training~~; **education;**

28 (2) accredit and inspect teacher ~~training education~~ schools and departments which comply with  
29 the rules of the ~~professional standards board~~; **department;**

30 (3) recommend and approve courses for the ~~training education~~ of particular kinds of teachers in  
31 accredited schools and departments; and

32 (4) specify the kinds of licenses for graduates of approved courses.

33 (b) **The department shall work with teacher education schools and departments to develop**  
34 **a system of teacher education that ensures individuals who graduate from the schools and**  
35 **departments are able to meet the highest professional standards.**

36 SECTION 129. IC 20-6.1-2-2 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
37 2005]: Sec. 2. (a) Each accredited school and department may use the word "accredited" in advertising  
38 its approved courses and the kind of teachers it is accredited to prepare. Each accredited school and  
39 department may enter into the student teaching agreements specified in IC 20-5-10.

40 (b) The ~~professional standards board~~ **department** shall revoke this right to use the word  
41 "accredited" when an accredited school or department refuses to abide by the ~~professional standards~~  
42 **advisory board's** rules.

43 SECTION 130. IC 20-6.1-3-1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
44 2005]: Sec. 1. The ~~board~~ **department** is responsible for the licensing of teachers.

45 SECTION 131. IC 20-6.1-3-2 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
46 2005]: Sec. 2. The **advisory** board may adopt rules for:

47 (1) the issuance of a substitute license; and

48 (2) the employment of substitute licensees.



1 A person may not serve as a substitute teacher without a license issued by the ~~board~~ **department**.

2 SECTION 132. IC 20-6.1-3-3 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
3 2005]: Sec. 3. (a) The ~~board~~ **department** shall designate:

- 4 (1) the grade average required for each kind of license; and
- 5 (2) the kinds of license to which the teachers' minimum salary laws apply, including  
6 nonrenewable one (1) year limited licenses.

7 (b) The ~~board~~ **department** shall determine details of licensing not provided in this chapter. These  
8 details may include requirements regarding:

- 9 (1) the conversion of one (1) kind of license into another;
- 10 (2) the accreditation of teacher ~~training education~~ schools and departments;
- 11 (3) the exchange and renewal of licenses;
- 12 (4) the endorsement of another state's license;
- 13 (5) the acceptance of credentials from teacher ~~training education~~ institutions of another state;
- 14 (6) the academic and professional preparation for each kind of license;
- 15 (7) the granting of permission to teach a high school subject area related to the subject area for  
16 which the teacher holds a license;
- 17 (8) the issuance of licenses on credentials;
- 18 (9) the kind of license for each school position;
- 19 (10) the size of an elementary school requiring a licensed principal; and
- 20 (11) other related matters.

21 However, the ~~board~~ **department** shall ~~not later than December 31, 1984~~, establish at least one (1)  
22 system for renewing a teaching license that does not require a graduate degree.

23 (c) The ~~board~~ **department** shall periodically publish bulletins regarding:

- 24 (1) the details described in subsection (b);
- 25 (2) information on the kinds of licenses issued;
- 26 (3) the rules governing the issuance of each kind of license; and
- 27 (4) other similar matters.

28 SECTION 133. IC 20-6.1-3-7 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
29 2005]: Sec. 7. (a) On the written recommendation of the state superintendent, the ~~board~~ **department**  
30 may suspend or revoke a license for:

- 31 (1) immorality;
- 32 (2) misconduct in office;
- 33 (3) incompetency; or
- 34 (4) willful neglect of duty.

35 However, for each suspension or revocation, the ~~board~~ **department** shall comply with IC 4-21.5-3.

36 (b) This subsection applies when a prosecuting attorney knows that a licensed employee of a public  
37 school (as defined in IC 20-10.1-1-2) or a nonpublic school has been convicted of an offense listed in  
38 subsection (d). The prosecuting attorney shall immediately give written notice of the conviction to the  
39 following:

- 40 (1) The state superintendent.
- 41 (2) Except as provided in subdivision (3), the superintendent of the school corporation that  
42 employs the licensed employee or the equivalent authority for the nonpublic school.
- 43 (3) The presiding officer of the governing body of the school corporation that employs the  
44 licensed employee, if the convicted licensed employee is the superintendent of the school  
45 corporation.

46 (c) The superintendent of a school corporation, presiding officer of the governing body, or  
47 equivalent authority for a nonpublic school shall immediately notify the state superintendent when the  
48 person knows that a current or former licensed employee of the public school or nonpublic school has



1 been convicted of an offense listed in subsection (d).  
2 (d) The ~~board~~, **department**, after holding a hearing on the matter, shall permanently revoke the  
3 license of a person who is known by the ~~board~~ **department** to have been convicted of any of the  
4 following felonies:

- 5 (1) Kidnapping (IC 35-42-3-2), if the victim is less than eighteen (18) years of age.
- 6 (2) Criminal confinement (IC 35-42-3-3), if the victim is less than eighteen (18) years of age.
- 7 (3) Rape (IC 35-42-4-1), if the victim is less than eighteen (18) years of age.
- 8 (4) Criminal deviate conduct (IC 35-42-4-2), if the victim is less than eighteen (18) years of age.
- 9 (5) Child molesting (IC 35-42-4-3).
- 10 (6) Child exploitation (IC 35-42-4-4(b)).
- 11 (7) Vicarious sexual gratification (IC 35-42-4-5).
- 12 (8) Child solicitation (IC 35-42-4-6).
- 13 (9) Child seduction (IC 35-42-4-7).
- 14 (10) Sexual misconduct with a minor (IC 35-42-4-9).
- 15 (11) Incest (IC 35-46-1-3), if the victim is less than eighteen (18) years of age.
- 16 (12) Dealing in or manufacturing cocaine, a narcotic drug, or methamphetamine (IC 35-48-4-1).
- 17 (13) Dealing in a schedule I, II, or III controlled substance (IC 35-48-4-2).
- 18 (14) Dealing in a schedule IV controlled substance (IC 35-48-4-3).
- 19 (15) Dealing in a schedule V controlled substance (IC 35-48-4-4).
- 20 (16) Dealing in a counterfeit substance (IC 35-48-4-5).
- 21 (17) Dealing in marijuana, hash oil, or hashish (IC 35-48-4-10(b)).

22 (e) A license may be suspended by the state superintendent as specified in IC 20-6.1-4-13.

23 SECTION 134. IC 20-6.1-3-7.1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY  
24 1, 2005]: Sec. 7.1. (a) As used in this section, "applicant" refers to an applicant for:

- 25 (1) a new license;
- 26 (2) a renewal license; or
- 27 (3) a substitute teacher certificate;

28 issued by the ~~board~~ **department**.

29 (b) As used in this section, "limited criminal history" has the meaning set forth in IC 10-13-3-11.

30 (c) As used in this section, "disposition" has the meaning set forth in IC 10-13-3-7.

31 (d) An applicant must do the following:

- 32 (1) Submit a request to the Indiana central repository for limited criminal history information  
33 under IC 10-13-3.
- 34 (2) Obtain a copy of the limited criminal history for the applicant from the repository's records.
- 35 (3) Submit to the ~~board~~ **department** the limited criminal history for the applicant.
- 36 (4) Submit to the ~~board~~ **department** a document verifying a disposition that does not appear on  
37 the limited criminal history for the applicant.

38 (e) The ~~board~~ **department** may deny the issuance of a license or certificate to an applicant who is  
39 convicted of an offense for which the individual's license may be revoked or suspended under this  
40 chapter.

41 (f) The ~~board~~ **department** must use the information obtained under this section in accordance with  
42 IC 10-13-3-29.

43 (g) An applicant is responsible for all costs associated with meeting the requirements of this  
44 section.

45 SECTION 135. IC 20-6.1-3-8 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
46 2005]: Sec. 8. (a) The ~~board~~ **department** shall keep a record of:

- 47 (1) all licenses issued;
- 48 (2) all licenses in force; and



1 (3) the academic preparation, professional preparation, and teaching experience of each applicant  
2 for a license or a license renewal.

3 (b) Each superintendent shall register and keep a record of:

- 4 (1) the kind of license held by each teacher;
- 5 (2) each teacher's date of first employment; and
- 6 (3) each teacher's annual or monthly salary.

7 SECTION 136. IC 20-6.1-3-9 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
8 2005]: Sec. 9. (a) The ~~board~~ **department** shall not renew the junior high/middle school or secondary  
9 education license of a teacher on the basis of the teacher obtaining a graduate degree unless the teacher  
10 completes at least the equivalent of eighteen (18) semester hours beyond the teacher's undergraduate  
11 degree in any combination of courses in the teacher's major, minor, primary, supporting, or  
12 endorsement areas. These semester hours may include graduate hours, undergraduate hours, or both,  
13 as determined by the ~~board~~ **department**.

14 (b) The **advisory** board may adopt rules under IC 4-22-2 to create exceptions to subsection (a), and  
15 may grant individual waivers to subsection (a).

16 (c) This section does not apply to anyone who, on or before September 1, 1985, has earned more  
17 than the equivalent of twelve (12) semester hours of graduate credit.

18 SECTION 137. IC 20-6.1-3-10.1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY  
19 1, 2005]: Sec. 10.1. (a) The ~~board~~ **department** may not grant an initial standard license to an  
20 individual unless the individual has demonstrated proficiency in the following areas on a written  
21 examination or through other procedures prescribed by the ~~board~~ **department**:

- 22 (1) Basic reading, writing, and mathematics.
- 23 (2) Pedagogy.
- 24 (3) Knowledge of the areas in which the individual is required to have a license to teach.
- 25 (4) If the individual is seeking to be licensed as an elementary school teacher, comprehensive  
26 reading instruction skills, including:
  - 27 (A) phonemic awareness; and
  - 28 (B) phonics instruction.

29 (b) An individual's license examination score may not be disclosed by the ~~board~~ **department**  
30 without the individual's consent unless specifically required by state or federal statute or court order.

31 (c) The **advisory** board shall adopt rules under IC 4-22-2 to do the following:

- 32 (1) Adopt, validate, and implement the examination or other procedures required by subsection  
33 (a).
- 34 (2) Establish examination scores indicating proficiency.
- 35 (3) Otherwise carry out the purposes of this section.

36 (d) The **advisory** board shall adopt rules under IC 4-22-2 establishing the conditions under which  
37 the requirements of this section may be waived for individuals holding valid ~~teachers~~ **teacher's**  
38 licenses issued by another state.

39 (e) Subsection (a) does not apply to individuals holding Indiana limited, reciprocal, or standard  
40 teaching licenses on June 30, 1985.

41 (f) If the ~~board~~ **department** is notified by the department of state revenue that a person is on the  
42 most recent tax warrant list, the ~~board~~ **department** may not grant an initial standard license to the  
43 person until:

- 44 (1) the person provides the ~~board~~ **department** with a statement from the department of state  
45 revenue indicating that the person's delinquent tax liability has been satisfied; or
- 46 (2) the ~~board~~ **department** receives a notice from the commissioner of the department of state  
47 revenue under IC 6-8.1-8-2(k).

48 SECTION 138. IC 20-6.1-3-11 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,



1 2005]: Sec. 11. (a) As used in this section, "program" refers to the transition to teaching program  
2 established by subsection (b).

3 (b) The transition to teaching program is established to accomplish the following:

4 (1) Facilitate the transition into the teaching profession of competent professionals in fields other  
5 than teaching.

6 (2) Allow competent professionals who do not hold a teaching license to earn and be issued a  
7 teaching license through participation in and satisfactory completion of the program.

8 (c) Subject to the requirements of this section, the **board department** shall develop and administer  
9 the program. The **board department** shall determine the details of the program that are not included  
10 in this section.

11 (d) Each accredited teacher **training education** school and department shall establish a course of  
12 study that constitutes the higher education component of the program. The higher education  
13 component required under this subsection must comply with the following requirements:

14 (1) Include the following study requirements:

15 (A) For a program participant who seeks to obtain a license to teach in grade 6 through grade  
16 12, up to eighteen (18) credit hours of study or the equivalent that prepare a program  
17 participant to meet Indiana standards for teaching in the subject areas corresponding to the  
18 area in which the program participant has met the education requirements under subsection  
19 (e), unless the program participant demonstrates that the program participant requires fewer  
20 credit hours of study to meet Indiana standards for teaching.

21 (B) For a program participant who seeks to obtain a license to teach in kindergarten through  
22 grade 5, twenty-four (24) credit hours of study or the equivalent, which must include at least  
23 six (6) credit hours in the teaching of reading, that prepare a program participant to meet  
24 Indiana standards for teaching, unless the program participant demonstrates that the program  
25 participant requires fewer credit hours of study to meet Indiana standards for teaching.

26 (2) Focus on the communication of knowledge to students.

27 (3) Include suitable field or classroom experiences if the program participant does not have  
28 teaching experience.

29 (e) A person who wishes to participate in the program must have one (1) of the following  
30 qualifications:

31 (1) For a program participant who seeks to obtain a license to teach in grade 6 through grade 12,  
32 one (1) of the following:

33 (A) A bachelor's degree or the equivalent with a grade point average of three (3.0) on a four  
34 (4.0) scale from an accredited institution of higher education in the subject area that the person  
35 intends to teach.

36 (B) A graduate degree from an accredited institution of higher education in the subject area  
37 that the person intends to teach.

38 (C) Both:

39 (i) a bachelor's degree from an accredited institution of higher education with a grade point  
40 average of two and five-tenths (2.5) on a four (4) point scale; and

41 (ii) five (5) years of professional experience;  
42 in the subject area that the person intends to teach.

43 (2) For a program participant who seeks to obtain a license to teach in kindergarten through grade  
44 5, one (1) of the following:

45 (A) A bachelor's degree or the equivalent with a grade point average of three (3.0) on a four  
46 (4.0) scale from an accredited institution of higher education.

47 (B) Both:

48 (i) a bachelor's degree from an accredited institution of higher education with a grade point



1 average of two and five-tenths (2.5) on a four (4.0) point scale; and  
2 (ii) five (5) years of professional experience in an education-related field.

3 (f) The **board department** shall grant an initial standard license to a program participant who does  
4 the following:

5 (1) Successfully completes the higher education component of the program.  
6 (2) Demonstrates proficiency through a written examination in:  
7 (A) basic reading, writing, and mathematics;  
8 (B) pedagogy; and  
9 (C) knowledge of the areas in which the program participant is required to have a license to  
10 teach;  
11 under section 10.1(a) of this chapter.

12 (3) Participates successfully in a beginning teacher internship program under IC 20-6.1-8  
13 (repealed) that includes implementation in a classroom of the teaching skills learned in the higher  
14 education component of the program.

15 (4) Receives a successful assessment of teaching skills upon completion of the beginning teacher  
16 internship program from the administrator of the school where the beginning teacher internship  
17 program takes place, or, if the program participant does not receive a successful assessment,  
18 **participates continues participation** in the beginning teacher internship program. ~~for a second~~  
19 ~~year, as provided under IC 20-6.1-8-13 (repealed). The appeals provisions of IC 20-6.1-8-14~~  
20 ~~(repealed) apply to an assessment under this subdivision.~~

21 (g) This subsection applies to a program participant who has a degree described in subsection (e)  
22 that does not include all the content areas of a standard license issued by the ~~board~~ **department**. The  
23 **board department** shall issue an initial standard license that is restricted to only the content areas in  
24 which the program participant has a degree unless the program participant demonstrates sufficient  
25 knowledge in other content areas of the license.

26 (h) A school corporation may hire a program participant to teach only in the subject area in which  
27 the participant meets the qualifications set forth under subsection (e).

28 (i) After receiving an initial standard license under subsection (f) or (g), a program participant who  
29 seeks to renew the participant's initial standard license must meet the same requirements as other  
30 candidates for license renewal.

31 (j) The **advisory** board may adopt rules under IC 4-22-2 to administer this section. Rules adopted  
32 under this subsection must include a requirement that accredited teacher **training education** schools  
33 and departments submit an annual report to the **board department** of the number of individuals who:  
34 (1) enroll in; and  
35 (2) complete;  
36 the program.

37 SECTION 139. IC 20-6.1-5-1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
38 2005]: Sec. 1. Computation of minimum salary shall be made each school year on the basis of the  
39 teacher's ~~training; education~~, experience, and degree, completed as of the first day of service. If a  
40 teacher is licensed by the ~~professional standards board~~ **department** on the first day of service in the  
41 current school year or on another date as agreed by the school employer and the exclusive  
42 representative under IC 20-7.5, the minimum salary of the public school teacher is as follows:  
43 (1) The minimum salary of a teacher who has completed four (4) years or one hundred forty-four  
44 (144) weeks of professional ~~training; education~~, for service during a nine (9) months school term,  
45 is five thousand two hundred dollars (\$5,200). To this salary, an increment of one hundred fifty  
46 dollars (\$150) shall be added for each of the first ten (10) years of experience. An increment of  
47 two hundred fifty dollars (\$250) shall be added to this salary after the fifteenth year and again  
48 after the twentieth year of experience.



1 (2) The minimum salary of a teacher who has completed five (5) years or one hundred eighty  
2 (180) weeks of professional ~~training; education~~, for service during a nine (9) months school term,  
3 is five thousand five hundred dollars (\$5,500). To this salary, an increment of one hundred fifty  
4 dollars (\$150) shall be added for each of the first eighteen (18) years of experience. An increment  
5 of three hundred dollars (\$300) shall be added to this salary after each of the following years of  
6 experience:

7 (A) The nineteenth.

8 (B) The twentieth.

9 (C) The twenty-second.

10 (D) The twenty-fourth.

11 (E) The twenty-sixth.

12 (F) The thirtieth.

13 (3) The beginning salary of a teacher who has completed less than four (4) years of professional  
14 ~~training; education~~, for service during a nine (9) months school term, is four thousand seven  
15 hundred dollars (\$4,700). To this salary, an increment of one hundred twenty dollars (\$120) shall  
16 be added after each of the first ten (10) years of experience.

17 SECTION 140. IC 20-6.1-5-2 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
18 2005]: Sec. 2. (a) If the school term of or contract with a school corporation is more or less than nine  
19 (9) months, the minimum salary as set forth in section 1 of this chapter shall be proportionately  
20 increased or decreased.

21 (b) The ~~professional standards board~~ **department** shall require:

22 (1) a bachelor's degree from an accredited teacher ~~training education~~ institution for each teacher  
23 seeking to qualify for the first time for classification under section 1(1) of this chapter; and

24 (2) a master's degree for each teacher seeking to qualify for the first time for classification under  
25 section 1(2) of this chapter. Five (5) years of ~~training education~~ may not be recognized unless  
26 at least a bachelor's degree has been completed.

27 (c) In fixing the annual salary of teachers when contracting with them or when distributing state  
28 funds, a fraction of less than one-half (1/2) of a dollar is dropped while a fraction of one-half (1/2) or  
29 more is adjusted to the next whole dollar.

30 SECTION 141. IC 20-6.1-5-4 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
31 2005]: Sec. 4. (a) A person who:

32 (1) holds: ~~a~~

33 (A) ~~a~~ professional license;

34 (B) ~~a~~ provisional license;

35 (C) ~~a~~ limited license; or

36 (D) an equivalent license, which is issued by the ~~professional standards board; department;~~  
37 and

38 (2) serves as an occasional substitute teacher;

39 shall be compensated on the pay schedule for substitutes of the school corporation ~~he the person~~  
40 serves.

41 (b) A person who:

42 (1) holds a:

43 (A) professional license; or

44 (B) provisional license; and

45 (2) serves as a substitute teacher in the same teaching position for more than fifteen (15)  
46 consecutive school days;

47 shall be compensated on the regular pay schedule for teachers of the school corporation ~~he the person~~  
48 serves.



1 SECTION 142. IC 20-8.1-3-13 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
2 2005]: Sec. 13. With the exception of ex officio attendance officers, no person may hold the position  
3 of attendance officer unless ~~he~~ **the person** has complied with all standards of the ~~professional~~  
4 ~~standards board~~ **department** and has been properly licensed by ~~that body:~~ **the department.**

5 SECTION 143. IC 20-8.1-6.1-6.1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY  
6 1, 2005]: Sec. 6.1. (a) A school corporation may enter into an agreement with:

7 (1) a nonprofit corporation that operates a federally approved education program; or

8 (2) a nonprofit corporation that:

9 (A) is exempt from federal income taxation under Section 501(c)(3) of the Internal Revenue  
10 Code;

11 (B) for its classroom instruction, employs teachers who are certified by the ~~professional~~  
12 ~~standards board;~~ **department;**

13 (C) employs other professionally and state licensed staff as appropriate; and

14 (D) educates children who:

15 (i) have been suspended, expelled, or excluded from a public school in that school  
16 corporation and have been found to be emotionally disturbed;

17 (ii) have been placed with the nonprofit corporation by court order;

18 (iii) have been referred by a local health department; or

19 (iv) have been placed in a state licensed private or public health care or child care facility  
20 as described in section 5(b) of this chapter;

21 in order to provide a student with an individualized education program that is the most suitable  
22 educational program available.

23 (b) If a school corporation that is a transferee corporation enters into an agreement as described in  
24 subsection (a), the school corporation shall pay to the nonprofit corporation an amount agreed upon  
25 from the transfer tuition of the student. The amount agreed upon may not exceed the transfer tuition  
26 costs that otherwise would be payable to the transferee corporation.

27 (c) If a school corporation that is a transferor corporation enters into an agreement as described in  
28 subsection (a), the school corporation shall pay to the nonprofit corporation an amount agreed upon  
29 which may not exceed the transfer tuition costs that otherwise would be payable to a transferee school  
30 corporation.

31 SECTION 144. IC 20-8.1-6.1-8 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE  
32 JANUARY 1, 2006]: Sec. 8. (a) As used in this section, the following terms have the following  
33 meanings:

34 (1) "Class of school" refers to a classification of each school or program in the transferee  
35 corporation by the grades or special programs taught at the school. Generally, these  
36 classifications are denominated as kindergarten, elementary school, middle school or junior high  
37 school, high school, and special schools or classes, such as schools or classes for special  
38 education, vocational training, or career education.

39 (2) "ADM" means the following:

40 (A) For purposes of allocating to a transfer student state distributions under IC 21-1-30  
41 (primetime), "ADM" as computed under IC 21-1-30-2.

42 (B) For all other purposes, "ADM" as set forth in IC 21-3-1.6-1.1.

43 (3) "Pupil enrollment" means the following:

44 (A) The total number of students in kindergarten through grade 12 who are enrolled in a  
45 transferee school corporation on a date determined by the Indiana state board of education.

46 (B) The total number of students enrolled in a class of school in a transferee school  
47 corporation on a date determined by the Indiana state board of education.

48 However, a kindergarten student shall be counted under clauses (A) and (B) as one-half (1/2) a



1 student.

2 (4) "Special equipment" means equipment that during a school year:

3 (A) is used only when a child with disabilities is attending school;

4 (B) is not used to transport a child to or from a place where the child is attending school;

5 (C) is necessary for the education of each child with disabilities that uses the equipment, as  
6 determined under the individualized instruction program for the child; and

7 (D) is not used for or by any child who is not a child with disabilities.

8 The Indiana state board of education may select a different date for counts under subdivision (3).  
9 However, the same date shall be used for all school corporations making a count for the same class  
10 of school.

11 (b) Each transferee corporation is entitled to receive for each school year on account of each  
12 transferred student, except a student transferred under section 3 of this chapter, transfer tuition from  
13 the transferor corporation or the state as provided in this chapter. Transfer tuition equals the amount  
14 determined under STEP THREE of the following formula:

15 STEP ONE: Allocate to each transfer student the capital expenditures for any special equipment  
16 used by the transfer student and a proportionate share of the operating costs incurred by the  
17 transferee school for the class of school where the transfer student is enrolled.

18 STEP TWO: If the transferee school included the transfer student in the transferee school's ADM  
19 for a school year, allocate to the transfer student a proportionate share of the following general  
20 fund revenues of the transferee school for, except as provided in clause (C), the calendar year in  
21 which the school year ends:

22 (A) The following state distributions that are computed in any part using ADM or other pupil  
23 count in which the student is included:

24 (i) Primetime grant under IC 21-1-30.

25 (ii) Tuition support for basic programs. ~~and at-risk weights under IC 21-3-1.7-8 (before~~  
26 ~~January 1, 1996) and only for basic programs (after December 31, 1995).~~

27 (iii) Enrollment growth grant under IC 21-3-1.7-9.5 **before 2006.**

28 ~~(iv) At-risk grant under IC 21-3-1.7-9.7.~~

29 ~~(v) (iv) Academic honors diploma award under IC 21-3-1.7-9.8.~~

30 ~~(vi) (v) Vocational education grant under IC 21-3-12.~~

31 ~~(vii) (vi) Special education grant under IC 21-3-2.1.~~

32 ~~(viii) The portion of the ADA flat grant that is available for the payment of general~~  
33 ~~operating expenses under IC 21-3-4.5-2(b)(1).~~

34 (B) For school years beginning after June 30, 1997, Property tax levies **(as defined in**  
35 **IC 6-1.1-19) received for deposit in the calendar year in which the school year begins.**

36 (C) For school years beginning after June 30, 1997, Excise tax revenue (as defined in  
37 IC 21-3-1.7-2) received for deposit in the calendar year in which the school year begins.

38 (D) For school years beginning after June 30, 1997, Allocations to the transferee school under  
39 **IC 6-3.5 received for deposit in the calendar year in which the school year begins.**

40 STEP THREE: Determine the greater of:

41 (A) zero (0); or

42 (B) the result of subtracting the STEP TWO amount from the STEP ONE amount.

43 If a child is placed in an institution or facility in Indiana under a court order, the institution or facility  
44 shall charge the county office of the county of the student's legal settlement under IC 12-19-7 for the  
45 use of the space within the institution or facility (commonly called capital costs) that is used to provide  
46 educational services to the child based upon a prorated per student cost.

47 (c) Operating costs shall be determined for each class of school where a transfer student is enrolled.

48 The operating cost for each class of school is based on the total expenditures of the transferee



1 corporation for the class of school from its general fund expenditures as specified in the classified  
2 budget forms prescribed by the state board of accounts. This calculation excludes:

- 3 (1) capital outlay;
- 4 (2) debt service;
- 5 (3) costs of transportation;
- 6 (4) salaries of board members;
- 7 (5) contracted service for legal expenses; and
- 8 (6) any expenditure which is made out of the general fund from extracurricular account receipts;

9 for the school year.

10 (d) The capital cost of special equipment for a school year is equal to:

- 11 (1) the cost of the special equipment; divided by
- 12 (2) the product of:
  - 13 (A) the useful life of the special equipment, as determined under the rules adopted by the
  - 14 Indiana state board of education; multiplied by
  - 15 (B) the number of students using the special equipment during at least part of the school year.

16 (e) When an item of expense or cost described in subsection (c) cannot be allocated to a class of  
17 school, it shall be prorated to all classes of schools on the basis of the pupil enrollment of each class  
18 in the transferee corporation compared to the total pupil enrollment in the school corporation.

19 (f) Operating costs shall be allocated to a transfer student for each school year by dividing:

- 20 (1) the transferee school corporation's operating costs for the class of school in which the transfer
- 21 student is enrolled; by
- 22 (2) the pupil enrollment of the class of school in which the transfer student is enrolled.

23 When a transferred student is enrolled in a transferee corporation for less than the full school year of  
24 pupil attendance, the transfer tuition shall be calculated by the portion of the school year for which the  
25 transferred student is enrolled. A school year of pupil attendance consists of the number of days school  
26 is in session for pupil attendance. A student, regardless of the student's attendance, is enrolled in a  
27 transferee school unless the student is no longer entitled to be transferred because of a change of  
28 residence, the student has been excluded or expelled from school for the balance of the school year  
29 or for an indefinite period, or the student has been confirmed to have withdrawn from school. The  
30 transferor and the transferee corporation may enter into written agreements concerning the amount of  
31 transfer tuition due in any school year. Where an agreement cannot be reached, the amount shall be  
32 determined by the Indiana state board of education, and costs may be established, when in dispute, by  
33 the state board of accounts.

34 (g) A transferee school shall allocate revenues described in subsection (b) STEP TWO to a transfer  
35 student by dividing:

- 36 (1) the total amount of revenues received; by
- 37 (2) the ADM of the transferee school for the school year that ends in the calendar year in which
- 38 the revenues are received.

39 However, for state distributions under IC 21-1-30, IC 21-3-2.1, IC 21-3-12, or any other statute that  
40 computes the amount of a state distribution using less than the total ADM of the transferee school, the  
41 transferee school shall allocate the revenues to the transfer student by dividing the revenues that the  
42 transferee school is eligible to receive in a calendar year by the pupil count used to compute the state  
43 distribution.

44 (h) In lieu of the payments provided in subsection (b), the transferor corporation or state owing  
45 transfer tuition may enter into a long term contract with the transferee corporation governing the  
46 transfer of students. This contract is for a maximum period of five (5) years with an option to renew,  
47 and may specify a maximum number of pupils to be transferred and fix a method for determining the  
48 amount of transfer tuition and the time of payment, which may be different from that provided in



1 section 9 of this chapter.

2 (i) If the school corporation can meet the requirements of ~~IC 21-1-30-5~~; **IC 21-1-30-5.5**, it may  
3 negotiate transfer tuition agreements with a neighboring school corporation that can accommodate  
4 additional students. Agreements under this section may be for one (1) year or longer and may fix a  
5 method for determining the amount of transfer tuition or time of payment that is different from the  
6 method, amount, or time of payment that is provided in this section or section 9 of this chapter. A  
7 school corporation may not transfer a student under this section without the prior approval of the  
8 child's parent or guardian.

9 (j) If a school corporation experiences a net financial impact with regard to transfer tuition that is  
10 negative for a particular school year as described in IC 6-1.1-19-5.1, the school corporation may appeal  
11 for an excessive levy as provided under IC 6-1.1-19-5.1.

12 SECTION 145. IC 20-10.1-4-4.5 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY  
13 1, 2005]: Sec. 4.5. (a) Notwithstanding IC 20-10.1-1-0.5, this section applies only to public schools  
14 (as defined in IC 20-10.1-1-2).

15 (b) As used in this section, "good citizenship instruction" means integrating into the current  
16 curriculum instruction that stresses the nature and importance of the following:

- 17 (1) Being honest and truthful.
- 18 (2) Respecting authority.
- 19 (3) Respecting the property of others.
- 20 (4) Always doing one's personal best.
- 21 (5) Not stealing.
- 22 (6) Possessing the skills necessary to live peaceably in society and not resorting to violence to  
23 settle disputes, including methods of conflict resolution.
- 24 (7) Taking personal responsibility for obligations to family and community.
- 25 (8) Taking personal responsibility for earning a livelihood.
- 26 (9) Treating others the way one would want to be treated.
- 27 (10) Respecting the national flag, the Constitution of the United States, and the Constitution of  
28 the State of Indiana.
- 29 (11) Respecting one's parents and home.
- 30 (12) Respecting one's self.
- 31 (13) Respecting the rights of others to have their own views and religious beliefs.

32 (c) The department shall identify and make available to school corporations models of conflict  
33 resolution instruction, which may consist of a program of teacher **training education** with application  
34 of the techniques to the children in the classroom, to assist school corporations in complying with this  
35 section.

36 SECTION 146. IC 20-10.1-4-12 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY  
37 1, 2005]: Sec. 12. (a) To:

- 38 (1) educate students on the importance of their future career choices;
  - 39 (2) prepare students for the realities inherent in the work environment; and
  - 40 (3) instill in students work values that will enable them to succeed in their respective careers;
- 41 ~~and beginning with the 1994-95 school year~~, each school within a school corporation shall include in  
42 the school's curriculum for all students in grades 1 through 12 instruction concerning employment  
43 matters and work values.

44 (b) Each school shall:

- 45 (1) integrate within the curriculum instruction that is; or
  - 46 (2) conduct activities or special events periodically that are;
- 47 designed to foster overall career awareness and career development as described in subsection (a).

48 (c) The department shall develop career awareness and career development models as described



1 in subsection (d) to assist schools in complying with this section.  
2 (d) The models shall be developed in accordance with the following:  
3 (1) For grades 1 through 5, career awareness models to introduce students to work values and  
4 basic employment concepts.  
5 (2) For grades 6 through 8, initial career information models that focus on career choices as they  
6 relate to student interest and skills.  
7 (3) For grades 9 through 10, career exploration models that offer students insight into future  
8 employment options.  
9 (4) For grades 11 through 12, career preparation models that provide job or further education  
10 counseling, including the following:  
11 (A) Initial job counseling, including the utilization of job service officers to provide school  
12 based assessment, information, and guidance on employment options and the rights of students  
13 as employees.  
14 (B) Workplace orientation visits.  
15 (C) On-the-job experience exercises.  
16 (e) The department, with assistance from the department of labor and the department of workforce  
17 development, shall:  
18 (1) develop and make available teacher guides; and  
19 (2) conduct seminars or other teacher ~~training~~ **education** activities;  
20 to assist teachers in providing the instruction described in this section.  
21 (f) The department shall, with assistance from the department of workforce development, design  
22 and implement innovative career preparation demonstration projects for students in at least grade 9.  
23 SECTION 147. IC 20-10.1-7-12.5 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY  
24 1, 2005]: Sec. 12.5. (a) A school corporation may enter into an agreement with:  
25 (1) another school corporation;  
26 (2) an accredited nonpublic school; or  
27 (3) entities described in both subdivisions (1) and (2);  
28 to offer a joint summer school program for high school students under this section.  
29 (b) An agreement under this section must:  
30 (1) designate one (1) participating school corporation as the local education agency for the joint  
31 educational program; and  
32 (2) specify how the costs of the joint summer school program, including compensation for  
33 teachers, will be allocated among the parties to the agreement.  
34 (c) The parties to an agreement under subsection (a) may provide educational programs:  
35 (1) that are not regularly provided as part of the established curriculum during the school year;  
36 and  
37 (2) for which a student who successfully completes a program may receive high school and  
38 college credit under an articulation agreement or dual credit provision under IC 20-10.1-4.4-9,  
39 IC 20-12-1-9, or IC 20-12-17.1.  
40 (d) Except as provided in subsection (e), an instructor for an educational program described in  
41 subsection (c) must be:  
42 (1) licensed under IC 20-6.1; or  
43 (2) granted a substitute teacher's license by the ~~professional standards board~~: **department**.  
44 (e) If the school superintendent of the school corporation that is the local education agency  
45 determines that there:  
46 (1) is not a qualified licensed teacher available from the entities entering into an agreement under  
47 subsection (a); and  
48 (2) is a qualified postsecondary instructor available;



1 to instruct in an educational program described under subsection (c), the superintendent may request  
2 the ~~professional standards board~~ **department** to issue a substitute teacher's license to the instructor  
3 of an educational program described in subsection (c).

4 (f) If the ~~professional standards board~~ **department** finds that there is not a qualified licensed  
5 teacher available from the entities entering into an agreement under subsection (a) to instruct in an  
6 educational program described under subsection (c), the ~~professional standards board~~ **department** may  
7 issue a substitute teacher's license to the instructor of an educational program described in subsection  
8 (c).

9 (g) An instructor for an educational program described under subsection (c) must be compensated  
10 at the same rate as that determined for a teacher under IC 20-6.1-4-8 and the local education agency's  
11 contract with certificated employees.

12 (h) The board shall adopt rules under IC 4-22-2 to govern the distribution of state funds for  
13 purposes of this section.

14 SECTION 148. IC 20-10.1-16-5 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY  
15 1, 2005]: Sec. 5. (a) The purposes of the ISTEP program developed under this chapter are as follows:

- 16 (1) To assess the strengths and weaknesses of school performance.
- 17 (2) To assess the effects of state and local educational programs.
- 18 (3) To compare achievement of students in Indiana to achievement of students on a national  
19 basis.
- 20 (4) To provide a source of information for state and local decision makers with regard to  
21 educational matters, including the following:
  - 22 (A) The overall academic progress of students.
  - 23 (B) The need for new or revised educational programs.
  - 24 (C) The need to terminate existing educational programs.
  - 25 (D) Student readiness for postsecondary school experiences.
  - 26 (E) Overall curriculum development and revision activities.
  - 27 (F) Identifying students who may need remediation under IC 20-10.1-17.
  - 28 (G) Diagnosing individual student needs.
  - 29 (H) Teacher **training education** and staff development activities.

30 (b) To carry out the purposes described in subsection (a), each English/language arts and  
31 mathematics test developed for use under ISTEP must include the following:

- 32 (1) A method of testing basic skills appropriate for the designated grade level, including multiple  
33 choice questions.
- 34 (2) A method of testing applied skills appropriate for the designated grade level, including short  
35 answer or essay questions and the solving of arithmetic or mathematical problems.
- 36 (3) A method of testing and grading that will allow comparison with national and international  
37 academic standards.

38 SECTION 149. IC 20-10.2-8-1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
39 2005]: Sec. 1. (a) The ~~professional standards board~~; ~~in consultation with the~~ department shall develop  
40 guidelines for use by accredited teacher **training education** institutions and departments in preparing  
41 individuals to teach in various environments.

42 (b) The guidelines developed under subsection (a) must include courses and methods that assist  
43 individuals in developing cultural competency.

44 SECTION 150. IC 20-10.2-8-2 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
45 2005]: Sec. 2. The department ~~in consultation with the professional standards board~~; shall develop and  
46 make available to school corporations and nonpublic schools materials that assist teachers,  
47 administrators, and staff in a school in developing cultural competency for use in providing  
48 professional and staff development programs.



1 SECTION 151. IC 20-12-0.5-8 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON  
2 PASSAGE]: Sec. 8. The commission shall have the following powers and duties:

3 (1) To develop, continually keep current, and implement a long range plan for postsecondary  
4 education. In developing this plan, the commission shall take into account the plans and interests  
5 of the state private institutions, anticipated enrollments in state postsecondary institutions,  
6 financial needs of students, and other factors pertinent to the quality of educational opportunity  
7 available to the citizens of Indiana. The plan shall define the educational missions and the  
8 projected enrollments of the various state educational institutions.

9 (2) To consult with and make recommendations to the commission on vocational and technical  
10 education within the department of workforce development on all postsecondary vocational  
11 education programs. The commission shall biennially prepare a plan for implementing  
12 postsecondary vocational education programming after considering the long range state plan  
13 developed under IC 20-1-18.3-10. The commission shall submit this plan to the commission on  
14 vocational and technical education within the department of workforce development for its  
15 review and recommendations, and shall specifically report on how the plan addresses preparation  
16 for employment.

17 (3) To make recommendations to the general assembly and the governor concerning the long  
18 range plan, and prepare to submit drafts and proposed legislation needed to implement the plan.  
19 The commission may also make recommendations to the general assembly concerning the plan  
20 for postsecondary vocational education under subdivision (2).

21 (4) To review the legislative request budgets of all state educational institutions preceding each  
22 session of the general assembly and to make recommendations concerning appropriations and  
23 bonding authorizations to state educational institutions including public funds for financial aid  
24 to students by any state agency. The commission may review all programs of any state  
25 educational institution, regardless of the source of funding, and may make recommendations to  
26 the governing board of the institution, the governor, and the general assembly concerning the  
27 funding and the disposition of the programs. In making this review, the commission may request  
28 and shall receive, in such form as may reasonably be required, from all state educational  
29 institutions, complete information concerning all receipts and all expenditures.

30 (5) To submit to the commission on vocational and technical education within the department of  
31 workforce development for its review under IC 20-1-18.3-15 the legislative budget requests  
32 prepared by state educational institutions for state and federal funds for vocational education.  
33 These budget requests shall be prepared upon request of the budget director, shall cover the  
34 period determined by the budget director, and shall be made available to the commission within  
35 the department of workforce development before review by the budget committee.

36 (6) To make, or cause to be made, studies of the needs for various types of postsecondary  
37 education and to make recommendations to the general assembly and the governor concerning  
38 the organization of these programs. The commission shall make or cause to be made studies of  
39 the needs for various types of postsecondary vocational education and shall submit to the  
40 commission on vocational and technical education within the department of workforce  
41 development the commission's findings in this regard.

42 (7) To approve or disapprove the establishment of any new branches, regional or other campuses,  
43 or extension centers or of any new college or school, or the offering on any campus of any  
44 additional associate, baccalaureate, or graduate degree, or of any additional program of two (2)  
45 semesters, or their equivalent in duration, leading to a certificate or other indication of  
46 accomplishment. After March 29, 1971, no state educational institution shall establish any new  
47 branch, regional campus, or extension center or any new or additional academic college, or  
48 school, or offer any new degree or certificate as defined in this subdivision without the approval



1 of the commission or without specific authorization by the general assembly. Any state  
2 educational institution may enter into contractual agreements with governmental units or with  
3 business and industry for specific programs to be wholly supported by the governmental unit or  
4 business and industry without the approval of the commission.

5 (8) If so designated by the governor or the general assembly, to serve as the agency for the  
6 purposes of receiving or administering funds available for postsecondary education programs,  
7 projects, and facilities for any of the acts of the United States Congress where the acts of  
8 Congress require the state to designate such an agency or commission. However, this subdivision  
9 does not provide for the designation of the commission by the governor as the recipient of funds  
10 which may be provided by acts of the United States Congress, received by an agency, a board,  
11 or a commission designated by the general assembly.

12 (9) To designate and employ an executive officer and necessary employees, to designate the titles  
13 of the executive officer and necessary employees, and to fix the compensation in terms of the  
14 employment.

15 (10) To appoint appropriate advisory committees composed of representatives of state  
16 educational institutions, representatives of private colleges and universities, students, faculty, and  
17 other qualified persons.

18 (11) To employ all powers properly incident to or connected with any of the foregoing purposes,  
19 powers, or duties, including the power to adopt rules.

20 (12) To develop a definition for and report biennially to the:

21 (A) general assembly;

22 (B) governor; and

23 (C) commission on vocational and technical education within the department of workforce  
24 development;

25 on attrition and persistence rates by students enrolled in state vocational education. A report  
26 under this subdivision to the general assembly must be in an electronic format under IC 5-14-6.

27 (13) To submit a report to the legislative council not later than August 30 of each year on the  
28 status of the transfer of courses and programs between state educational institutions. The report  
29 must include any changes made during the immediately preceding academic year.

30 (14) To direct the activities of the committee, including the activities set forth in subdivisions  
31 (15) and (16).

32 (15) To develop through the committee statewide transfer of credit agreements for courses that  
33 are most frequently taken by undergraduates.

34 (16) To develop through the committee statewide agreements under which associate of arts and  
35 associate of science programs articulate fully with related baccalaureate degree programs.

36 (17) To publicize by all appropriate means, including an Internet web site, a master list of course  
37 transfer of credit agreements and program articulation agreements.

38 **(18) To establish, with the assistance of the committee, a statewide core transfer library of**  
39 **at least seventy (70) courses that are transferable on all campuses of the state educational**  
40 **institutions in accordance with the principles in section 13 of this chapter.**

41 **(19) To establish, with the assistance of the committee, articulation agreements for at least**  
42 **twelve (12) degree programs:**

43 **(A) for which articulation agreements apply to any campus in the Ivy Tech State College**  
44 **system and to Vincennes University; and**

45 **(B) that draw from liberal arts and the technical, professional, and occupational fields.**

46 SECTION 152. IC 20-12-0.5-13 IS ADDED TO THE INDIANA CODE AS A NEW SECTION  
47 TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: **Sec. 13. (a) The commission shall**  
48 **exercise its powers and duties under section 8 of this chapter in a manner to facilitate the use of:**



1 (1) the core transfer library established under section 8(18) of this chapter at state  
2 educational institutions; and

3 (2) at least twelve (12) degree programs established under section 8(19) of this chapter at  
4 Ivy Tech State College and Vincennes University.

5 (b) The core transfer library developed under section 8(18) of this chapter shall be developed  
6 in accordance with the following principles:

7 (1) Each course in the core transfer library must transfer in and apply toward meeting  
8 degree requirements in the same way as the receiving state educational institution's  
9 equivalent course.

10 (2) Courses in the core transfer library must draw primarily from the liberal arts but must  
11 include introductory or foundational courses in technical, professional, and occupational  
12 fields.

13 (3) At least seventy (70) courses must be identified for inclusion in the core transfer library.  
14 The identified courses must emphasize the courses most frequently taken by  
15 undergraduates.

16 (4) With respect to core transfer library courses being transferred from a state educational  
17 institution to Indiana University or Purdue University, Indiana University and Purdue  
18 University must identify transfer equivalents so that a course accepted by one (1) regional  
19 campus will be accepted by all other regional campuses that offer the same transfer  
20 equivalent course.

21 (5) Within the Indiana University system and Purdue University system, equivalent courses,  
22 including courses with the same course number and title, must count in the same way at all  
23 campuses within the system where the course is offered.

24 (c) The commission shall adopt rules under IC 4-22-2 and prescribe procedures to facilitate  
25 the use of the core transfer library established under section 8(18) of this chapter, including  
26 designating courses in the course transfer library in the materials that colleges and universities  
27 use to communicate widely with students, such as online catalogs and course schedules, and at  
28 least twelve (12) degree programs established under section 8(19) of this chapter.

29 SECTION 153. IC 20-12-1-12 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO  
30 READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 12. (a) This section applies  
31 notwithstanding IC 20-12-23-2, IC 20-12-36-4, IC 20-12-56-5, IC 20-12-57.5-11, and  
32 IC 20-12-64-5.

33 (b) As used in this section, "academic year" has the meaning set forth in IC 20-12-76-1.

34 (c) As used in this section, "state educational institution" has the meaning set forth in IC  
35 20-12-0.5-1.

36 (d) A state educational institution shall set tuition and fee rates for a two (2) year period. The  
37 rates shall be set according to the procedure set forth in subsection (e) and:

38 (1) on or before May 30 of the odd numbered year; or

39 (2) thirty (30) days after the state budget bill is enacted into law;  
40 whichever is later.

41 (e) A state educational institution shall hold a public hearing before adopting any proposed  
42 tuition and fee rate increases. The state educational institution shall give public notice of the  
43 hearing at least ten (10) days before the hearing. The public notice shall include the specific  
44 proposal for tuition and fee rate increases and the expected uses of the revenue to be raised by  
45 the proposed increases. The hearing shall be held:

46 (1) on or before May 15 of each odd numbered year; or

47 (2) fifteen (15) days after the state budget bill is enacted into law;  
48 whichever is later.



1 (f) After a state educational institution's tuition and fee rates are set under this section, the  
2 state educational institutions may adjust the tuition and fee rates only if appropriations to the  
3 state educational institution in the state budget act are reduced or withheld.

4 (g) If a state educational institution adjusts its tuition and fee rates under subsection (f), the  
5 total revenue generated by the tuition and fee rate adjustment must not exceed the amount by  
6 which appropriations to the state educational institution in the state budget act were reduced  
7 or withheld.

8 SECTION 154. IC 20-12-5.5-2 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
9 2005]: Sec. 2. (a) In addition to projects authorized by the general assembly, the trustees of each higher  
10 education institution may engage in any of the following projects so long as there are funds available  
11 for the project and the project meets any of the applicable conditions:

12 (1) Each project to construct buildings or facilities of a cost greater than ~~two~~ **five** hundred  
13 thousand dollars (~~\$200,000~~), (**\$500,000**), or to purchase or lease-purchase land, buildings, or  
14 facilities the principal value of which exceeds ~~one two~~ **two hundred fifty** thousand dollars (~~\$100,000~~);  
15 (**\$250,000**), must be reviewed by the commission for higher education and approved by the  
16 governor upon recommendation of the budget agency. If any part of the cost of the project as  
17 specified in section 3 of this chapter is paid by state appropriated funds or by mandatory student  
18 fees assessed all students and if the project is to construct buildings or facilities of a cost greater  
19 than five hundred thousand dollars (\$500,000), or to purchase or lease-purchase land, buildings,  
20 or facilities the principal value of which exceeds three hundred thousand dollars (\$300,000), the  
21 project must also be approved by the general assembly. Nothing herein limits the trustees in  
22 supplementing projects approved by the general assembly from gifts or other available funds so  
23 long as approval for the expansion of projects is given by the governor on review by the  
24 commission for higher education and recommendation of the budget agency.

25 (2) Each repair and rehabilitation project must be reviewed by the commission for higher  
26 education and approved by the governor, on recommendation of the budget agency, if the cost  
27 of the project exceeds ~~five~~ **seven hundred fifty** thousand dollars (~~\$500,000~~) (**\$750,000**) and if any  
28 part of the cost of the project is paid by state appropriated funds or by mandatory student fees  
29 assessed all students. If no part of the cost of the repair and rehabilitation project is paid by state  
30 appropriated funds or by mandatory student fees assessed all students, the review and approval  
31 requirements of this subdivision apply only if the project exceeds one million dollars  
32 (\$1,000,000).

33 (3) Each project to lease, other than a project to lease-purchase, a building or facility must be  
34 reviewed by the commission for higher education and approved by the governor, on  
35 recommendation of the budget agency, if the annual cost of the project exceeds **one hundred**  
36 **fifty thousand dollars** (~~\$50,000~~); (**\$150,000**).

37 (b) The review and approval requirements of subsection (a)(1) do not apply to a project to construct  
38 buildings or facilities or to purchase or lease-purchase land, buildings, or facilities if the project  
39 involves the expansion or improvement of housing for students undertaken entirely by a fraternity or  
40 sorority at the state educational institution.

41 SECTION 155. IC 20-12-5.5-6 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
42 2005]: Sec. 6. The state budget agency may refer to the state budget committee **any** budgetary **and** **or**  
43 fiscal **matters matter** under this chapter for which it would like an advisory recommendation **if the**  
44 **cost or principal value of the matter exceeds the amount otherwise specified in this chapter for**  
45 **the matter**. If a matter is referred to the state budget committee, it shall hold hearings, may exercise  
46 any powers under IC 4-12-1-11, and shall make an advisory recommendation to the budget agency.  
47 The advisory recommendation may recommend that the matter as referred be approved, disapproved,  
48 referred to the general assembly, or resolved in another way.



1 SECTION 156. IC 20-12-30.5-2 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY  
2 1, 2005]: Sec. 2. The Indiana Statewide Medical Education System shall include, but not be limited  
3 to, centers for comprehensive medical education established in cooperation with existing medical and  
4 educational institutions in Gary, Fort Wayne, Lafayette, Evansville, South Bend, Terre Haute, and  
5 Muncie, Indiana. These centers shall be known separately and respectively as **Indiana University**  
6 **School of Medicine-Northwest (on the campus of Indiana University-Northwest)**, ~~Center for~~  
7 ~~Medical Education at Gary~~; **Indiana University School of Medicine- Fort Wayne (on the campus**  
8 **of Indiana University-Purdue University Fort Wayne)**, ~~Center for Medical Education~~; **Indiana**  
9 **University School of Medicine-Lafayette (on the campus of Purdue University)**, ~~Center for~~  
10 ~~Medical Education at Purdue University~~; **Indiana University School of Medicine-Evansville (on the**  
11 **campus of the University of Southern Indiana)**, ~~Center for Medical Education~~; **Indiana University**  
12 **School of Medicine- South Bend (on the campus of the University of Notre Dame)**, ~~Center for~~  
13 ~~Medical Education~~; **Indiana University School of Medicine-Terre Haute (on the campus of Indiana**  
14 **State University)**, ~~Center for Medical Education at Indiana State University~~; **and Indiana University**  
15 **School of Medicine-Muncie (on the campus of Ball State University)**. ~~Center for Medical~~  
16 ~~Education at Ball State University~~.

17 SECTION 157. IC 21-1-5-3 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY  
18 1, 2005 (RETROACTIVE)]: Sec. 3. (a) The Indiana state board of education is authorized to advance  
19 money to school corporations and school townships from the common school fund to be used for  
20 school building construction and educational technology programs as provided in this chapter.

21 (b) As used in this chapter, "school building construction program" means the purchase, lease, or  
22 financing of land, the construction and equipping of school buildings, and the remodeling, repairing,  
23 or improving of school buildings by a school corporation or school township:

24 (1) that sustained loss by fire, wind, cyclone, or other disaster of all or a major portion of a school  
25 building or school buildings;

26 (2) whose assessed valuation per pupil ~~ADA~~ **ADM** is within the lowest forty percent (40%) of  
27 the assessed valuation per pupil ~~ADA~~ **ADM** when compared to all school corporation or school  
28 township assessed valuation per pupil ~~ADA~~; **ADM**; or

29 (3) with an advance under this chapter outstanding on July 1, 1993, that bears interest at least  
30 seven and one-half percent (7.5%).

31 However, as used in this chapter, the term does not include facilities used or to be used primarily for  
32 interscholastic or extracurricular activities.

33 (c) As used in this chapter, "educational technology program" means the purchase, lease, or  
34 financing of educational technology equipment, the operation of the educational technology  
35 equipment, and the training of teachers in the use of the educational technology equipment.

36 SECTION 158. IC 21-1-30-2 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY  
37 1, 2005 (RETROACTIVE)]: Sec. 2. For purposes of computation under this chapter, the following  
38 shall be used:

39 (1) Kindergarten pupils shall be counted as five-tenths (0.5). All other pupils shall be counted as  
40 one (1).

41 (2) The number of pupils shall be the number of pupils used in determining ADM, as defined by  
42 IC 21-3-1.6, for the current year.

43 (3) The staff cost amount for a school corporation is sixty-nine thousand eight hundred eleven  
44 dollars (\$69,811).

45 (4) The guaranteed amount for a school corporation is the primetime allocation, before any  
46 penalty is assessed under this chapter, that the school corporation would have received under this  
47 chapter for the 1999 calendar year **or the first year of participation in the program, whichever**  
48 **is later.**



1 (5) The at-risk index is the index determined under IC 21-3-1.6-1.1.

2 (6) (5) The following apply to determine whether amounts received under this chapter have been  
3 devoted to reducing class size in kindergarten through grade 3 as required by section 3(b) of this  
4 chapter:

5 (A) Except as permitted under section 5.5 of this chapter, only a licensed teacher who is an  
6 actual classroom teacher in a regular instructional program is counted as a teacher.

7 (B) If a school corporation is granted approval under section 5.5 of this chapter, the school  
8 corporation may include as one-third (1/3) of a teacher each classroom instructional aide who  
9 meets qualifications and performs duties prescribed by the Indiana state board of education.

10 (7) (6) The complexity index is the index determined under IC 21-3-1.7-6.7.

11 SECTION 159. IC 21-1-30-3 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY  
12 1, 2005 (RETROACTIVE)]: Sec. 3. (a) The amount to be distributed to a school corporation under  
13 this chapter is the amount determined by the following formula:

14 ~~STEP ONE:~~ For a calendar year ending before January 1, 2004, determine the applicable target  
15 pupil teacher ratio for the school corporation as follows:

16 (A) If the school corporation's at-risk index is less than seventeen hundredths (0.17); the  
17 school corporation's target pupil teacher ratio is eighteen to one (18:1).

18 (B) If the school corporation's at-risk index is at least seventeen hundredths (0.17) but less  
19 than twenty-seven hundredths (0.27); the school corporation's target pupil teacher ratio is  
20 fifteen (15) plus the result determined in item (iii):

21 (i) Determine the result of twenty-seven hundredths (0.27) minus the school corporation's  
22 at-risk index.

23 (ii) Determine the item (i) result divided by one-tenth (0.1).

24 (iii) Determine the item (ii) result multiplied by three (3).

25 (C) If the school corporation's at-risk index is at least twenty-seven hundredths (0.27); the  
26 school corporation's target pupil teacher ratio is fifteen to one (15:1).

27 ~~STEP TWO:~~ **ONE:** For a calendar year beginning after December 31, 2003; **2004**, determine the  
28 applicable target pupil teacher ratio for the school corporation as follows:

29 (A) If the school corporation's complexity index is less than **one and** one-tenth (0.1); **(1.1)**,  
30 the school corporation's target pupil teacher ratio is eighteen to one (18:1).

31 (B) If the school corporation's complexity index is at least **one and** one-tenth (0.1) **(1.1)** but  
32 less than **one and** two-tenths (0.2); **(1.2)**, the school corporation's target pupil teacher ratio is  
33 fifteen (15) plus the result determined in item (iii):

34 (i) Determine the result of **one and** two-tenths (0.2) **(1.2)** minus the school corporation's  
35 complexity index.

36 (ii) Determine the item (i) result divided by one-tenth (0.1).

37 (iii) Determine the item (ii) result multiplied by three (3).

38 (C) If the school corporation's complexity index is at least **one and** two-tenths (0.2); **(1.2)**, the  
39 school corporation's target pupil teacher ratio is fifteen to one (15:1).

40 ~~STEP THREE:~~ **TWO:** Determine the result of:

41 (A) the ADM of the school corporation, as determined under section 2(2) of this chapter, in  
42 kindergarten through grade 3 for the current school year; divided by

43 (B) the school corporation's applicable target pupil teacher ratio, as determined in ~~STEP ONE.~~  
44 ~~or STEP TWO.~~

45 ~~STEP FOUR:~~ **THREE:** Determine the result of:

46 (A) the total regular general fund revenue (the amount determined in IC 21-3-1.7-8.2(b) ~~STEP~~  
47 ~~ONE or IC 21-3-1.7-8.2(c) STEP ONE~~) **IC 21-3-1.7-8.2** multiplied by seventy-five hundredths  
48 (0.75); divided by



1 (B) the school corporation's total ADM.  
2 STEP ~~FIVE~~: **FOUR**: Determine the result of:  
3 (A) the STEP ~~FOUR~~ **THREE** result; multiplied by  
4 (B) the ADM of the school corporation, as determined under section 2(2) of this chapter in  
5 kindergarten through grade 3 for the current school year.  
6 STEP ~~SIX~~: **FIVE**: Determine the result of:  
7 (A) the STEP ~~FIVE~~ **FOUR** result; divided by  
8 (B) the staff cost amount.  
9 STEP ~~SEVEN~~: **SIX**: Determine the greater of zero (0) or the result of:  
10 (A) the STEP ~~THREE~~ **TWO** amount; minus  
11 (B) the STEP ~~SIX~~ **FIVE** amount.  
12 STEP ~~EIGHT~~: **SEVEN**: Determine the result of:  
13 (A) the STEP ~~SEVEN~~ **SIX** amount; multiplied by  
14 (B) the staff cost amount.  
15 STEP ~~NINE~~: **EIGHT**: Determine the greater of the STEP ~~EIGHT~~ **SEVEN** amount or the school  
16 corporation's guaranteed amount.  
17 STEP ~~TEN~~: **NINE**: If the amount the school corporation received under this chapter in the  
18 previous calendar year is greater than zero (0), determine the lesser of:  
19 (A) the STEP ~~NINE~~ **EIGHT** amount; or  
20 (B) the amount the school corporation received under this chapter for the previous calendar  
21 year multiplied by one hundred seven and one-half percent (107.5%).  
22 (b) The amount received under this chapter shall be devoted to reducing class size in kindergarten  
23 through grade 3. A school corporation shall compile class size data for kindergarten through grade 3  
24 and report the data to the department of education for purposes of maintaining compliance with this  
25 chapter.  
26 SECTION 160. IC 21-1-30-10 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
27 2005]: Sec. 10. This chapter expires January 1, ~~2006~~: **2008**.  
28 SECTION 161. IC 21-2-4-2 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
29 2005]: Sec. 2. The governing body of each school corporation in Indiana shall establish a debt service  
30 fund for the payment of:  
31 (1) all debt and other obligations arising out of funds borrowed or advanced for school buildings  
32 when purchased from the proceeds of a bond issue for capital construction;  
33 (2) a lease to provide capital construction;  
34 (3) interest on emergency and temporary loans;  
35 (4) all debt and other obligations arising out of funds borrowed or advanced for the purchase or  
36 lease of school buses when purchased or leased from the proceeds of a bond issue, or from money  
37 obtained from a loan made under IC 20-9.1-6-5, for that purpose;  
38 (5) all debt and other obligations arising out of funds borrowed to pay judgments against the  
39 school corporation; ~~or~~  
40 (6) all debt and other obligations arising out of funds borrowed to purchase equipment; ~~or~~  
41 (7) **all unreimbursed costs of textbooks for the school corporation's students who were**  
42 **eligible for free or reduced lunches in the previous school year.**  
43 The term "debt service" shall include but not be limited to lease rental obligations, school bonds and  
44 coupons and civil bond obligations assumed by school corporations reorganized pursuant to IC 20-4-1,  
45 and any interest cost on emergency and temporary loans but shall not include the repayment of the  
46 principal of the emergency and temporary loans obtained for benefit of any other fund. All receipts  
47 and disbursements authorized by law for school funds and tax levies for the lease rental fund, bond  
48 fund, sinking fund, civil bond obligation fund, and payment of interest on emergency and temporary



1 loans shall be received in and disbursed from the debt service fund.

2 SECTION 162. IC 21-2-4-3 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
3 2005]: Sec. 3. A tax levy shall be established by the governing body of each school corporation for  
4 the 1968 calendar year and all succeeding calendar years sufficient to pay all debt service obligations  
5 **and for textbooks covered by section 2(7) of this chapter.** If the advertised levy is insufficient to  
6 produce revenue to meet all debt service obligations for any calendar year, the department of local  
7 government finance is hereby authorized to establish a levy greater than advertised, if necessary, to  
8 meet such obligations.

9 SECTION 163. IC 21-2-5.6-3 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
10 2005]: Sec. 3. This section applies to self-insurance funds permitted to be established under section  
11 1(1) of this chapter and self-insurance funds required to be established under section 1(2) of this  
12 chapter. Subject to the approval of the commissioner of the department of insurance, the governing  
13 body of the school corporation is authorized to:

14 (1) transfer to the self-insurance fund an amount of money in:

15 (A) the general fund budget; and

16 (B) the general fund tax levy and rate;

17 (2) transfer monies from the general fund to the self-insurance fund; ~~or~~

18 (3) appropriate monies from the general fund for the self-insurance fund; **or**

19 **(4) to the extent that money in the capital projects fund may be used for property or**  
20 **casualty insurance, transfer money from the capital projects fund to the self-insurance**  
21 **fund.**

22 SECTION 164. IC 21-2-11-4 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
23 2005]: Sec. 4. (a) Any lawful school expenses payable from any other fund of the school corporation,  
24 including without limitation debt service and capital outlay, but excluding costs attributable to  
25 transportation (as defined in IC 21-2-11.5-2), may be budgeted in and paid from the general fund.  
26 However, after June 30, ~~2003~~, **2005**, and before July 1, ~~2005~~, **2007**, a school corporation may budget  
27 for and pay costs attributable to transportation (as defined in IC 21-2-11.5-2) from the general fund.

28 (b) In addition, remuneration for athletic coaches (whether or not they are otherwise employed by  
29 the school corporation and whether or not they are licensed under IC 20-6.1-3) may be budgeted in and  
30 paid from the school corporation's general fund.

31 **(c) This subsection applies only to the extent that the school corporation's transportation fund**  
32 **has not been adjusted by the department of local government finance to reflect the termination**  
33 **of state distributions for the school corporation's transportation fund.** During the period  
34 beginning July 1, ~~2003~~, **2005**, and ending June 30, ~~2005~~, **2007**, the school corporation may transfer  
35 money in a fund maintained by the school corporation (other than the special education preschool fund  
36 (IC 21-2-17-1) or the school bus replacement fund (IC 21-2-11.5-2)) that is obtained from:

37 (1) a source other than a state distribution or local property taxation; or

38 (2) a state distribution or a property tax levy that is required to be deposited in the fund;

39 to any other fund. A transfer under subdivision (2) may not be the sole basis for reducing the property  
40 tax levy for the fund from which the money is transferred or the fund to which money is transferred.  
41 Money transferred under this subsection may be used only to pay costs, including debt service,  
42 attributable to reductions in funding for transportation distributions under IC 21-3-3.1, including  
43 reimbursements associated with transportation costs for special education and vocational programs  
44 under IC 21-3-3.1-4, and ADA flat grants under IC 21-3-4.5 (**repealed**). The property tax levy for a  
45 fund from which money was transferred may not be increased to replace the money transferred to  
46 another fund.

47 (d) The total amount transferred under subsection (c) may not exceed the following:

48 (1) For the period beginning July 1, ~~2003~~, **2005**, and ending June 30, ~~2004~~, **2006**, the **total amount**



1 of state funding received for transportation distributions under IC 21-3-3-1, including  
2 reimbursements associated with transportation costs for special education and vocational  
3 programs under IC 21-3-3-1-4, and ADA flat grants under IC 21-3-4.5 for the same period: **last**  
4 **annual state transportation distribution.**

5 (2) For the period beginning July 1, ~~2004~~, **2006**, and ending June 30, ~~2005~~, **2007**, the product of:

6 (A) the amount determined under subdivision (1); multiplied by

7 (B) two (2).

8 SECTION 165. IC 21-2-11.6-4 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO  
9 READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2006]: **Sec. 4. (a) This section applies to a**  
10 **school corporation that:**

11 (1) **has a referendum tax levy fund in 2006 as the result of the imposition of a referendum**  
12 **tax levy after 2001; and**

13 (2) **added an amount to the school corporation's base tax levy in 1986 as the result of the**  
14 **approval of an excessive tax levy by the majority of individuals voting in a referendum held**  
15 **in the area served by the school corporation under IC 6-1.1-19.**

16 (b) **The following definitions apply throughout this section:**

17 (1) **"Base tax levy" has the meaning set forth in IC 6-1.1-19-1.**

18 (2) **"Excessive tax levy" has the meaning set forth in IC 6-1.1-19-1.**

19 (c) **The power of the school corporation to levy the amount described in subsection (a)(2) is**  
20 **transferred from the school corporation's general fund to the school corporation's referendum**  
21 **tax levy fund. After 2005, the school corporation may levy an additional amount for the**  
22 **referendum tax levy fund that does not exceed the amount of the excess tax levy added to the**  
23 **school corporation's base tax levy in 1986. The power of the school corporation to impose the**  
24 **levy described in this subsection does not expire.**

25 (d) **The school corporation's referendum tax levy under subsection (c) may not be considered**  
26 **in the determination of the school corporation's state tuition support under IC 21-3-1.7 or the**  
27 **determination of the school corporation's maximum general fund tax levy under IC 6-1.1-19 and**  
28 **IC 21-3-1.7.**

29 SECTION 166. IC 21-2-15-4 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY  
30 1, 2006]: **Sec. 4. (a) As used in this subsection, "calendar year distribution" means the sum of:**

31 (1) all distributions to a school corporation under:

32 (A) IC 6-1.1-19-1.5;

33 (B) IC 21-1-30;

34 (C) IC 21-3-1.7;

35 (D) IC 21-3-2.1; and

36 (E) IC 21-3-12;

37 for the calendar year; plus

38 (2) the school corporation's excise tax revenue (as defined in IC 21-3-1.7-2) for the immediately  
39 preceding calendar year.

40 (b) A school corporation may establish a capital projects fund.

41 (c) With respect to any facility used or to be used by the school corporation (other than a facility  
42 used or to be used primarily for interscholastic or extracurricular activities, except as provided in  
43 subsection (j)), the fund may be used to pay for the following:

44 (1) Planned construction, repair, replacement, or remodeling.

45 (2) Site acquisition.

46 (3) Site development.

47 (4) Repair, replacement, or site acquisition that is necessitated by an emergency.

48 (d) The fund may be used to pay for the purchase, lease, repair, or maintenance of equipment to be



1 used by the school corporation (other than vehicles to be used for any purpose and equipment to be  
2 used primarily for interscholastic or extracurricular activities, except as provided in subsection (j)).

3 (e) The fund may be used for any of the following purposes:

4 (1) To purchase, lease, upgrade, maintain, or repair one (1) or more of the following:

5 (A) Computer hardware.

6 (B) Computer software.

7 (C) Wiring and computer networks.

8 (D) Communication access systems used to connect with computer networks or electronic  
9 gateways.

10 (2) To pay for the services of full-time or part-time computer maintenance employees.

11 (3) To conduct nonrecurring inservice technology training of school employees.

12 (4) To fund the payment of advances, together with interest on the advances, from the common  
13 school fund for educational technology programs under IC 21-1-5.

14 (5) To fund the acquisition of any equipment or services necessary:

15 (A) to implement the technology preparation curriculum under IC 20-10.1-5.6;

16 (B) to participate in a program to provide educational technologies, including computers, in  
17 the homes of students (commonly referred to as "the buddy system project") under  
18 IC 20-10.1-25, the 4R's technology program under IC 20-10.1-25, or any other program under  
19 the educational technology program described in IC 20-10.1-25; or

20 (C) to obtain any combination of equipment or services described in clauses (A) and (B).

21 (f) The fund may be used to purchase:

22 (1) building sites;

23 (2) buildings in need of renovation;

24 (3) building materials; and

25 (4) equipment;

26 for the use of vocational building trades classes to construct new buildings and to remodel existing  
27 buildings.

28 (g) The fund may be used for leasing or renting of existing real estate, excluding payments  
29 authorized under IC 21-5-11 and IC 21-5-12.

30 (h) The fund may be used to pay for services of the school corporation employees that are  
31 bricklayers, stone masons, cement masons, tile setters, glaziers, insulation workers, asbestos removers,  
32 painters, paperhangers, drywall applicators and tapers, plasterers, pipe fitters, roofers, structural and  
33 steel workers, metal building assemblers, heating and air conditioning installers, welders, carpenters,  
34 electricians, or plumbers, as these occupations are defined in the United States Department of Labor,  
35 Employment and Training Administration, Dictionary of Occupational Titles, Fourth Edition, Revised  
36 1991, if:

37 (1) the employees perform construction of, renovation of, remodeling of, repair of, or  
38 maintenance on the facilities and equipment specified in subsections (b) and (c);

39 (2) the school corporation's total annual salary and benefits paid by the school corporation to  
40 employees described in this subsection are at least six hundred thousand dollars (\$600,000); and

41 (3) the payment of the employees described in this subsection is included as part of the proposed  
42 capital projects fund plan described in section 5(a) of this chapter.

43 However, the number of employees that are covered by this subsection is limited to the number of  
44 employee positions described in this subsection that existed on January 1, 1993. For purposes of this  
45 subsection, maintenance does not include janitorial or comparable routine services normally provided  
46 in the daily operation of the facilities or equipment.

47 (i) The fund may be used to pay for energy saving contracts entered into by a school corporation  
48 under IC 36-1-12.5.



1 (j) Money from the fund may be used to pay for the construction, repair, replacement, remodeling,  
2 or maintenance of a school sports facility. However, a school corporation's expenditures in a calendar  
3 year under this subsection may not exceed five percent (5%) of the property tax revenues levied for  
4 the fund in the calendar year.

5 (k) Money from the fund may be used to carry out a plan developed under IC 20-10.1-33.

6 (l) This subsection applies during the period beginning January 1, 2004, **2006**, and ending  
7 December 31, ~~2005~~ **2007**. Money from the fund may be used to pay for up to one hundred percent  
8 (100%) of the following costs of a school corporation:

9 (1) Utility services.

10 (2) Property or casualty insurance.

11 (3) Both utility services and property or casualty insurance.

12 In the 2004 calendar year, a school corporation's expenditures under this subsection may not exceed  
13 one percent (1%) of the school corporation's 2003 calendar year distribution. In the 2005 calendar  
14 year, A school corporation's expenditures under this subsection may not exceed two percent (2%) of  
15 the school corporation's ~~2003~~ **previous** calendar year distribution.

16 (m) Notwithstanding subsection (l), a school corporation's expenditures under subsection (l) in the  
17 2004 calendar year may exceed one percent (1%) of the school corporation's 2003 calendar year  
18 distribution if the school corporation's 2004 calendar year distribution is less than the school  
19 corporation's 2003 calendar year distribution. The amount by which a school corporation's  
20 expenditures under subsection (l) in the 2004 calendar year may exceed one percent (1%) of the school  
21 corporation's 2003 calendar year distribution is the least of the following:

22 (1) One percent (1%) of the school corporation's 2003 calendar year distribution.

23 (2) The greater of zero (0) or the difference between:

24 (A) the sum of:

25 (i) the school corporation's calendar year distribution;

26 (ii) the amount determined for the school corporation under subsection (l); plus

27 (iii) the amount determined for the school corporation under this subsection, if any;

28 for the immediately preceding calendar year; minus

29 (B) the school corporation's calendar year distribution for the calendar year.

30 (3) The difference between:

31 (A) one hundred percent (100%) of the school corporation's costs for utility services and  
32 property or casualty insurance; minus

33 (B) the amount determined for the school corporation under subsection (l) for the calendar  
34 year.

35 (n) Notwithstanding subsection (l), a school corporation's expenditures under subsection (l) in the  
36 2005 calendar year may exceed two percent (2%) of the school corporation's 2003 calendar year  
37 distribution if the school corporation's 2005 calendar year distribution is less than the school  
38 corporation's 2003 calendar year distribution. The amount by which a school corporation's  
39 expenditures under subsection (l) in the 2005 calendar year may exceed two percent (2%) of the school  
40 corporation's 2003 calendar year distribution is the least of the following:

41 (1) Two percent (2%) of the school corporation's 2003 calendar year distribution.

42 (2) The greater of zero (0) or the difference between:

43 (A) the sum of:

44 (i) the school corporation's calendar year distribution;

45 (ii) the amount determined for the school corporation under subsection (l); plus

46 (iii) the amount determined for the school corporation under this subsection, if any;

47 for the immediately preceding calendar year; minus

48 (B) the school corporation's calendar year distribution for the calendar year.



1 (3) The difference between:

2 (A) one hundred percent (100%) of the school corporation's costs for utility services and  
3 property or casualty insurance; minus

4 (B) the amount determined for the school corporation under subsection (1) for the calendar  
5 year.

6 SECTION 167. IC 21-3-1.6-1.1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE  
7 JANUARY 1, 2005 (RETROACTIVE)]: Sec. 1.1. As used in this chapter:

8 (a) "School corporation" means any local public school corporation established under Indiana law.  
9 Except as otherwise indicated, the term includes a charter school.

10 (b) "School year" means a year beginning July 1 and ending the next succeeding June 30.

11 (c) "State distribution" due a school corporation means the amount of state funds to be distributed  
12 to a school corporation in any calendar year under this chapter.

13 (d) "Average daily membership" or "ADM" of a school corporation means the number of eligible  
14 pupils enrolled in the school corporation or in a transferee corporation on a day to be fixed annually  
15 by the Indiana state board of education and ~~beginning in the school year that ends in the 2005 calendar~~  
16 ~~year~~, as subsequently adjusted not later than January 30 under the rules adopted by the state board of  
17 education. The initial day of the count shall fall within the first thirty (30) days of the school term. If,  
18 however, extreme patterns of student in-migration, illness, natural disaster, or other unusual conditions  
19 in a particular school corporation's enrollment on either the day fixed by the Indiana state board of  
20 education or on the subsequent adjustment date, cause the enrollment to be unrepresentative of the  
21 school corporation's enrollment throughout a school year, the Indiana state board of education may  
22 designate another day for determining the school corporation's enrollment. The Indiana state board of  
23 education shall monitor changes that occur after the fall count, in the number of students enrolled in  
24 programs for children with disabilities and shall, before December 2 of that same year and, beginning  
25 in the 2004 calendar year, before April 2 of the following calendar year, make an adjusted count of  
26 students enrolled in programs for children with disabilities. The superintendent of public instruction  
27 shall certify the December adjusted count to the budget committee before February 5 of the following  
28 year and the April adjusted count not later than May 31 immediately after the date of the April  
29 adjusted count. In determining the ADM, each kindergarten pupil shall be counted as one-half (1/2)  
30 pupil. Where a school corporation commences kindergarten in a school year, the ADM of the current  
31 and prior calendar years shall be adjusted to reflect the enrollment of the kindergarten pupils. In  
32 determining the ADM, each pupil enrolled in a public school and a nonpublic school is to be counted  
33 on a full-time equivalency basis as provided in section 1.2 of this chapter.

34 (e) "Additional count" of a school corporation, or comparable language, means the aggregate of the  
35 additional counts of the school corporation for certain pupils as set out in section 3 of this chapter  
36 (repealed) and as determined at the times for calculating ADM. "Current additional count" means the  
37 initial computed additional count of the school corporation for the school year ending in the calendar  
38 year. "Prior year additional count" of a school corporation used in computing its state distribution in  
39 a calendar year means the initial computed additional count of the school corporation for the school  
40 year ending in the preceding calendar year.

41 (f) For purposes of this subsection, "school corporation" does not include a charter school.  
42 "Adjusted assessed valuation" of any school corporation used in computing state distribution for a  
43 calendar year means the assessed valuation in the school corporation, adjusted as provided in  
44 IC 6-1.1-34. The amount of the valuation shall also be adjusted downward by the department of local  
45 government finance to the extent it consists of real or personal property owned by a railroad or other  
46 corporation under the jurisdiction of a federal court under the federal bankruptcy laws (11 U.S.C. 101  
47 et seq.) if as a result of the corporation being involved in a bankruptcy proceeding the corporation is  
48 delinquent in payment of its Indiana real and personal property taxes for the year to which the



1 valuation applies. If the railroad or other corporation in some subsequent calendar year makes payment  
2 of the delinquent taxes, then the state superintendent of public instruction shall prescribe adjustments  
3 in the distributions of state funds pursuant to this chapter as are thereafter to become due to a school  
4 corporation affected by the delinquency as will ensure that the school corporation will not have been  
5 unjustly enriched under the provisions of P.L.382-1987(ss). The amount of the valuation shall also be  
6 adjusted downward by the department of local government finance to the extent it consists of real or  
7 personal property described in IC 6-1.1-17-0.5(b).

8 (g) "General fund" means a fund established under IC 21-2-11-2.

9 (h) "Teacher" means every person who is required as a condition of employment by a school  
10 corporation to hold a teacher's license issued or recognized by the state, except substitutes and any  
11 person paid entirely from federal funds.

12 (i) For purposes of this subsection, "school corporation" does not include a charter school. "Teacher  
13 ratio" of a school corporation used in computing state distribution in any calendar year means the ratio  
14 assigned to the school corporation pursuant to section 2 of this chapter.

15 (j) "Eligible pupil" means a pupil enrolled in a school corporation if:

16 (1) the school corporation has the responsibility to educate the pupil in its public schools without  
17 the payment of tuition;

18 (2) subject to subdivision (5), the school corporation has the responsibility to pay transfer tuition  
19 under IC 20-8.1-6.1, because the pupil is transferred for education to another school corporation  
20 (the "transferee corporation");

21 (3) the pupil is enrolled in a school corporation as a transfer student under IC 20-8.1-6.1-3 or  
22 entitled to be counted for ADM or additional count purposes as a resident of the school  
23 corporation when attending its schools under any other applicable law or regulation;

24 (4) the state is responsible for the payment of transfer tuition to the school corporation for the  
25 pupil under IC 20-8.1-6.1; or

26 (5) all of the following apply:

27 (A) The school corporation is a transferee corporation.

28 (B) The pupil does not qualify as a qualified pupil in the transferee corporation under  
29 subdivision (3) or (4).

30 (C) The transferee corporation's attendance area includes a state licensed private or public  
31 health care facility, child care facility, or foster family home where the pupil was placed:

32 (i) by or with the consent of the division of family and children;

33 (ii) by a court order;

34 (iii) by a child placing agency licensed by the division of family and children; or

35 (iv) by a parent or guardian under IC 20-8.1-6.1-5.

36 For purposes of IC 21-3-12, the term includes a student enrolled in a charter school.

37 (k) "General fund budget" of a school corporation means the amount of the budget approved for  
38 a given year by the department of local government finance and used by the department of local  
39 government finance in certifying a school corporation's general fund tax levy and tax rate for the  
40 school corporation's general fund as provided for in IC 21-2-11. The term does not apply to a charter  
41 school.

42 (l) "At risk index" means the following:

43 (1) For a school corporation that is not a charter school, the sum of:

44 (A) the product of sixteen-hundredths (0.16) multiplied by the percentage of families in the  
45 school corporation with children who are less than eighteen (18) years of age and who have  
46 a family income below the federal income poverty level (as defined in IC 12-15-2-1);

47 (B) the product of four-tenths (0.4) multiplied by the percentage of families in the school  
48 corporation with a single parent; and



1           ~~(C)~~ the product of forty-four hundredths (0.44) multiplied by the percentage of the population  
2           in the school corporation who are at least twenty (20) years of age with less than a twelfth  
3           grade education:

4           The data to be used in making the calculations under this subdivision must be the data from the  
5           2000 federal decennial census:

6           ~~(2)~~ For a charter school, the index determined under subdivision ~~(1)~~ for the school corporation  
7           in which the charter school is located:

8           ~~(m)~~ **(I)** "ADM of the previous year" or "ADM of the prior year" used in computing a state  
9           distribution in a calendar year means the initial computed ADM for the school year ending in the  
10          preceding calendar year.

11          ~~(n)~~ **(m)** "Current ADM" used in computing a state distribution in a calendar year means the initial  
12          computed ADM for the school year ending in the calendar year.

13          SECTION 168. IC 21-3-1.7-2 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY  
14          1, 2005 (RETROACTIVE)]: Sec. 2. **(a)** As used in this chapter, "excise tax revenue" means the  
15          amount sum of:

16          (1) financial institution excise tax revenue (IC 6-5.5); ~~plus~~

17          ~~(2) the~~ motor vehicle excise taxes (IC 6-6-5); ~~and the~~

18          **(3) commercial vehicle excise taxes (IC 6-6-5.5);**

19          **(4) boat excise tax (IC 6-6-11); and**

20          **(5) aircraft excise tax (IC 6-6-6.5);**

21          the school corporation received for deposit in the school corporation's general fund in a year **or would**  
22          **have received for deposit in the school corporation's general fund in a year if the settlement of**  
23          **property taxes first due and payable in the year had been made on the schedule required under**  
24          **IC 6-1.1-27-1.** The excise tax revenue for a charter school is zero (0).

25          **(b) Not later than January 15 each year, the department of local government finance shall**  
26          **certify to the department of education the amount of each school corporation's excise tax**  
27          **revenue for the immediately preceding year. In 2006, the department of local government**  
28          **finance shall certify to the department of education the amount of each school corporation's**  
29          **excise tax revenue for both 2004 and 2005. The department of education may rely on the excise**  
30          **tax revenue amounts certified by the department of local government finance under this**  
31          **subsection in making calculations under this chapter.**

32          SECTION 169. IC 21-3-1.7-3.1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE  
33          JANUARY 1, 2006]: Sec. 3.1. **(a)** As used in this chapter, "previous year revenue" for calculations  
34          with respect to a school corporation equals:

35          (1) the school corporation's tuition support for regular programs, including basic tuition support,  
36          and excluding:

37                  (A) special education grants;

38                  (B) vocational education grants;

39                  ~~(C)~~ at-risk programs;

40                  ~~(D)~~ the enrollment adjustment grant;

41                  ~~(E)~~ **(C)** the academic honors diploma award; **and**

42                  ~~(F)~~ **(D)** the primetime distribution; **and**

43                  ~~(G)~~ for 2005 and thereafter, the supplemental remediation grant;

44          for the year that precedes the current year; plus

45          (2) the school corporation's tuition support levy for the year that precedes the current year before  
46          the reductions required under section 5(1) and 5(2) of this chapter; plus

47          ~~(3)~~ distributions received by the school corporation under IC 6-1.1-21.6 for the year that precedes  
48          the current year; plus



1 ~~(4)~~ **(3)** the school corporation's excise tax revenue for the year that precedes the current year by  
2 two (2) years; minus  
3 ~~(5)~~ **(4)** an amount equal to the reduction in the school corporation's tuition support under **any**  
4 **combination of** subsection (b), **subsection (c)**, or IC 20-10.1-2-1; ~~or both~~; plus  
5 ~~(6)~~ in calendar year 2003, the amount determined for calendar year 2002 under section 8.2 of this  
6 chapter, STEP TWO ~~(C)~~; plus  
7 ~~(7)~~ in calendar year 2004, the amount determined for calendar year 2002 under section 8.2 of this  
8 chapter, STEP TWO ~~(D)~~; plus  
9 ~~(8)~~ notwithstanding subdivision (1); in calendar year 2004, the school corporation's distribution  
10 under section 9.7 of this chapter for calendar year 2003; **minus**  
11 **(5) in 2006, the amount of the school corporation's general fund levy attributable to the levy**  
12 **transferred from the school corporation's general fund to the school corporation's**  
13 **referendum tax levy fund under IC 21-2-11.6-4.**

14 (b) A school corporation's previous year revenue shall be reduced if:

15 (1) the school corporation's state tuition support for special or vocational education was reduced  
16 as a result of a complaint being filed with the department of education after December 31, 1988,  
17 because the school program overstated the number of children enrolled in special or vocational  
18 education programs; and

19 (2) the school corporation's previous year revenue has not been reduced under this subsection  
20 more than one (1) time because of a given overstatement.

21 The amount of the reduction equals the amount the school corporation would have received in tuition  
22 support for special and vocational education because of the overstatement.

23 (c) A school corporation's previous year revenue shall be reduced if an existing elementary or  
24 secondary school located in the school corporation converts to a charter school under IC 20-5.5-11.

25 The amount of the reduction equals the product of:

26 (1) the sum of the amounts distributed to the conversion charter school under IC 20-5.5-7-3.5(c)  
27 and IC 20-5.5-7-3.5(d); multiplied by

28 (2) two (2).

29 SECTION 170. IC 21-3-1.7-5 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY  
30 1, 2006]: Sec. 5. (a) As used in this section, "school corporation" does not include a charter school.

31 (b) As used in this chapter, "tuition support levy" means with respect to a school corporation for  
32 a year the **result determined using the following formula:**

33 **STEP ONE: Determine the** maximum general fund ad valorem property tax levy for the school  
34 corporation determined under IC 6-1.1-19-1.5. ~~reduced by the following:~~

35 **STEP TWO: Determine the sum of the following:**

36 ~~(1)~~ **(A)** An amount equal to the annual decrease in federal aid to impacted areas from the year  
37 preceding the ensuing calendar year by three (3) years to the year preceding the ensuing  
38 calendar year by two (2) years.

39 ~~(2)~~ **(B)** The ~~portion~~ **part** of the maximum general fund levy for the year that equals the  
40 original amount of the levy imposed by the school corporation to cover the costs of opening  
41 a new school facility during the preceding year.

42 **(C) The part of the maximum general fund levy for the year that is added to the**  
43 **maximum general fund levy in the year under IC 6-1.1-19-1.5 to provide revenue for one**  
44 **(1) or more charter schools attended by students with legal settlement in the school**  
45 **corporation.**

46 **STEP THREE: Determine the difference of:**

47 **(A) the STEP ONE amount; minus**

48 **(B) the STEP TWO amount.**



1 SECTION 171. IC 21-3-1.7-6.6 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE  
2 JANUARY 1, 2006]: Sec. 6.6. (a) **This subsection does not apply to a charter school. When  
3 calculating adjusted ADM for 2006 distributions, this subsection shall be used to calculate the  
4 adjusted ADM for the previous year rather than the calculation used to calculate adjusted ADM  
5 for 2005 distributions.** For purposes of this chapter, a school corporation's "adjusted ADM" for the  
6 current year is the result determined under the following formula:

7 STEP ONE: Determine the **greatest sum** of the following:

8 (A) **The school corporation's ADM for the year preceding the current year by four (4)  
9 years multiplied by two-tenths (0.2).**

10 ~~(A)~~ (B) The school corporation's ADM for the year preceding the current year by three (3)  
11 years **multiplied by two-tenths (0.2).**

12 ~~(B)~~ (C) The school corporation's ADM for the year preceding the current year by two (2)  
13 years **multiplied by two-tenths (0.2).**

14 ~~(C)~~ (D) The school corporation's ADM for the year preceding the current year by one (1) year  
15 **multiplied by two-tenths (0.2).**

16 ~~(D)~~ (E) The school corporation's ADM for the current year **multiplied by two-tenths (0.2).**

17 **Round the result to the nearest five-tenths (0.5).**

18 STEP TWO: Determine the greater of zero (0) or the result of:

19 (A) the school corporation's ADM for the year preceding the current year by four (4) years;  
20 minus

21 (B) the STEP ONE amount.

22 STEP THREE: Determine the greatest of the following:

23 (A) The school corporation's ADM for the year preceding the current year by two (2) years.

24 (B) the school corporation's ADM for the year preceding the current year; by one (1) year.

25 (C) the school corporation's ADM for the current year.

26 STEP FOUR: Determine the greater of zero (0) or the result of:

27 (A) the school corporation's ADM for the year preceding the current year by three (3) years;  
28 minus

29 (B) the STEP THREE amount.

30 STEP FIVE: Determine the greater of the following:

31 (A) The school corporation's ADM for the year preceding the current year by one (1) year.

32 (B) The school corporation's ADM for the current year.

33 STEP SIX: Determine the greater of zero (0) or the result of:

34 (A) the school corporation's ADM for the year preceding the current year by two (2) years;  
35 minus

36 (B) the STEP FIVE amount.

37 STEP SEVEN: Determine the greater of zero (0) or the result of:

38 (A) the school corporation's ADM for the year preceding the current year by one (1) year;  
39 minus

40 (B) the school corporation's ADM for the current year.

41 STEP EIGHT: Determine the sum of the following:

42 (A) The STEP TWO result multiplied by two-tenths (0.2).

43 (B) The STEP FOUR result multiplied by four-tenths (0.4).

44 (C) The STEP SIX result multiplied by six-tenths (0.6).

45 (D) The STEP SEVEN result multiplied by eight-tenths (0.8).

46 STEP NINE: Determine the result of:

47 (A) the school corporation's ADM for the current year; plus

48 (B) the STEP EIGHT result.



1 STEP TEN: This STEP applies to a school corporation for which the amount determined under  
2 STEP EIGHT is zero (0). Determine the sum of:  
3 (A) the school corporation's ADM for the 2003 school year; plus  
4 (B) the subsection (b) or (c) result, whichever is applicable.  
5 Round the result to the nearest five-tenths (0.5).  
6 (b) This subsection applies during the 2004 calendar year to a school corporation described in  
7 subsection (a) STEP TEN. Determine the result under the following formula:  
8 STEP ONE: Determine the difference between:  
9 (A) the school corporation's ADM for the 2004 school year; minus  
10 (B) the school corporation's ADM for the 2003 school year.  
11 STEP TWO: Determine the greater of zero (0) or the STEP ONE amount.  
12 STEP THREE: Determine the product of:  
13 (A) the STEP TWO amount; multiplied by  
14 (B) two-thousandths (0.002).  
15 STEP FOUR: Determine the lesser of the following:  
16 (A) The STEP THREE amount.  
17 (B) Seventy-five hundredths (0.75).  
18 STEP FIVE: Determine the product of:  
19 (A) the STEP ONE amount; multiplied by  
20 (B) the STEP FOUR amount.  
21 (c) This subsection applies during the 2005 calendar year to a school corporation described in  
22 subsection (a) STEP TEN. Determine the result under the following formula:  
23 STEP ONE: Determine the difference between:  
24 (A) the school corporation's ADM for the 2005 school year; minus  
25 (B) the school corporation's ADM for the 2004 school year.  
26 STEP TWO: Determine the greater of zero (0) or the STEP ONE amount.  
27 STEP THREE: Determine the product of:  
28 (A) the STEP TWO amount; multiplied by  
29 (B) two-thousandths (0.002).  
30 STEP FOUR: Determine the lesser of the following:  
31 (A) The STEP THREE amount.  
32 (B) Seventy-five hundredths (0.75).  
33 STEP FIVE: Determine the product of:  
34 (A) the STEP ONE amount; multiplied by  
35 (B) the STEP FOUR amount.  
36 STEP SIX: Determine the subsection (b) amount.  
37 STEP SEVEN: Determine the sum of:  
38 (A) the STEP FIVE result; plus  
39 (B) the STEP SIX result.  
40 STEP TWO: Determine the sum of:  
41 (A) the school corporation's ADM for the year preceding the current year; plus  
42 (B) the product of:  
43 (i) the school corporation's ADM for the current year minus the clause (A)  
44 amount; multiplied by  
45 (ii) seventy-five hundredths (0.75).  
46 Round the result to the nearest five-tenths (0.5).  
47 STEP THREE: Determine the greater of the following:  
48 (A) The STEP ONE result.



1           **(B) The STEP TWO result.**

2           (d) For a charter school whose current ADM is at least fifteen percent (15%) greater than the  
3 charter school's ADM of the previous year; the

4           **(b)** A charter school's adjusted ADM for purposes of this **section chapter** is the charter school's  
5 current ADM.

6           SECTION 172. IC 21-3-1.7-6.7 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE  
7 JANUARY 1, 2006]: Sec. 6.7. (a) This subsection applies during the 2003 calendar year. For each  
8 school corporation that is not a charter school; the index used in subsection (d) is determined under  
9 the following STEPS:

10          STEP ONE: Determine the greater of zero (0) or the result of the following:

11           (1) Multiply the school corporation's at risk index by twenty-five hundredths (0.25).

12           (2) Divide the result under subdivision (1) by three thousand seven hundred thirty-six  
13 ten-thousandths (0.3736).

14           (3) Subtract three hundred ninety-five ten-thousandths (0.0395) from the result under  
15 subdivision (2).

16          STEP TWO: Determine the greater of zero (0) or the result of the following:

17           (1) Multiply the percentage of the school corporation's students who were eligible for free  
18 lunches in the school year ending in 2001 by twenty-five hundredths (0.25).

19           (2) Divide the result under subdivision (1) by seven hundred twenty-three thousandths (0.723).

20          STEP THREE: Determine the greater of zero (0) or the result of the following:

21           (1) Multiply the percentage of the school corporation's students who were classified as limited  
22 English proficient in the school year ending in 2000 by twenty-five hundredths (0.25).

23           (2) Divide the result under subdivision (1) by one thousand seven hundred fifteen  
24 ten-thousandths (0.1715).

25          STEP FOUR: Determine the result of:

26           (1) the sum of the results in STEPS ONE through THREE; divided by

27           (2) three (3).

28          STEP FIVE: Determine the result of one (1) plus the STEP FOUR result.

29          (b) This subsection applies to calendar years beginning after December 31, 2003:

30          **(a)** For each school corporation, that is not a charter school, the index used in subsection ~~(e)~~ **(c)** is  
31 determined under the following STEPS:

32          STEP ONE: Determine the greater of zero (0) or the result of the following:

33           (1) Determine the percentage of the population in the school corporation who are at least  
34 ~~twenty (20)~~ **twenty-five (25)** years of age with less than a twelfth grade education.

35           (2) Determine the quotient of:

36           (A) ~~eight hundred seventy dollars (\$870) in 2004 and nine hundred seventy one thousand~~  
37 **nineteen dollars (\$970); in 2005; (\$1,019);** divided by

38           (B) ~~four thousand three hundred fifty dollars (\$4,350) in 2004 and four thousand three four~~  
39 **hundred sixty-eight seventy-five dollars (\$4,368) in 2005; (\$4,475) in 2006 and four**  
40 **thousand five hundred twenty dollars (\$4,520) in 2007.**

41           (3) Determine the product of:

42           (A) the subdivision (1) amount; multiplied by

43           (B) the subdivision (2) amount.

44          STEP TWO: Determine the greater of zero (0) or the result of the following:

45           (1) Determine the percentage of the school corporation's students who were eligible for free  
46 lunches in the school year ending in ~~2003~~: **2005**.

47           (2) Determine the quotient of:

48           (A) ~~one thousand one hundred dollars (\$1,100) in 2004 and one thousand two hundred sixty~~



- 1 dollars (~~\$1,200~~); **in 2005; (\$1,260)**; divided by  
 2 (B) ~~four thousand three hundred fifty dollars (\$4,350) in 2004 and four thousand three four~~  
 3 ~~hundred sixty-eight seventy-five dollars (\$4,368) in 2005. (\$4,475) in 2006 and four~~  
 4 **thousand five hundred twenty dollars (\$4,520) in 2007.**
- 5 (3) Determine the product of:  
 6 (A) the subdivision (1) amount; multiplied by  
 7 (B) the subdivision (2) amount.
- 8 STEP THREE: Determine the greater of zero (0) or the result of the following:  
 9 (1) Determine the percentage of the school corporation's students who were classified as  
 10 limited English proficient in the school year ending in ~~2003. 2005.~~  
 11 (2) Determine the quotient of:  
 12 (A) ~~three hundred ten dollars (\$310) in 2004 and four hundred thirty fifty-two dollars~~  
 13 ~~(\$430); in 2005; (\$452)~~; divided by  
 14 (B) ~~four thousand three hundred fifty dollars (\$4,350) in 2004 and four thousand three four~~  
 15 ~~hundred sixty-eight seventy-five dollars (\$4,368) in 2005. (\$4,475) in 2006 and four~~  
 16 **thousand five hundred twenty dollars (\$4,520) in 2007.**
- 17 (3) Determine the product of:  
 18 (A) the subdivision (1) amount; multiplied by  
 19 (B) the subdivision (2) amount.
- 20 STEP FOUR: Determine the greater of zero (0) or the result of the following:  
 21 (1) Determine the percentage of families in the school corporation with a single parent.  
 22 (2) Determine the quotient of:  
 23 (A) ~~four hundred forty dollars (\$440) in 2004 and five hundred thirty fifty-seven dollars~~  
 24 ~~(\$530); in 2005; (\$557)~~; divided by  
 25 (B) ~~four thousand three hundred fifty dollars (\$4,350) in 2004 and four thousand three four~~  
 26 ~~hundred sixty-eight seventy-five dollars (\$4,368) in 2005. (\$4,475) in 2006 and four~~  
 27 **thousand five hundred twenty dollars (\$4,520) in 2007.**
- 28 (3) Determine the product of:  
 29 (A) the subdivision (1) amount; multiplied by  
 30 (B) the subdivision (2) amount.
- 31 STEP FIVE: Determine the greater of zero (0) or the result of the following:  
 32 (1) Determine the percentage of families in the school corporation with children who are less  
 33 than eighteen (18) years of age and who have a family income level below the federal income  
 34 poverty level (as defined in IC 12-15-2-1).  
 35 (2) Determine the quotient of:  
 36 (A) ~~two hundred twenty dollars (\$220) in 2004 and three hundred thirty forty-seven dollars~~  
 37 ~~(\$330); in 2005; (\$347)~~; divided by  
 38 (B) ~~four thousand three hundred fifty dollars (\$4,350) in 2004 and four thousand three four~~  
 39 ~~hundred sixty-eight seventy-five dollars (\$4,368) in 2005. (\$4,475) in 2006 and four~~  
 40 **thousand five hundred twenty dollars (\$4,520) in 2007.**
- 41 (3) Determine the product of:  
 42 (A) the subdivision (1) amount; multiplied by  
 43 (B) the subdivision (2) amount.
- 44 STEP SIX: Determine the sum of the results in STEPS ONE through FIVE.  
 45 STEP SEVEN: Determine the result of one (1) plus the STEP SIX result.  
 46 STEP EIGHT: This STEP applies if the STEP SEVEN result is equal to or greater than one and  
 47 twenty-five hundredths (1.25). Determine the result of the following:  
 48 (†) ~~Determine the STEP TWO (†) amount for the school corporation.~~



- 1 (2) Determine the quotient of:  
 2 (A) one hundred fifty dollars (\$150); divided by  
 3 (B) four thousand three hundred fifty dollars (\$4,350) in 2004 and four thousand three  
 4 hundred sixty-eight dollars (\$4,368) in 2005.  
 5 (3) Determine the product of:  
 6 (A) the subdivision (1) amount; multiplied by  
 7 (B) the subdivision (2) amount.  
 8 (4) Determine the STEP FIVE (1) amount for the school corporation.  
 9 (5) Determine the product of:  
 10 (A) the subdivision (4) amount; multiplied by  
 11 (B) the subdivision (2) amount.  
 12 (6) Determine the result of:  
 13 (A) the subdivision (3) result; plus  
 14 (B) the subdivision (5) result.  
 15 **(1) Subtract one and twenty-five hundredths (1.25) from the STEP SEVEN result.**  
 16 **(2) Multiply the subdivision (1) result by five-tenths (0.5).**  
 17 (7) (3) Determine the result of:  
 18 (A) the STEP SEVEN result; plus  
 19 (B) the subdivision (6) (2) result.

20 The data to be used in making the calculations under STEP ONE, STEP FOUR, and STEP FIVE of  
 21 this subsection must be the data from the 2000 federal decennial census.

22 (c) (b) For each charter school, the index used in section (d) or (e) subsection (c) is the index  
 23 determined under subsection (a) or (b) for the school corporation in which the charter school is  
 24 located. **However, the index used in subsection (c) for Campagna Academy Charter School is the**  
 25 **index determined under subsection (a) for Gary Community School Corporation.**

26 (d) This subsection applies to calendar years ending before January 1, 2004. A school corporation's  
 27 target revenue per ADM for a calendar year is the result determined under STEP SIX of the following  
 28 formula:

29 STEP ONE: Determine the result under clause (B) of the following formula:

- 30 (A) Determine the result of:  
 31 (i) four thousand five hundred sixty dollars (\$4,560); multiplied by  
 32 (ii) the index determined for the school corporation under subsection (a) or (c); as  
 33 applicable.  
 34 (B) Multiply the clause (A) result by the school corporation's adjusted ADM for the current  
 35 year.

36 STEP TWO: Divide the school corporation's previous year revenue by the school corporation's  
 37 adjusted ADM for the previous year.

38 STEP THREE: Multiply the index determined under subsection (a) or (c); as applicable; by the  
 39 following:

- 40 (A) If the STEP TWO result is not more than four thousand five hundred sixty dollars  
 41 (\$4,560); multiply by ninety dollars (\$90).  
 42 (B) If the STEP TWO result is more than four thousand five hundred sixty dollars (\$4,560)  
 43 and not more than five thousand eight hundred twenty-five dollars (\$5,825); multiply by the  
 44 result under clause (C).  
 45 (C) Determine the result of the following:  
 46 (i) The STEP TWO result minus four thousand five hundred sixty dollars (\$4,560).  
 47 (ii) Divide the item (i) result by one thousand two hundred sixty-five dollars (\$1,265).  
 48 (iii) Multiply the item (ii) result by forty dollars (\$40).



1           (iv) Subtract the item (iii) result from ninety dollars (\$90).  
2           (D) If the STEP TWO result is more than five thousand eight hundred twenty-five dollars  
3           (\$5,825); multiply by fifty dollars (\$50).  
4       STEP FOUR: Add the STEP TWO result and the STEP THREE result.  
5       STEP FIVE: Determine the greatest of the following:  
6           (A) Multiply the STEP FOUR result by the school corporation's adjusted ADM for the  
7           current year.  
8           (B) Multiply the school corporation's previous year revenue by one and two-hundredths  
9           (1.02).  
10          (C) The STEP ONE amount.  
11       STEP SIX: Divide the STEP FIVE amount by the school corporation's adjusted ADM for the  
12       current year.  
13       (e) This subsection applies to calendar years beginning after December 31, 2003.  
14       (c) A school corporation's target revenue per ADM for a calendar year is the result determined  
15       under STEP NINE of the following formula:  
16       STEP ONE: Determine the result under clause (B) of the following formula: (A) Determine the  
17       result of: (i) four thousand three hundred fifty dollars (\$4,350) in 2004 and **Determine the**  
18       **product of:**  
19           (A) four thousand ~~three~~ **four** hundred ~~sixty-eight~~ **seventy-five** dollars (\$4,368) in 2005;  
20           (\$4,475) in 2006 and four thousand five hundred twenty dollars (\$4,520) in 2007;  
21           multiplied by  
22           (ii) (B) the index determined for the school corporation under subsection (b) (a) or (c); (b),  
23           as applicable.  
24           (B) Multiply the clause (A) result by the school corporation's adjusted ADM for the current  
25           year.  
26       STEP TWO: Determine the result under the following formula:  
27           (A) Determine the quotient of:  
28           (i) the school corporation's previous year revenue; divided by  
29           (ii) the school corporation's ADM for the previous year.  
30           (B) Determine the product of:  
31           (i) the clause (A) amount; multiplied by  
32           (ii) one and two-hundredths (1.02).  
33           (C) Determine the product of:  
34           (i) the clause (B) amount; multiplied by  
35           (ii) the school corporation's current ADM.  
36       STEP THREE: Determine the result under the following formula:  
37           (A) Determine the product of:  
38           (i) the STEP TWO clause (A) amount; multiplied by  
39           (ii) ninety-eight hundredths (0.98).  
40           (B) Determine the product of:  
41           (i) the clause (A) amount; multiplied by  
42           (ii) the school corporation's current ADM.  
43       STEP FOUR: Determine the lesser of:  
44           (A) the STEP ONE amount; or  
45           (B) the STEP TWO amount.  
46       STEP FIVE: Determine the greater of:  
47           (A) the STEP THREE amount; or  
48           (B) the STEP FOUR amount.



1 STEP SIX: TWO: Divide the school corporation's previous year revenue by the school  
2 corporation's adjusted ADM for the previous year.

3 STEP SEVEN: Determine the product of:

4 (A) the STEP SIX result; multiplied by

5 (B) the school corporation's current adjusted ADM.

6 STEP EIGHT: Determine the greatest of the following:

7 (A) The product of

8 (i) the school corporation's previous year revenue multiplied by

9 (ii) one and one-hundredth (1.01).

10 (B) The STEP FIVE amount.

11 (C) The STEP SEVEN amount.

12 STEP THREE: Determine the difference of:

13 (A) the STEP ONE amount; minus

14 (B) the STEP TWO amount.

15 STEP FOUR: Divide the STEP THREE result by:

16 (A) six (6) in 2006; and

17 (B) five (5) in 2007.

18 STEP FIVE: A school corporation's STEP FIVE amount is the following:

19 (A) For a charter school that has previous year revenue that is not greater than zero (0),  
20 the charter school's STEP FIVE amount is the quotient of:

21 (i) the STEP SEVEN amount for the school corporation where the charter school is  
22 located; divided by

23 (ii) the school corporation's current ADM.

24 (B) The STEP FIVE amount for a school corporation that is not a charter school  
25 described in clause (A) is the following:

26 (i) The school corporation's STEP ONE amount, if the school corporation's STEP  
27 TWO amount is greater than four thousand four hundred twenty-five dollars (\$4,425)  
28 and less than four thousand five hundred twenty-five dollars (\$4,525) for 2006 and  
29 greater than four thousand four hundred seventy dollars (\$4,470) and less than four  
30 thousand five hundred seventy dollars (\$4,570) for 2007.

31 (ii) The sum of the school corporation's STEP TWO amount and the greater of the  
32 school corporation's STEP FOUR amount or fifty dollars (\$50), if the school  
33 corporation's STEP TWO amount is equal to or less than four thousand four hundred  
34 twenty-five dollars (\$4,425) for 2006 and equal to or less than four thousand five  
35 hundred twenty-five dollars (\$4,525) for 2007.

36 (iii) The difference determined by subtracting the greater of the absolute value of the  
37 school corporation's STEP FOUR amount or fifty dollars (\$50) from the school  
38 corporation's STEP TWO amount, if the school corporation's STEP TWO amount is  
39 at least four thousand five hundred twenty-five dollars (\$4,525) for 2006 and is at least  
40 four thousand five hundred seventy dollars (\$4,570) for 2007.

41 STEP SIX: Determine the product of:

42 (A) the STEP FIVE amount; multiplied by

43 (B) the school corporation's current adjusted ADM.

44 STEP SEVEN: Determine the greater of the following:

45 (A) The school corporation's STEP SIX amount.

46 (B) The amount determined under item (iii) of the following formula:

47 (i) Divide the school corporation's previous year revenue by the school corporation's  
48 previous year ADM.



1 (ii) Multiply the item (i) result by ninety-nine hundredths (0.99).

2 (iii) Multiply the item (ii) amount by the school corporation's current ADM.

3 STEP NINE: EIGHT: Determine the quotient of:

4 (A) the STEP EIGHT SEVEN amount; divided by

5 (B) the school corporation's current adjusted ADM.

6 SECTION 173. IC 21-3-1.7-6.8 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE  
7 JANUARY 1, 2006]: Sec. 6.8. (a) This section does not apply to a charter school.

8 (b) This subsection does not apply after December 31, 2003. A school corporation's target general  
9 fund property tax rate for purposes of IC 6-1.1-19-1.5 is the result determined under STEP THREE  
10 of the following formula:

11 STEP ONE: This STEP applies only if the amount determined in STEP FIVE of the formula in  
12 section 6.7(d) of this chapter minus the result determined in STEP ONE of the formula in section  
13 6.7(d) of this chapter is greater than zero (0). Determine the result under clause (E) of the  
14 following formula:

15 (A) Divide the school corporation's 2002 assessed valuation by the school corporation's  
16 current ADM:

17 (B) Divide the clause (A) result by ten thousand (10,000):

18 (C) Determine the greater of the following:

19 (i) The clause (B) result.

20 (ii) Thirty-nine dollars (\$39) in 2002 and thirty-nine dollars and seventy-five cents (\$39.75)  
21 in 2003.

22 (D) Determine the result determined under item (ii) of the following formula:

23 (i) Subtract the result determined in STEP ONE of the formula in section 6.7(d) of this  
24 chapter from the amount determined in STEP FIVE of the formula in section 6.7(d) of this  
25 chapter.

26 (ii) Divide the item (i) result by the school corporation's current ADM:

27 (E) Divide the clause (D) result by the clause (C) result.

28 (F) Divide the clause (E) result by one hundred (100):

29 STEP TWO: This STEP applies only if the amount determined in STEP FIVE of the formula in  
30 section 6.7(d) of this chapter is equal to STEP ONE of the formula in section 6.7(d) of this  
31 chapter and the result of clause (A) is greater than zero (0). Determine the result under clause (G)  
32 of the following formula:

33 (A) Add the following:

34 (i) An amount equal to the annual decrease in federal aid to impacted areas from the year  
35 preceding the ensuing calendar year by three (3) years to the year preceding the ensuing  
36 calendar year by two (2) years.

37 (ii) The portion of the maximum general fund levy for the year that equals the original  
38 amount of the levy imposed by the school corporation to cover the costs of opening a new  
39 school facility during the preceding year.

40 (B) Divide the clause (A) result by the school corporation's current ADM:

41 (C) Divide the school corporation's 2002 assessed valuation by the school corporation's  
42 current ADM:

43 (D) Divide the clause (C) result by ten thousand (10,000):

44 (E) Determine the greater of the following:

45 (i) The clause (D) result.

46 (ii) Thirty-nine dollars (\$39) in 2002 and thirty-nine dollars and seventy-five cents (\$39.75)  
47 in 2003.

48 (F) Divide the clause (B) result by the clause (E) amount.



1           (G) Divide the clause (F) result by one hundred (100).  
2       STEP THREE: Determine the sum of:  
3           (A) ninety-one and eight-tenths cents (\$0.918) in 2002; and  
4           (B) ninety-five and eight-tenths cents (\$0.958) in 2003; and  
5       if applicable, the STEP ONE or STEP TWO result.  
6       (e) This subsection applies to calendar years beginning after December 31, 2004.  
7       (b) A school corporation's target general fund property tax rate for purposes of IC 6-1.1-19-1.5 is  
8       the result determined under STEP FOUR of the following formula:  
9       STEP ONE: Determine the product of:  
10           (A) the amount determined for the school corporation in STEP ONE of the formula in section  
11           6.7(e) 6.7(c) of this chapter; multiplied by  
12           (B) the school corporation's adjusted ADM for the current year.  
13       STEP TWO: This STEP applies only if the amount determined in STEP EIGHT SEVEN of the  
14       formula in section 6.7(e) 6.7(c) of this chapter minus is not equal to the STEP ONE result. is  
15       greater than zero (0). Determine the result under clause (E) (F) of the following formula:  
16           (A) Divide the school corporation's assessed valuation by the school corporation's current  
17           ADM.  
18           (B) Divide the clause (A) result by ten thousand (10,000).  
19           (C) Determine the greater of the following:  
20           (i) The clause (B) result.  
21           (ii) ~~Forty-three~~ **Thirty-six** dollars and ~~sixty-five~~ **thirty** cents (~~\$43.65~~): **(\$36.30)**.  
22           (D) Determine the result determined under item (ii) of the following formula:  
23           (i) Subtract the STEP ONE result from the amount determined in STEP EIGHT SEVEN of  
24           the formula in section 6.7(e) 6.7(c) of this chapter.  
25           (ii) Divide the item (i) result by the school corporation's current ADM.  
26           (E) Divide the clause (D) result by the clause (C) result.  
27           (F) Divide the clause (E) result by one hundred (100).  
28       STEP THREE: This STEP applies only if the amount determined in STEP EIGHT SEVEN of  
29       the formula in section 6.7(e) 6.7(c) of this chapter is equal to the STEP ONE result and the result  
30       of clause (A) is greater than zero (0). Determine the result under clause (G) of the following  
31       formula:  
32           (A) Add the following:  
33           (i) An amount equal to the annual decrease in federal aid to impacted areas from the year  
34           preceding the ensuing calendar year by three (3) years to the year preceding the ensuing  
35           calendar year by two (2) years.  
36           (ii) The part of the maximum general fund levy for the year that equals the original amount  
37           of the levy imposed by the school corporation to cover the costs of opening a new school  
38           facility during the preceding year.  
39           (B) Divide the clause (A) result by the school corporation's current ADM.  
40           (C) Divide the school corporation's assessed valuation by the school corporation's current  
41           ADM.  
42           (D) Divide the clause (C) result by ten thousand (10,000).  
43           (E) Determine the greater of the following:  
44           (i) The clause (D) result.  
45           (ii) ~~Forty-three~~ **Thirty-six** dollars and ~~sixty-five~~ **thirty** cents (~~\$43.65~~): **(\$36.30)**.  
46           (F) Divide the clause (B) result by the clause (E) amount.  
47           (G) Divide the clause (F) result by one hundred (100).  
48       STEP FOUR: **This STEP applies to all school corporations.** Determine the sum of:



1 (A) ~~sixty-three sixty-nine and seven-tenths three-tenths cents (\$0.637)~~ **(\$0.693) in 2006 and**  
2 **seventy and eight tenths cents (\$0.708) in 2007; and; plus**

3 (B) if applicable, the STEP TWO or STEP THREE result.

4 (d) ~~For the calendar year beginning January 1, 2004, and ending December 31, 2004, a school~~  
5 ~~corporation's general fund ad valorem property tax levy is determined under IC 6-1.1-19-1.5(f).~~

6 SECTION 174. IC 21-3-1.7-7 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY  
7 1, 2006]: Sec. 7. If a computation under this chapter results in a fraction and a rounding rule is not  
8 specified, the fraction shall be rounded as follows:

9 (1) ~~If it is a All tax rate calculation;~~ **rates shall be computed by rounding the rate** to the nearest  
10 one-hundredth of a cent (\$0.0001).

11 (2) ~~If it is a All tax levies shall be computed by rounding the levy to the nearest dollar~~  
12 **amount (\$1).**

13 (3) ~~All tuition support calculation distributions shall be computed by rounding the tuition~~  
14 **support distribution** to the nearest cent (\$0.01).

15 (4) ~~If it is a calculation is not covered by subdivision (1), or (2), or (3), the result of the~~  
16 **calculation shall be rounded** to the nearest ten-thousandth (.0001).

17 SECTION 175. IC 21-3-1.7-8.2 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE  
18 JANUARY 1, 2006]: Sec. 8.2. (a) ~~As used in this section, "transfer amount" means the product of:~~

19 (1) ~~a school corporation's assessed valuation for calendar year 2002 divided by one hundred~~  
20 ~~(100); multiplied by~~

21 (2) ~~the lesser of:~~

22 (A) ~~three hundred twenty-eight ten-thousandths (0.0328); or~~

23 (B) ~~the school corporation's capital projects fund tax rate for calendar year 2002 multiplied~~  
24 ~~by five-tenths (0.5).~~

25 (b) ~~This subsection applies to calendar years ending before January 1, 2004. Notwithstanding~~  
26 ~~IC 21-3-1.6 and subject to section 9 of this chapter, the state distribution for a calendar year for tuition~~  
27 ~~support for basic programs for each school corporation equals the result determined using the~~  
28 ~~following formula:~~

29 STEP ONE:

30 (A) ~~For a school corporation not described in clause (B); determine the school corporation's~~  
31 ~~result under STEP FIVE of section 6.7(d) of this chapter for the calendar year.~~

32 (B) ~~For a school corporation that has target revenue per adjusted ADM for a calendar year that~~  
33 ~~is equal to the amount under STEP ONE (A) of section 6.7(d) of this chapter, determine the~~  
34 ~~sum of:~~

35 (i) ~~the school corporation's result under STEP ONE of section 6.7(d) of this chapter for the~~  
36 ~~calendar year; plus~~

37 (ii) ~~the amount of the annual decrease in federal aid to impacted areas from the year~~  
38 ~~preceding the ensuing calendar year by three (3) years to the year preceding the ensuing~~  
39 ~~calendar year by two (2) years; plus~~

40 (iii) ~~the part of the maximum general fund levy for the year that equals the original amount~~  
41 ~~of the levy imposed by the school corporation to cover the costs of opening a new school~~  
42 ~~facility during the preceding year.~~

43 STEP TWO: ~~Determine the sum of:~~

44 (A) ~~the school corporation's tuition support levy;~~

45 (B) ~~the school corporation's excise tax revenue for the year that precedes the current year by~~  
46 ~~one (1) year;~~

47 (C) ~~for the last six (6) months of calendar year 2002, the school corporation's transfer amount;~~  
48 ~~plus~~



1           ~~(D)~~ for the first six (6) months of calendar year 2003, the school corporation's transfer amount.  
2           The amount determined under this STEP for a charter school is zero (0).

3           STEP THREE: Determine the difference between:

4           (A) the STEP ONE amount; minus

5           ~~(B)~~ the applicable STEP TWO or STEP THREE amount.

6           ~~(c)~~ This subsection applies to calendar years beginning after December 31, 2003: **(a)**  
7           Notwithstanding IC 21-3-1.6 and subject to section 9 of this chapter, the state distribution for a  
8           calendar year for tuition support for basic programs for each school corporation equals the result  
9           determined using the following formula:

10          STEP ONE: For a:

11          (A) ~~For a~~ school corporation not described in clause (B), determine the school corporation's  
12          result under STEP EIGHT SEVEN of section 6.7~~(e)~~ **6.7(c)** of this chapter for the calendar  
13          year; **and**

14          (B) ~~For a~~ school corporation that has target revenue per adjusted ADM for a calendar year that  
15          is equal to the amount under STEP ONE ~~(A)~~ of section 6.7~~(e)~~ **6.7(c)** STEP ONE of this  
16          chapter, determine the sum of:

17           (i) the school corporation's result under STEP ONE of section 6.7~~(e)~~ **6.7(c)** STEP ONE of  
18           this chapter for the calendar year **multiplied by the school corporation's adjusted ADM**  
19           **for the current year;** plus

20           (ii) the amount of the annual decrease in federal aid to impacted areas from the year  
21           preceding the ensuing calendar year by three (3) years to the year preceding the ensuing  
22           calendar year by two (2) years; plus

23           (iii) the part of the maximum general fund levy for the year that equals the original amount  
24           of the levy imposed by the school corporation to cover the costs of opening a new school  
25           facility **or reopening an existing facility** during the preceding year.

26          STEP TWO: This STEP applies to a school corporation that is not a charter school. Determine  
27          the sum of:

28          (A) the school corporation's tuition support levy; plus

29          (B) the school corporation's excise tax revenue for the year that precedes the current year by  
30          one (1) year.

31          STEP THREE: This STEP applies to a charter school. Determine the product of:

32          (A) the amount determined under STEP EIGHT of section 6.7~~(e)~~ **6.7(c)** STEP SEVEN of this  
33          chapter for the charter school; multiplied by

34          (B) thirty-five hundredths (0.35).

35          STEP FOUR: Determine the difference between:

36          (A) the **result for the school corporation under section 6.7(c) STEP ONE amount, of this**  
37          **chapter for the calendar year multiplied by the school corporation's adjusted ADM for**  
38          **the current year;** minus

39          (B) the STEP TWO or STEP THREE amount, as applicable.

40          ~~(d)~~ **(b)** If the state tuition support determined for a school corporation under this section is negative,  
41          the school corporation is not entitled to any state tuition support. In addition, the school corporation's  
42          maximum general fund levy under IC 6-1.1-19-1.5 shall be reduced by the amount of the negative  
43          result.

44          SECTION 176. IC 21-3-1.7-9 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY  
45          1, 2005 (RETROACTIVE)]: Sec. 9. (a) Subject to the amount appropriated by the general assembly  
46          for tuition support, the amount that a school corporation is entitled to receive in tuition support for a  
47          year is the amount determined in section 8.2 of this chapter.

48          (b) If the total amount to be distributed as tuition support under this chapter, **in 2005** for enrollment



1 adjustment grants under section 9.5 of this chapter for at-risk programs under section 9.7 of this  
2 chapter; **(before its repeal)**, for academic honors diploma awards under section 9.8 of this chapter,  
3 **in 2005** for supplemental remediation grants under section 9.9 of this chapter **(before its repeal)**, for  
4 primetime distributions under IC 21-1-30, for special education grants under IC 21-3-2.1, and for  
5 vocational education grants under IC 21-3-12 for a particular year, exceeds:

- 6 (1) three billion five hundred eighty million dollars (\$3,580,000,000) in 2003;
- 7 (2) three billion six hundred seventy-six million dollars (\$3,676,000,000) in 2004; and
- 8 (3) (1) three billion seven hundred twenty-one ~~million~~ **four hundred thousand**  
9 ~~dollars (\$3,721,000,000)~~ **(\$3,758,400,000)** in 2005;
- 10 (2) three billion seven hundred fifty-four million three hundred thousand dollars  
11 **(\$3,754,300,000) in 2006; and**
- 12 (3) three billion seven hundred forty-nine million three hundred thousand dollars  
13 **(\$3,749,300,000) in 2007;**

14 the amount to be distributed for tuition support under this chapter to each school corporation during  
15 each of the last six (6) months of the year shall be **proportionately** reduced by the same dollar amount  
16 per ADM (as adjusted by IC 21-3-1.6-1.1) so that the total reductions equal the amount of the excess.  
17 **The amount of the reduction for a particular school corporation is equal to the total amount of**  
18 **the excess multiplied by a fraction. The numerator of the fraction is the amount of the**  
19 **distribution for tuition support that the school corporation would have received if a reduction**  
20 **were not made under this section. The denominator of the fraction is the total amount that**  
21 **would be distributed for tuition support to all school corporations if a reduction were not made**  
22 **under this section.**

23 SECTION 177. IC 21-3-1.7-9.8 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE  
24 JANUARY 1, 2006]: Sec. 9.8. (a) In addition to the distributions under ~~sections~~ **section 8.2 9.5; 9.7,**  
25 ~~and 9.9~~ of this chapter, a school corporation is eligible for an honors diploma award in the amount  
26 determined under STEP TWO of the following formula:

27 STEP ONE: Determine the number of the school corporation's eligible pupils who successfully  
28 completed an academic honors diploma program in the school year ending in the previous  
29 calendar year.

30 STEP TWO: Multiply the STEP ONE amount by nine hundred ~~sixty-three~~ dollars ~~(\$963)~~: **(\$900)**.

31 (b) Each year the governing body of a school corporation may use the money that the school  
32 corporation receives for an honors diploma award under this section to give nine hundred sixty-three  
33 dollars (\$963) to each eligible pupil in the school corporation who successfully completes an academic  
34 honors diploma program in the school year ending in the previous calendar year.

35 (b) An amount received by a school corporation as an honors diploma award may be used  
36 only for:

- 37 (1) any:
  - 38 (A) staff training;
  - 39 (B) program development;
  - 40 (C) equipment and supply expenditures; or
  - 41 (D) other expenses;
- 42 directly related to the school corporation's academic honors diploma program; and
- 43 (2) the school corporation's program for high ability students.

44 (c) The governing body of a school corporation shall prepare an annual report that  
45 summarizes the programs and services provided with the money received under this section. The  
46 report prepared under this subsection shall be made available for inspection by:

- 47 (1) the department of education; and
- 48 (2) members of the public.



1 **A governing body that does not comply with this subsection for a school year is not eligible to**  
2 **receive an award under this section for the following school year until the governing body**  
3 **complies with this subsection.**

4 SECTION 178. IC 21-3-1.7-10 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
5 2005]: Sec. 10. This chapter expires January 1, ~~2006~~. **2008.**

6 SECTION 179. IC 21-3-2.1-10 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
7 2005]: Sec. 10. This chapter expires January 1, ~~2006~~. **2008.**

8 SECTION 180. IC 21-3-12-12 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
9 2005]: Sec. 12. This chapter expires January 1, ~~2006~~. **2008.**

10 SECTION 181. IC 21-6.1-2-2 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
11 2005]: Sec. 2. (a) The board shall segregate the fund into the following accounts:

12 (1) The pre-1996 account.

13 (2) The 1996 account.

14 (b) The board shall segregate each of the accounts established under subsection (a) into the  
15 following subaccounts:

16 (1) The annuity savings account.

17 (2) The retirement allowance account.

18 (c) Except as provided in subsection (d), member contributions shall be credited to the annuity  
19 savings accounts within the pre-1996 account.

20 (d) Member contributions made after June 30, 1995, with respect to the following members shall  
21 be credited to the annuity savings account within the 1996 account

22 ~~(1) A for any individual who first became a member who was hired of the fund after June 30,~~  
23 ~~1995. by a school corporation or other institution covered by the fund~~

24 ~~(2) A member who~~

25 ~~(A) before July 1, 1995, served in a position covered by the fund; and~~

26 ~~(B) after June 30, 1995, and before July 1, 2001, was hired by another school corporation or~~  
27 ~~institution covered by the fund or rehired by a prior employer.~~

28 ~~(3) A member described in subdivision (2) who, after June 30, 2001, is hired by another school~~  
29 ~~corporation or institution covered by the fund or rehired by a prior employer.~~

30 (e) Member contributions made to the pre-1996 account with respect to a member covered by  
31 subsection (d) shall be transferred to the annuity savings account within the 1996 account.

32 (f) (e) Employer contributions made after June 30, 1995, with respect to members described in  
33 subsection (d) shall be credited to the retirement allowance account within the 1996 account. Employer  
34 contributions made after June 30, 1995, with respect to all other members shall be credited to the  
35 retirement allowance account within the pre-1996 account.

36 (g) Employer contributions, if any (as determined by the board), made to the pre-1996 account with  
37 respect to a member covered by subsection (d) shall be transferred to the retirement allowance account  
38 within the 1996 account.

39 ~~(h) (f)~~ The board shall administer these accounts and subaccounts as specified in IC 5-10.2-2.

40 SECTION 182. IC 21-6.1-2-5 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
41 2005]: Sec. 5. (a) The general assembly shall appropriate from the state general fund an amount that  
42 is sufficient to cover the state's actuarial liability for each member covered by the pre-1996 account  
43 and for each state employee covered by the 1996 account. The board may reduce this liability by the  
44 amount of interest earned on the deposits in the fund. This liability is determined by the actuarial  
45 investigation prescribed in IC 5-10.2-2-9. **The actuarial investigation and the board shall include**  
46 **in the determination of the liability and appropriation necessary any cost of living increases**  
47 **granted to members of the pre-1996 account, amortized over thirty (30) years.** The board shall  
48 prepare its budget based on this investigation and for other specified expenditures and shall submit it



1 to the governor or to another officer or committee authorized by law to recommend the necessary  
2 appropriation.

3 (b) Each school corporation shall contribute to the 1996 account as specified in IC 21-6.1-7.

4 (c) If members receive compensation from federal funds, the board shall at the end of each fiscal  
5 year determine the employer's contribution, excluding administration expenses, to be paid from federal  
6 funds. The amount shall be determined by such method adopted by the board as results in an equitable  
7 sharing of the employer contribution by the federal government on account of members receiving  
8 compensation from federal funds.

9 SECTION 183. IC 21-6.1-4-6.1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY  
10 1, 2005]: Sec. 6.1. (a) This subsection applies to members who retire before July 1, 1980. A member  
11 who had completed four (4) years of approved college teacher **training education** before voluntary or  
12 involuntary induction into the military services is entitled to credit for that service as if the member  
13 had begun teaching before the induction. A member who serves in military service is considered a  
14 teacher and is entitled to the benefits of the fund if for or during the leave of absence the member pays  
15 into the fund the member's contributions. Time served by a member in military service for the duration  
16 of the hostilities or for the length of active service in the hostilities and the necessary demobilization  
17 time after the hostilities is not subject to the one-seventh rule specified in section 5 of this chapter.

18 (b) This subsection applies to members who retire after June 30, 1980. A member who had  
19 completed four (4) years of approved college teacher **training education** before voluntary or  
20 involuntary induction into military service is entitled to credit for the member's active military service  
21 as if the member had begun teaching before the induction. A member who serves in military service  
22 is considered a teacher and is entitled to the benefits of the fund if:

23 (1) the member has an honorable discharge; and

24 (2) except as provided in subsection (f), the member returns to active teaching service within  
25 eighteen (18) months after the completion of active military service.

26 The time served by a member in military service for the duration of the hostilities or for the length of  
27 active service in the hostilities and the necessary demobilization time after the hostilities is not subject  
28 to the one-seventh rule specified in section 5 of this chapter. However, not more than six (6) years of  
29 military service credit may be granted under this subsection. In order to be eligible for any military  
30 service credit under this subsection, a member must have at least ten (10) years of in-state service  
31 credit.

32 (c) This subsection applies to members who retire after May 1, 1989. A member who had begun  
33 but had not completed four (4) years of approved college teacher **training education** before voluntary  
34 or involuntary induction into the military services is entitled to service credit in an amount equal to  
35 the duration of the member's active military service if the following conditions are met:

36 (1) The member has an honorable discharge.

37 (2) Except as provided in subsection (f), the member returns to a four (4) year approved college  
38 teacher training program within eighteen (18) months after the completion of active military  
39 service and subsequently completes that program.

40 (3) The member has at least ten (10) years of in-state service credit.

41 (d) This subsection applies to members who retire after May 1, 1991, and who are employed at state  
42 institutions of higher education. A member who had begun but had not completed baccalaureate or  
43 post-baccalaureate **training education** before voluntary or involuntary induction into military service  
44 is entitled to the member's active military service credit for the member's active military service in an  
45 amount equal to the duration of the member's military service if the following conditions are met:

46 (1) The member received an honorable discharge.

47 (2) Except as provided in subsection (f), the member returns to baccalaureate or  
48 post-baccalaureate **training education** within eighteen (18) months after completion of active



1 military service and subsequently completes that ~~training.~~ **education.**

2 (3) The member has at least ten (10) years of in-state service credit.

3 (e) The maximum amount of service credit that may be granted to a member who meets the  
4 conditions of subsection (c), or (d) is six (6) years. However, for purposes of subsection (c), or (d),  
5 the time served by the member in active military service for the length of active service in hostilities  
6 and necessary demobilization is not subject to the one-seventh rule specified in section 5 of this  
7 chapter.

8 (f) The board shall extend the eighteen (18) month deadline contained in subsection (b)(2), (c)(2),  
9 or (d)(2) if the board determines that an illness, an injury, or a disability related to the member's  
10 military service prevented the member from returning to active teaching service or to a teacher ~~training~~  
11 **education** program within eighteen (18) months after the member's discharge from military service.  
12 However, the board may not extend the deadline beyond thirty (30) months after the member's  
13 discharge.

14 (g) If a member retires, and the board subsequently determines that the member is entitled to  
15 additional service credit due to the extension of a deadline under subsection (f), the board shall  
16 recompute the member's benefit. However, the additional service credit may be used only in the  
17 computation of benefits to be paid after the date of the board's determination, and the member is not  
18 entitled to a recomputation of benefits received before the date of the board's determination.

19 (h) Notwithstanding any provision of this section, a member is entitled to military service credit  
20 and benefits in the amount and to the extent required by the Uniformed Services Employment and  
21 Reemployment Rights Act (38 U.S.C. 4301 et seq.), including all later amendments.

22 (i) Subject to the provisions of this section, an active member may purchase not more than two (2)  
23 years of service credit for the member's service on active duty in the armed services if the member  
24 meets the following conditions:

25 (1) The member has at least one (1) year of credited service in the fund.

26 (2) The member serves on active duty in the armed services of the United States for at least six  
27 (6) months.

28 (3) The member receives an honorable discharge from the armed services.

29 (4) Before the member retires, the member makes contributions to the fund as follows:

30 (A) Contributions that are equal to the product of the following:

31 (i) The member's salary at the time the member actually makes a contribution for the service  
32 credit.

33 (ii) A rate, determined by the actuary of the fund, that is based on the age of the member at  
34 the time the member actually makes a contribution for service credit and computed to result  
35 in a contribution amount that approximates the actuarial present value of the benefit  
36 attributable to the service credit purchased.

37 (iii) The number of years of service credit the member intends to purchase.

38 (B) Contributions for any accrued interest, at a rate determined by the actuary of the fund, for  
39 the period from the member's initial membership in the fund to the date payment is made by  
40 the member.

41 However, a member is entitled to purchase service credit under this subsection only to the extent that  
42 service credit is not granted for that time under another provision of this section. At least ten (10) years  
43 of service in Indiana is required before a member may receive a benefit based on service credits  
44 purchased under this section. A member who terminates employment before satisfying the eligibility  
45 requirements necessary to receive a monthly allowance or receives a monthly allowance for the same  
46 service from another tax supported public employee retirement plan other than under the federal Social  
47 Security Act may withdraw the purchase amount plus accumulated interest after submitting a properly  
48 completed application for a refund to the fund.



- 1 (j) The following apply to the purchase of service credit under subsection (i):  
2 (1) The board may allow a member to make periodic payments of the contributions required for  
3 the purchase of the service credit. The board shall determine the length of the period during  
4 which the payments must be made.  
5 (2) The board may deny an application for the purchase of service credit if the purchase would  
6 exceed the limitations under Section 415 of the Internal Revenue Code.  
7 (3) A member may not claim the service credit for purposes of determining eligibility or  
8 computing benefits unless the member has made all payments required for the purchase of the  
9 service credit.

10 SECTION 184. IC 23-13-5-8 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
11 2005]: Sec. 8. (a) Should for any cause any action of the board of directors or trustees of a corporation  
12 be invalid or ineffective in whole or in part as and for a cancellation or retirement of capital stock as  
13 provided in this chapter, then the entire act of cancellation or retirement as to all other stock shall be  
14 held null and void. If at any time after the transfer of any stock to the corporation or to the trustees or  
15 directors it becomes no longer possible for the corporation to operate the university, college, or  
16 institution of learning as a university, college, or institution of learning, and the fact is found to exist  
17 by the board of trustees or directors, the property and assets of the corporation vest in and belong  
18 absolutely to the local public school corporation within whose territorial limits the college, university,  
19 or institution of learning is situated unless the local public school corporation elects to refuse to accept  
20 the property and assets in writing served upon the board of trustees or an officer thereof within one  
21 hundred twenty (120) days. If the local public school corporation elects to refuse to accept the property  
22 and assets, then the property and assets of the corporation vest in and belong absolutely to the county  
23 within whose territorial limits the college, university, or institution of learning is situated unless the  
24 county, acting by its legislative body, elects to refuse to accept the property and assets in writing  
25 served upon the board of trustees or an officer within one hundred twenty (120) days. If the county  
26 refuses to accept the property and assets, the property and assets vest in and belong absolutely to the  
27 ~~common school state general fund. of the state of Indiana.~~ If the university, college, or institution of  
28 learning is situated in a school township, the election shall be made by the township executive with  
29 the approval of the township legislative body. If situated in a school city or town corporation, the  
30 election shall be made by the school board of the municipality.

31 (b) The local school corporation receiving the property or assets is responsible for the payment of  
32 the lawful debts and liabilities of the corporation. For the purpose of raising funds to pay the debts and  
33 liabilities, the township executive, with the concurrence and sanction of the township legislative body,  
34 or the city or town school board, as the case may be, is authorized and empowered to issue and sell  
35 bonds of the school township, school city, or school town. The debt created by the bonds, together  
36 with all other indebtedness of the school corporation, may not exceed two percent (2%) of the adjusted  
37 value of the taxable property within the school corporation as determined under IC 36-1-15. If the  
38 building or property of the corporation vested in the school corporation is suitable for instructing  
39 students of the township in the arts of agriculture, domestic science, or physical or practical mental  
40 culture, and in which to hold school or civic entertainments or be used for township, town, or city  
41 purposes, then the township executive, with the concurrence and sanction of the township, city, or  
42 town legislative body, as the case may be, is authorized and empowered to issue and sell bonds of the  
43 civil township, city, or town, as the case may be, and apply the proceeds to the payment of the debts  
44 and liabilities of the corporation. The proceeds of the bonds, together with all other indebtedness of  
45 the civil township, city, or town, may not exceed two percent (2%) of the adjusted value of the taxable  
46 property within the civil township, city, or town, as determined under IC 36-1-15. If the county  
47 receives the property, it is authorized to issue its general obligation bonds to pay the debts and  
48 liabilities as general obligation bonds of counties are issued under the general law. Unless the school



1 and civil townships and school and civil cities and towns can liquidate the debts and liabilities without  
2 violating Article 13, Section 1 of the Constitution of the State of Indiana and IC 36-1-15, they shall  
3 elect to refuse to accept the property. Unless the county can liquidate the debts and liabilities without  
4 violating the constitutional provision, it shall elect to refuse the property. If a civil township, city, or  
5 town uses its funds or the proceeds of the sale of its bonds to liquidate the debts and liabilities, it shall  
6 have an interest in the property in the proportion the funds expended by it bear to the funds expended  
7 by the school township, school city, or school town.

8 (c) Any bonds issued under this chapter shall be payable in not more than twenty (20) years after  
9 the date of their issuance. The municipal corporation issuing the bonds shall annually levy a tax on  
10 all of the taxable property within the municipal corporation in an amount sufficient to pay the interest  
11 on and the principal of such bonds as they mature. The bonds may mature and be payable either  
12 semiannually or annually. Notice of sale of the bonds shall be published once each week for two (2)  
13 weeks in a newspaper published in the municipal corporation issuing the bonds, or in a newspaper  
14 published in the county seat of the county in which the municipal corporation is located. Additional  
15 notices may be published.

16 (d) If the corporation ceases to exist or winds up its affairs without its board of trustees or directors  
17 finding that it is no longer possible for the corporation to operate the university, college, or institution  
18 of learning as a university, college, or institution of learning, this shall have the same effect as such  
19 a finding.

20 SECTION 185. IC 25-1-1.2-2 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
21 2005]: Sec. 2. As used in this chapter, "board" means an entity that regulates occupations or  
22 professions under this title and the ~~professional standards board~~ **department of education** as  
23 established by ~~IC 20-1-1.4.~~ **IC 20-19-3-1.**

24 SECTION 186. IC 25-33-1-3 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
25 2005]: Sec. 3. (a) There is created a board to be known as the "state psychology board". The board  
26 shall consist of seven (7) members appointed by the governor. Six (6) of the board members shall be  
27 licensed under this article and shall have had at least five (5) years of experience as a professional  
28 psychologist prior to their appointment. The seventh member shall be appointed to represent the  
29 general public, must be a resident of this state, must never have been credentialed in a mental health  
30 profession, and must in no way be associated with the profession of psychology other than as a  
31 consumer. All members shall be appointed for a term of three (3) years. All members may serve until  
32 their successors are duly appointed and qualified. A vacancy occurring on the board shall be filled by  
33 the governor by appointment. The member so appointed shall serve for the unexpired term of the  
34 vacating member. Each member of the board is entitled to the minimum salary per diem provided by  
35 IC 4-10-11-2.1(b). Such a member is also entitled to reimbursement for traveling expenses and other  
36 expenses actually incurred in connection with the member's duties, as provided in the state travel  
37 policies and procedures established by the **Indiana** department of administration and approved by the  
38 state budget agency.

39 (b) The members of the board shall organize by the election of a chairman and a vice chairman from  
40 among its membership. Such officers shall serve for a term of one (1) year. The board shall meet at  
41 least once in each calendar year and on such other occasions as it considers necessary and advisable.  
42 A meeting of the board may be called by its chairman or by a majority of the members on the board.  
43 Four (4) members of the board constitute a quorum. A majority of the quorum may transact business.

44 (c) The board is empowered to do the following:

45 (1) Establish reasonable application, examination, and renewal procedures and set fees for  
46 licensure under this article. However, no fee collected under this article shall, under any  
47 circumstances, be refunded.

48 (2) Adopt and enforce rules concerning assessment of costs in disciplinary proceedings before



- 1 the board.
- 2 (3) Establish examinations of applicants for licensure under this article and issue, deny, suspend,
- 3 revoke, and renew licenses.
- 4 (4) Subject to IC 25-1-7, investigate and conduct hearings, upon complaint against individuals
- 5 licensed or not licensed under this article, concerning alleged violation of this article, under
- 6 procedures conducted in accordance with IC 4-21.5.
- 7 (5) Initiate the prosecution and enjoinder of any person violating this article.
- 8 (6) Adopt rules which are necessary for the proper performance of its duties, in accordance with
- 9 IC 4-22-2.
- 10 (7) Establish a code of professional conduct.
- 11 (d) The board shall adopt rules establishing standards for the competent practice of psychology.
- 12 (e) All expenses incurred in the administration of this article shall be paid from the general fund
- 13 upon appropriation being made in the manner provided by law for the making of such appropriations.
- 14 (f) The bureau shall do the following:
- 15 (1) Carry out the administrative functions of the board.
- 16 (2) Provide necessary personnel to carry out the duties of this article.
- 17 (3) Receive and account for all fees required under this article.
- 18 (4) Deposit fees collected with the treasurer of the state for deposit in the state general fund.
- 19 (g) The board shall adopt rules under IC 4-22-2 to establish, maintain, and update a list of restricted
- 20 psychology tests and instruments (as defined in section 14(b) of this chapter) containing those
- 21 psychology tests and instruments that, because of their design or complexity, create a danger to the
- 22 public by being improperly administered and interpreted by an individual other than:
- 23 (1) a psychologist licensed under IC 25-33-1-5.1;
- 24 (2) an appropriately trained mental health provider under the direct supervision of a health
- 25 service provider endorsed under IC 25-33-1-5.1(c);
- 26 (3) a qualified physician licensed under IC 25-22.5;
- 27 (4) a school psychologist who holds a valid:
- 28 (A) license issued by the ~~professional standards board~~ **department of education** under
- 29 IC 20-1-1.4-2; or
- 30 (B) endorsement under IC 20-1-1.9;
- 31 practicing within the scope of the school psychologist's license or endorsement; or
- 32 (5) a minister, priest, rabbi, or other member of the clergy providing pastoral counseling or other
- 33 assistance.
- 34 (h) The board shall provide to:
- 35 (1) the social work certification and marriage and family therapists credentialing board; and
- 36 (2) any other interested party upon receiving the request of the interested party;
- 37 a list of the names of tests and instruments proposed for inclusion on the list of restricted
- 38 psychological tests and instruments under subsection (g) at least sixty (60) days before publishing
- 39 notice of intent under IC 4-22-2-23 to adopt a rule regarding restricted tests and instruments.
- 40 (i) The social work certification and marriage and family therapists credentialing board and any
- 41 other interested party that receives the list under subsection (h) may offer written comments or
- 42 objections regarding a test or instrument proposed for inclusion on the list of restricted tests and
- 43 instruments within sixty (60) days after receiving the list. If:
- 44 (1) the comments or objections provide evidence indicating that a proposed test or instrument
- 45 does not meet the criteria established for restricted tests and instruments, the board may delete
- 46 that test from the list of restricted tests; and
- 47 (2) the board determines that a proposed test or instrument meets the criteria for restriction after
- 48 reviewing objections to the test or instrument, the board shall respond in writing to justify its



1 decision to include the proposed test or instrument on the list of restricted tests and instruments.

2 (j) This section may not be interpreted to prevent a licensed or certified health care professional  
3 from practicing within the scope of the health care professional's:

4 (1) license or certification; and

5 (2) training or credentials.

6 SECTION 187. IC 25-33-1-14 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
7 2005]: Sec. 14. (a) This section does not apply to an individual who is:

8 (1) a member of a teaching faculty, at a public or private institution of higher learning for the  
9 purpose of teaching, research, or the exchange or dissemination of information and ideas as an  
10 assigned duty of the institution;

11 (2) a commissioned psychology officer in the regular United States armed services;

12 (3) licensed by the ~~professional standards board~~ **department of education** (established by  
13 ~~IC 20-1-1.4-2~~ **IC 20-19-3-1**) as a school psychologist and using the title "school psychologist"  
14 or "school psychometrist" as an employee of a school corporation; or

15 (4) endorsed as an independent practice school psychologist under IC 20-1-1.9.

16 (b) As used in this section, "restricted psychology test or instrument" means a measurement  
17 instrument or device used for treatment planning, diagnosing, or classifying intelligence, mental and  
18 emotional disorders and disabilities, disorders of personality, or neuropsychological, neurocognitive,  
19 or cognitive functioning. The term does not apply to an educational instrument used in a school setting  
20 to assess educational progress or an appraisal instrument.

21 (c) It is unlawful for an individual to:

22 (1) claim that the individual is a psychologist; or

23 (2) use any title which uses the word "psychologist", "clinical psychologist", "Indiana endorsed  
24 school psychologist", or "psychometrist", or any variant of these words, such as "psychology",  
25 or "psychological", or "psychologic";

26 unless that individual holds a valid license issued under this article or a valid endorsement issued  
27 under IC 20-1-1.9.

28 (d) It is unlawful for any individual, regardless of title, to render, or offer to render, psychological  
29 services to individuals, organizations, or to the public, unless the individual holds a valid license  
30 issued under this article or a valid endorsement issued under IC 20-1-1.9 or is exempted under section  
31 1.1 of this chapter.

32 (e) It is unlawful for an individual, other than:

33 (1) a psychologist licensed under IC 25-33-1-5.1;

34 (2) an appropriately trained mental health provider under the direct supervision of a health  
35 service provider endorsed under IC 25-33-1-5.1(c);

36 (3) a qualified physician licensed under IC 25-22.5;

37 (4) a school psychologist who holds a valid:

38 (A) license issued by the ~~professional standards board~~ **department of education** under  
39 IC 20-1-1.4-2; or

40 (B) endorsement under IC 20-1-1.9;

41 who practices within the scope of the school psychologist's license or endorsement; or

42 (5) a minister, priest, rabbi, or other member of the clergy providing pastoral counseling or other  
43 assistance;

44 to administer or interpret a restricted psychology test or instrument as established by the board under  
45 ~~IC 25-33-1-3(g)~~ **section 3(g) of this chapter** in the course of rendering psychological services to  
46 individuals, organizations, or to the public.

47 (f) This section may not be interpreted to prevent a licensed or certified health care professional  
48 from practicing within the scope of the health care professional's:



- 1 (1) license or certification; and
- 2 (2) training or credentials.

3 SECTION 188. IC 29-1-3-4 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
4 2005]: Sec. 4. **(a) Except as provided in subsection (b)**, the right of election of the surviving spouse  
5 is personal to the spouse. It is not transferable and cannot be exercised subsequent to the spouse's  
6 death. A person with a valid power of attorney for the surviving spouse may elect for the spouse if the  
7 power of attorney has general authority with respect to estates as provided in IC 30-5-5-15(a)(4). If  
8 the surviving spouse is a protected person, the court may order the guardian of the spouse's estate to  
9 elect for the spouse.

10 **(b) The spousal election may be exercised subsequent to the spouse's death under the**  
11 **following circumstances:**

12 **(1) The surviving spouse died before the election could be made.**

13 **(2) The election is being made to recover Medicaid benefits that were paid on behalf of the**  
14 **deceased surviving spouse.**

15 **The office of Medicaid policy and planning may exercise the right of election under this**  
16 **subsection. The spousal election is only enforceable up to the amount of Medicaid benefits that**  
17 **were received and the amount may only be distributed to the office of Medicaid policy and**  
18 **planning.**

19 SECTION 189. IC 29-1-8-1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
20 2005]: Sec. 1. (a) **Except as provided in subsection (g)**, forty-five (45) days after the death of a  
21 decedent and upon being presented an affidavit that complies with subsection (b), a person:

22 (1) indebted to the decedent; or

23 (2) having possession of personal property, or an instrument evidencing a debt, an obligation, a  
24 stock, or a chose in action belonging to the decedent;

25 shall make payment of the indebtedness or deliver the personal property or an instrument evidencing  
26 a debt, an obligation, a stock, or a chose in action to a person claiming to be entitled to payment or  
27 delivery of property of the decedent.

28 (b) The affidavit required by subsection (a) must be an affidavit made by or on behalf of the  
29 claimant stating that:

30 (1) the value of the gross probate estate, wherever located (less liens and encumbrances), does  
31 not exceed twenty-five thousand dollars (\$25,000);

32 (2) forty-five (45) days have elapsed since the death of the decedent;

33 (3) no application or petition for the appointment of a personal representative is pending or has  
34 been granted in any jurisdiction; and

35 (4) the claimant is entitled to payment or delivery of the property.

36 (c) If a motor vehicle or watercraft (as defined in IC 9-13-2-198.5) is part of the estate, nothing in  
37 this section shall prohibit a transfer of the certificate of title to the motor vehicle if five (5) days have  
38 elapsed since the death of the decedent and no appointment of a personal representative is  
39 contemplated. A transfer under this subsection shall be made by the bureau of motor vehicles upon  
40 receipt of an affidavit containing a statement of the conditions required by subsection (b)(1) and (b)(4).  
41 The affidavit must be duly executed by the distributees of the estate.

42 (d) A transfer agent of a security shall change the registered ownership on the books of a  
43 corporation from the decedent to a claimant upon the presentation of an affidavit as provided in  
44 subsection (a).

45 (e) For the purposes of subsection (a), an insurance company that, by reason of the death of the  
46 decedent, becomes obligated to pay a death benefit to the estate of the decedent is considered a person  
47 indebted to the decedent.

48 (f) For purposes of subsection (a), property in a safe deposit box rented by a decedent from a



1 financial institution organized or reorganized under the law of any state (as defined in IC 28-2-17-19)  
2 or the United States is considered personal property belonging to the decedent in the possession of the  
3 financial institution.

4 **(g) If an individual who has received medical assistance from the state under IC 12-15 has**  
5 **deposited personal funds with a health facility, the state may present the affidavit required**  
6 **under subsection (a) to the health facility if:**

- 7 **(1) at least fifteen (15) days have elapsed since the individual's death; and**
- 8 **(2) the state does not believe that a personal representative will be appointed for the**  
9 **decedent.**

10 **The affidavit must state that at least fifteen (15) days have elapsed since the individual's death.**

11 SECTION 190. IC 31-33-2-2 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
12 2005]: Sec. 2. **(a)** The local child protection service:

- 13 (1) must have sufficient qualified and trained staff to fulfill the purpose of this article;
- 14 (2) must be organized to maximize the continuity of responsibility, care, and service of individual  
15 caseworkers toward individual children and families;
- 16 (3) must provide training to representatives of the child protective services system regarding the  
17 legal duties of the representatives, which may consist of various methods of informing the  
18 representatives of their duties, in order to protect the legal rights and safety of children and  
19 families from the initial time of contact during the investigation through treatment; and
- 20 (4) must provide training to representatives of the child protective services system regarding the  
21 constitutional rights of the child's family, including a child's guardian or custodian, that is the  
22 subject of an investigation of child abuse or neglect consistent with the Fourth Amendment to the  
23 United States Constitution and Article I, Section 11 of the Constitution of the State of Indiana.

24 **(b) This section expires June 30, 2008.**

25 SECTION 191. IC 31-33-2-2.1 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO  
26 READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: **Sec. 2.1. (a) This section applies after June**  
27 **30, 2008.**

28 **(b) The local child protection service:**

- 29 **(1) must have sufficient qualified and trained staff to:**
  - 30 **(A) fulfill the purpose of this article; and**
  - 31 **(B) comply with the maximum caseload ratios for:**
    - 32 **(i) child protection caseworkers; and**
    - 33 **(ii) child welfare caseworkers;**
- 34 **set forth in IC 12-13-14.5-3.5;**
- 35 **(2) must be organized to maximize the continuity of responsibility, care, and service of**  
36 **individual caseworkers toward individual children and families;**
- 37 **(3) must provide training to representatives of the child protective services system**  
38 **regarding the legal duties of the representatives, which may consist of various methods of**  
39 **informing the representatives of their duties, in order to protect the legal rights and safety**  
40 **of children and families from the initial time of contact during the investigation through**  
41 **treatment; and**
- 42 **(4) must provide training to representatives of the child protective services system**  
43 **regarding the constitutional rights of the child's family, including a child's guardian or**  
44 **custodian, that is the subject of an investigation of child abuse or neglect consistent with the**  
45 **Fourth Amendment to the United States Constitution and Article I, Section 11 of the**  
46 **Constitution of the State of Indiana.**

47 SECTION 192. IC 31-34-24-15 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY  
48 1, 2005]: Sec. 15. The team or the county fiscal body shall transmit copies of the plan, each annual



1 report, and each revised plan to the following:

- 2 (1) The director.
- 3 (2) The state superintendent of public instruction.
- 4 (3) The county office.
- 5 (4) The juvenile court.
- 6 (5) The superintendent of each public school corporation in the county.
- 7 ~~(6) The local step ahead council.~~
- 8 ~~(7) (6) Any public or private agency that:~~

9 (A) provides services to families and children in the county that requests information about  
10 the plan; or

11 (B) the team has identified as a provider of services relevant to the plan.

12 SECTION 193. IC 31-37-24-15 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY  
13 1, 2005]: Sec. 15. The team or the county fiscal body shall transmit copies of the initial plan, each  
14 annual report, and each revised plan to the following:

- 15 (1) The director.
- 16 (2) The state superintendent of public instruction.
- 17 (3) The county office.
- 18 (4) The juvenile court.
- 19 (5) The superintendent of each public school corporation in the county.
- 20 ~~(6) The local step ahead council.~~
- 21 ~~(7) (6) Any public or private agency that:~~

22 (A) provides services to families and children in the county that requests information about  
23 the plan; or

24 (B) the team has identified as a provider of services relevant to the plan.

25 SECTION 194. IC 32-34-1-34 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
26 2004 (RETROACTIVE)]: Sec. 34. (a) Except as provided in section 42(d) of this chapter, the treasurer  
27 of state shall, on order of the attorney general, pay the necessary costs of the following:

- 28 (1) Selling abandoned property.
- 29 (2) Mailing notices.
- 30 (3) Making publications required by this chapter.
- 31 (4) Paying other operating expenses and administrative expenses, including:

32 (A) salaries and wages reasonably incurred by the attorney general in the administration and  
33 enforcement of this chapter; and

34 (B) costs incurred in examining records of the holders of property and in collecting the  
35 property from the holders.

36 (b) If the balance of the principal of the abandoned property fund established by section 33 of this  
37 chapter exceeds five hundred thousand dollars (\$500,000), the treasurer of state may, and at least once  
38 each fiscal year shall, transfer to the ~~common school state general fund of the state~~ the balance of the  
39 principal of the abandoned property fund that exceeds five hundred thousand dollars (\$500,000).

40 (c) If a claim is allowed or a refund is ordered under this chapter that is more than five hundred  
41 thousand dollars (\$500,000), the treasurer of state shall transfer from the state general fund sufficient  
42 money to make prompt payment of the claim. There is annually appropriated to the treasurer of state  
43 from the state general fund the amount of money sufficient to implement this subsection.

44 (d) Before making a deposit into the abandoned property fund, the attorney general shall record the  
45 following:

- 46 (1) The name and last known address of each person appearing from the holder's reports to be  
47 entitled to the abandoned property.
- 48 (2) The name and last known address of each insured person or annuitant.



1 (3) The number, the name of the corporation, and the amount due concerning any policy or  
2 contract listed in the report of a life insurance company.

3 (e) Except as provided in subsection (f), earnings on the property custody fund and the abandoned  
4 property fund shall be credited to each fund.

5 (f) On July 1 of each year, the interest balance in the property custody fund established by section  
6 32 of this chapter and the interest balance in the abandoned property fund shall be transferred to the  
7 state general fund.

8 SECTION 195. IC 32-34-3-4 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
9 2005]: Sec. 4. (a) If a sum of money remains in the abandoned property fund for at least five (5) years  
10 after the date the money is deposited in the fund under section 2(d) of this chapter without any order  
11 directing the return of the money:

12 (1) title to the sum vests in and escheats to the state; and

13 (2) the sum shall be ~~distributed as part of the common school~~ **deposited in the state general**  
14 **fund.**

15 (b) Any claimant who does not file an application with the court within five (5) years after the sum  
16 is deposited in the unclaimed funds account is barred from asserting a claim.

17 SECTION 196. IC 32-34-9-2 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
18 2005]: Sec. 2. (a) A person who finds and secures any boats, fleets of timber, rafts, platforms, sawlogs,  
19 or other logs or trees prepared for the purpose of sale, or any cross or railroad ties, boards, planks,  
20 staves, heading, or other timber prepared for market that is the property of another and that is found  
21 adrift in the waters of Indiana without a boom or other arrangement provided by the owner to preserve  
22 the logs or timber below the point at which they are found, whether the logs or timber have a brand  
23 or not, is entitled to receive from the owner the following compensation:

24 (1) For each freight boat or other heavy boat, two dollars (\$2) per ton for all cargo.

25 (2) For each jack-boat, skiff, or canoe, one dollar (\$1).

26 (3) For each fleet of timber, fifty dollars (\$50).

27 (4) For each raft of not less than forty (40) logs, fifteen dollars (\$15).

28 (5) For each platform of at least ten (10) logs, four dollars (\$4).

29 (6) For each sawlog or other log or tree prepared for sale, fifty cents (\$0.50).

30 (7) For each cross or railroad tie, fifteen cents (\$0.15).

31 (8) For boards or planks caught in rafts or a large body:

32 (A) one dollar (\$1) per one thousand (1,000) board feet for a quantity twenty thousand  
33 (20,000) board feet or less; or

34 (B) fifty cents (\$0.50) per one thousand (1,000) board feet for a quantity greater than twenty  
35 thousand (20,000) board feet.

36 (9) For loose and scattered boards or planks, five dollars and fifty cents (\$5.50) per one thousand  
37 (1,000) board feet.

38 (10) For staves and heading, four dollars (\$4) per one thousand (1,000) pieces that are  
39 merchantable.

40 (b) The compensation due under subsection (a) is payable by the owner, if required, upon the  
41 delivery to the owner of the logs or timber.

42 (c) The finder has a lien upon the property found for the charges provided in subsection (a).

43 (d) If the owner of the property fails to pay the compensation due under subsection (a) within sixty  
44 (60) days after the day the property is found, the property may be sold at the request of the person to  
45 whom the compensation is due by a constable, sheriff, or other officer of the county in which the  
46 property was found. The sale must be at the courthouse door at public auction to the highest bidder,  
47 upon thirty (30) days written or printed notice that gives the time and place of sale and a written or  
48 printed description of the property and any marks or brands on the property. The notice of the sale



1 must be posted at the front door of the courthouse of the county in which the sale is to be made and  
2 at two (2) other public places in the county where the property is located. It is the duty of the constable  
3 or other officer making the sale to pay to the finder the finder's legal fees and charges after deducting  
4 the constable's or other officer's commission. The commission charged may be the same as if the  
5 constable or other officer had sold the same property under execution. If any sale money remains after  
6 payment of the charges and fees described in this section, the constable or other officer shall pay the  
7 remainder to the clerk of the circuit court in the county in which the sale occurred and obtain a receipt  
8 for the amount. If the constable or other officer fails to perform the constable's or other officer's duties  
9 under this chapter, the constable or other officer is liable on the constable's or other officer's official  
10 bond to the party aggrieved.

11 (e) If the owner, within one (1) year after the date of the sale, appears before the county judge of  
12 the county where the money is deposited with the clerk and establishes the owner's right to the  
13 satisfaction of the court to the money, the money must, upon the order of the county judge, be paid  
14 over to the owner by the clerk; otherwise, it shall be paid into the ~~common school~~ **state general** fund.  
15 ~~of Indiana.~~

16 (f) This chapter may not be construed to permit a person to recover under subsection (a) for any  
17 fleet of timber, raft or platform, sawlog, or other log or tree prepared for the purpose of sale, or any  
18 cross or railroad tie, board, plank, stave, heading, or other timber prepared for the market that is above  
19 any boom or other arrangement made by the owner to preserve the logs or timber.

20 SECTION 197. IC 33-23-3-5 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
21 2005]: Sec. 5. (a) A senior judge is entitled to the following compensation:

22 (1) For each of the first thirty (30) days of service in a calendar year, a per diem of fifty dollars  
23 (\$50).

24 (2) Except as provided in subsection (c), for each day the senior judge serves after serving the  
25 first thirty (30) days of service in a calendar year, a per diem of ~~one two~~ **two** hundred dollars (~~\$100~~).  
26 **(\$200).**

27 (3) Reimbursement for:  
28 (A) mileage; and  
29 (B) reasonable expenses, including but not limited to meals and lodging, incurred in  
30 performing service as a senior judge;  
31 for each day served as a senior judge.

32 (b) Subject to subsection (c), the per diem and reimbursement for mileage and reasonable expenses  
33 under subsection (a) shall be paid by the state.

34 (c) The compensation under subsection (a)(2) must be paid by the state from funds appropriated  
35 to the supreme court for judicial payroll. If the payroll fund is insufficient to pay the compensation  
36 under subsection (a)(2), the supreme court may issue an order adjusting the compensation rate.

37 (d) A senior judge appointed under this chapter may not be compensated as a senior judge for more  
38 than one hundred (100) total calendar days during a calendar year.

39 SECTION 198. IC 34-16-1-4 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,  
40 2005]: Sec. 4. If, within the one hundred eighty (180) day period, the person fails to sue or to  
41 effectively prosecute the action, the prosecuting attorney of the county shall bring a civil action to  
42 recover the money or other property so lost and delivered, in the name of the state and for the benefit  
43 of:

44 (1) the person's dependent children who are less than eighteen (18) years of age and the person's  
45 spouse; or

46 (2) if there are no children or spouse, the ~~common school~~ **state general** fund.

47 SECTION 199. P.L.224-2003, SECTION 174 IS REPEALED [EFFECTIVE JANUARY 1, 2005  
48 (RETROACTIVE)].



1 SECTION 200. THE FOLLOWING ARE REPEALED [EFFECTIVE JANUARY 1, 2006]:  
2 IC 21-2-4-7; IC 21-2-11.5-5; IC 21-2-15-13.1; IC 21-3-1.7-6; IC 21-3-1.7-9.5; IC 21-3-1.7-9.7;  
3 IC 21-3-1.7-9.9; IC 21-3-4.5.

4 SECTION 201. THE FOLLOWING ARE REPEALED [EFFECTIVE JULY 1, 2005]:  
5 IC 20-6.1-3-1.5; IC 20-6.1-3-6; IC 20-10.2-2-9.5.

6 SECTION 202. IC 6-3.1-21-10 IS REPEALED [EFFECTIVE JULY 1, 2005].

7 SECTION 203. IC 14-11-2-3 IS REPEALED [EFFECTIVE UPON PASSAGE].

8 SECTION 204. IC 12-15-9-0.7 IS REPEALED [EFFECTIVE JULY 1, 2005].

9 SECTION 205. THE FOLLOWING ARE REPEALED [EFFECTIVE JULY 1, 2005]:  
10 IC 12-17.2-3.5-13; IC 20-1-1.8.

11 SECTION 206. THE FOLLOWING ARE REPEALED [EFFECTIVE JULY 1, 2005]:  
12 IC 20-12-3.2-3; IC 27-8-27-7.

13 SECTION 207. P.L.224-2003, SECTION 173, IS AMENDED TO READ AS FOLLOWS  
14 [EFFECTIVE JANUARY 1, 2005 (RETROACTIVE)]: SECTION 173. (a) Notwithstanding  
15 IC 21-3-1.6-1.2 ~~as added by this act~~, and IC 21-3-1.7, the tuition support determined under  
16 IC 21-3-1.7-8 ~~(repealed)~~ and **IC 21-3-1.7-8.2** for a school corporation shall be reduced as follows:  
17 (1) For 2001, the previous year's revenue determined without regard to IC 21-3-1.6-1.2 ~~as added~~  
18 ~~by this act~~, shall be reduced by an amount determined under the following STEPS:  
19 STEP ONE: Determine the difference between:  
20 (A) the school corporation's average daily membership count for 2000, without regard to  
21 IC 21-3-1.6-1.2; ~~as added by this act~~, minus  
22 (B) the school corporation's average daily membership count for 2000, as adjusted by the  
23 school corporation under this act after applying IC 21-3-1.6-1.2. ~~as added by this act~~.  
24 STEP TWO: Determine the result of:  
25 (A) the school corporation's previous year's revenue under IC 21-3-1.7-3.1, without regard  
26 to IC 21-3-1.6-1.2; ~~as added by this act~~, divided by  
27 (B) the school corporation's average daily membership for 2000, without regard to  
28 IC 21-3-1.6-1.2. ~~as added by this act~~.  
29 STEP THREE: Multiply the STEP ONE result by the STEP TWO result.  
30 STEP FOUR: Multiply the STEP THREE result by one-third (1/3).  
31 (2) For 2002, the previous year revenue determined without regard to IC 21-3-1.6-1.2 ~~as added~~  
32 ~~by this act~~, shall be reduced by an amount equal to the result under the following:  
33 (A) Determine the result of:  
34 (i) the amount determined under STEP THREE of subdivision (1); minus  
35 (ii) the amount determined under STEP FOUR of subdivision (1).  
36 (B) Divide the clause (A) result by three (3).  
37 (C) Multiply the clause (B) result by one and three-hundredths (1.03).  
38 (3) For 2003, the previous year revenue determined without regard to IC 21-3-1.6-1.2 ~~as added~~  
39 ~~by this act~~, shall be reduced by an amount equal to the reduction amount under subdivision (2)  
40 multiplied by one and two-hundredths (1.02).  
41 (4) For 2005, **the previous year revenue determined without regard to IC 21-3-1.6-1.2 shall**  
42 **be reduced by an amount equal to** the product of:  
43 (A) the reduction amount under subdivision (3) divided by three (3); multiplied by  
44 (B) one and three-hundredths (1.03).  
45 (5) For 2006 and 2007, ~~the product of:~~  
46 **(A) previous year revenue determined without regard to IC 21-3-1.6-1.2 shall be reduced**  
47 **by an amount equal to** the reduction amount under subdivision (4) ~~divided by three (3);~~  
48 ~~multiplied by~~



1           ~~(B) one and one-hundredth (1.01).~~ (4)(A).

2           (b) This SECTION expires January 1, 2008.

3           SECTION 208. [EFFECTIVE JANUARY 1, 2005 (RETROACTIVE)] (a) The department of  
4 education shall adjust distributions made to a school corporation, including a charter school,  
5 after the effective date of this SECTION to eliminate the difference between the state primetime  
6 distribution that the school corporation, including a charter school, received in 2005, as a result  
7 of IC 21-1-30-3, as amended by P.L.224-2003, SECTION 141, and the state primetime  
8 distribution to which the school corporation, including a charter school, is entitled to receive in  
9 2005 under IC 21-1-30-3, as amended by this act.

10          (b) Subject to this subsection, the adjustments required under this SECTION shall be made  
11 on the schedule determined by the department of education. Five twelfths (5/12) of the reduction  
12 must be made in the period beginning after December 31, 2004, and ending before July 1, 2005.  
13 The remaining seven twelfths (7/12) of the reduction must be made in the period beginning after  
14 June 30, 2005, and ending before January 1, 2006.

15           SECTION 209. [EFFECTIVE UPON PASSAGE] (a) The department of education shall adjust  
16 distributions made to a school corporation, including a charter school, after the effective date  
17 of this SECTION to eliminate the difference between the state primetime distribution that the  
18 school corporation, including a charter school, received, as a result of IC 21-1-30-3, as amended  
19 by P.L.224-2003, SECTION 141, and the state primetime distribution to which the school  
20 corporation, including a charter school, is entitled to receive under IC 21-1-30-3, as amended  
21 by this act.

22          (b) The adjustments required under this SECTION shall be made on the schedule determined  
23 by the department of education.

24           SECTION 210. [EFFECTIVE JULY 1, 2005] (a) The professional standards board established  
25 by IC 20-1-1.4-2 is abolished.

26          (b) The following are transferred on July 1, 2005, from the professional standards board to  
27 the department of education established by IC 20-19-3-1:

28           (1) All real and personal property of the professional standards board.

29           (2) All powers, duties, assets, and liabilities of the professional standards board.

30           (3) All appropriations to the professional standards board.

31          (c) Money in the professional standards board licensing fund established by P.L.224-2003,  
32 SECTION 9, is transferred on July 1, 2005, to the professional standards fund established by  
33 IC 20-1-1.4-11, as added by this act.

34          (d) Rules that were adopted by the professional standards board before July 1, 2005, shall be  
35 treated as though the rules were adopted by the advisory board of the division of professional  
36 standards of the department of education established by IC 20-1-1.4-3.

37          (e) After June 30, 2005, a reference to the professional standards board in a statute or rule  
38 shall be treated as a reference to the division of professional standards established by  
39 IC 20-1-1.4-2.5, as added by this act.

40          (f) The members appointed before July 1, 2005, to the professional standards board:

41           (1) become members of the advisory board for the division of professional standards  
42 established by IC 20-1-1.4-3, as amended by this act; and

43           (2) may serve until the expiration of the term for which the members were appointed.

44          (g) A license or permit issued by the professional standards board before July 1, 2005, shall  
45 be treated after June 30, 2005, as a license or permit issued by the department of education  
46 established by IC 20-19-3-1.

47          (h) Proceedings pending before the professional standards board on July 1, 2005, shall be  
48 transferred from the professional standards board to the department of education and treated



1 as if initiated by the department of education established by IC 20-19-3-1.

2 SECTION 211. [EFFECTIVE JULY 1, 2005] The board shall allocate from the pension  
3 stabilization fund (IC 21-6.1-2-8) to the Indiana state teachers' retirement fund's 1996 account  
4 an amount equal to the liability for individuals who were members of the Indiana state teachers'  
5 retirement fund's pre-1996 account before July 1, 1995, (and survivors and beneficiaries of these  
6 members) who after June 30, 1995, became members of the Indiana state teachers' retirement  
7 fund's 1996 account.

8 SECTION 212. [EFFECTIVE JULY 1, 2005] (a) As used in this SECTION, "fund" refers to  
9 the public employees' retirement fund, with respect to members (and survivors and beneficiaries  
10 of members) of the fund.

11 (b) The amount determined in this SECTION shall be paid from the fund on or before  
12 December 1, 2005, to any person who was a retired member of the fund (or to a survivor or  
13 beneficiary of a retired member of the fund) before January 1, 2005, and who was entitled to  
14 receive a monthly benefit on November 1, 2005. The amount shall be paid in a single check. The  
15 amount is not an increase in the pension portion of the monthly benefit.

16 (c) The amount determined under the following formula shall be paid from the fund to a  
17 retired member of the fund (or to a survivor or beneficiary of a retired member of the fund) who  
18 meets the requirements of subsection (b):

19 STEP ONE: Multiply by twelve (12) the pension portion, plus postretirement increases to  
20 the pension portion, of the monthly benefit that was payable to the retired member of the  
21 fund (or to a survivor or beneficiary of the retired member of the fund) and provided by  
22 employer contributions during the month before the payment is made under this  
23 SECTION.

24 STEP TWO: Multiply the amount determined in STEP ONE by the applicable percentage  
25 from the following table:

26	Calendar Year of	Applicable
27	Last Retirement of Member	Percentage
28	Before 1990	2%
29	1990 through 2004	1%

30 (d) This SECTION expires July 1, 2006.

31 SECTION 213. [EFFECTIVE JULY 1, 2005] (a) IC 4-24-7-4(b), as amended by this act, applies  
32 only to accounts for claims at a juvenile institution that the department of correction may have  
33 against any county for the payment of the county's portion of the cost of the maintenance of any  
34 inmate of the institution for days served after June 30, 2005.

35 (b) If a county has an account with an outstanding balance on June 30, 2005, for claims that  
36 the department of correction may have against any county for the payment of the county's  
37 portion of the cost of the maintenance of any inmate of the juvenile institution for days served  
38 before July 1, 2005, the county and budget agency shall attempt to establish a repayment plan  
39 before August 15, 2005. If an agreement on a repayment plan is not signed before August 15,  
40 2005, the auditor of state shall, notwithstanding anything to the contrary in IC 6-1.1-21, reduce  
41 the distributions of property tax replacement credits under IC 6-1.1-21 to the county and  
42 withhold the amount owed on the account by spreading the reductions equally over the  
43 distributions in those state fiscal years that end in 2006, 2007, 2008, and 2009. The auditor of  
44 state shall credit the contract payments or any withheld amount to the state general fund for the  
45 purpose of curing the default. The account is then considered paid to the extent of the withheld  
46 amount. A county that has the county's distribution reduced under this SECTION shall apply  
47 the withheld amount only to the county unit's share of the distribution and may not reduce a  
48 distribution to any other civil taxing unit or school corporation within the county.



1 (c) This SECTION expires July 2, 2009.

2 SECTION 214. [EFFECTIVE JULY 1, 2005] (a) The division of family and children shall  
3 submit a report to the legislative council and the health finance commission established by  
4 IC 2-5-23-3 that contains statistics concerning the education levels and salaries of all:

5 (1) child protection caseworkers and child welfare caseworkers; and

6 (2) child protection caseworker and child welfare caseworker supervisors;  
7 by September 1, 2005.

8 (b) The report required by subsection (a) must be in an electronic format under IC 5-14-6.

9 (c) This SECTION expires December 31, 2005.

10 SECTION 215. [EFFECTIVE UPON PASSAGE] (a) As used in this SECTION, "office" refers  
11 to the office of Medicaid policy and planning established by IC 12-8-6-1.

12 (b) The office shall apply to the United States Department of Health and Human Services to  
13 amend the state Medicaid plan concerning limiting dental and chiropractic services in the  
14 following manner:

15 (1) A Medicaid recipient who is at least twenty-one (21) years of age is only eligible for the  
16 following dental services without prior authorization under the Medicaid program:

17 (A) Preventative care.

18 (B) Fillings.

19 (C) Emergency and trauma care.

20 The office may authorize other dental services not listed in this subdivision for a Medicaid  
21 recipient if the recipient first obtains prior authorization from the office for the dental service.

22 (2) A Medicaid recipient who is less than twelve (12) years of age is not eligible for  
23 chiropractic services under the Medicaid program unless a physician licensed under IC 25-  
24 22.5 determines that the service is medically necessary.

25 (c) The office may not implement the amendment until the office files an affidavit with the  
26 governor attesting that the amendment applied for under this SECTION is in effect. The office  
27 shall file the affidavit under this subsection not later than five (5) days after the office is notified  
28 that an amendment is approved.

29 (d) If the office receives approval for an amendment under this SECTION from the United  
30 States Department of Health and Human Services and the governor receives the affidavit filed  
31 under subsection (c), the office shall implement the amendment not more than thirty (30) days  
32 after the governor receives the affidavit.

33 (e) The office may adopt rules under IC 4-22-2 necessary to implement this SECTION.

34 (f) This SECTION expires December 31, 2012.

35 SECTION 216. [EFFECTIVE JULY 1, 2005] 405 IAC 3 is void. The publisher of the Indiana  
36 Administrative Code shall remove this article from the Indiana Administrative Code.

37 SECTION 217. [EFFECTIVE JULY 1, 2005] (a) This SECTION covers officer positions created  
38 for the 2005 legislative session that were not set forth in P.L.274-2003, SECTION 3.

39 (b) The following officers of the senate are entitled to the following amounts to be paid after  
40 June 30, 2005, and before December 31, 2005. These amounts are in addition to the subsistence  
41 allowance: appropriations committee chair, \$5,000; tax and fiscal policy committee chair,  
42 \$5,000; appropriations committee ranking majority member, \$1,500; tax and fiscal policy  
43 committee ranking majority member, \$1,500; appropriations committee ranking minority  
44 member, \$2,000; tax and fiscal policy committee ranking minority member, \$2,000.

45 (c) The following officers of the house of representatives are entitled to the following amounts  
46 to be paid after June 30, 2005, and before December 31, 2005. These amounts are in addition to  
47 the subsistence allowance: chairman of the education subcommittee, \$1,500.

48 (d) This SECTION expires December 31, 2005.



1 SECTION 218. [EFFECTIVE UPON PASSAGE] On the effective date of this SECTION, the  
2 powers of the department of natural resources to establish fees are transferred to the natural  
3 resources commission. After the effective date of this SECTION, the natural resources  
4 commission may exercise any power delegated to the department of natural resources to  
5 establish fees, and a rule of the department of natural resources that establishes a fee for any  
6 of the following shall be treated as a rule of the natural resources commission:

7 (1) Programs of the department of natural resources or the natural resources commission.

8 (2) Facilities owned or operated by the department of natural resources or the natural  
9 resources commission or a lessee of the department of natural resources or the natural  
10 resources commission.

11 (3) Licenses issued by the natural resources commission, the department of natural  
12 resources, or the director of the department of natural resources.

13 (4) Inspections or other similar services under IC 14 performed by the department of  
14 natural resources or an assistant or employee of the department of natural resources.

15 SECTION 219. [EFFECTIVE UPON PASSAGE] (a) The commission for higher education shall  
16 complete the establishment of the initial core transfer library under IC 20-12-0.5-8(18), as  
17 amended by this act, for at least seventy (70) courses and the initial articulation agreements for  
18 at least twelve (12) degree programs under IC 20-12-0.5-8(19), as amended by this act, before  
19 July 1, 2007. State educational institutions shall assist the commission for higher education as  
20 necessary to comply with this SECTION.

21 (b) This SECTION expires June 30, 2008.

22 SECTION 220. [EFFECTIVE JULY 1, 2005] (a) Effective July 1, 2005, the names of the  
23 Indiana University programs, centers, and schools related to medicine are changed to those set  
24 forth in IC 20-12-30.5-2, as amended by this act.

25 (b) A reference to the former name described in IC 20-12-30.5-2, as amended by this act, in  
26 any law, rule, or document shall be treated after June 30, 2005, as a reference to the new name  
27 given to the program, center, or school.

28 (c) The legislative council shall provide for the preparation of legislation to change the  
29 references in all laws to the programs, centers, and schools described in IC 20-12-30.5-2, as  
30 amended by this act.

31 SECTION 221. [EFFECTIVE JULY 1, 2005] (a) The trustees of following institutions may issue  
32 and sell bonds under IC 20-12-6, subject to the approvals required by IC 20-12-5.5, for the  
33 following projects if the sum of principal costs of any bond issued, excluding amounts necessary  
34 to provide money for debt service reserves, credit enhancement, or other costs incidental to the  
35 issuance of the bonds, does not exceed the total authority listed below for that institution:

36	Indiana University - South Bend Campus	
37	Education and Arts Building Renovation	25,750,000
38	Ivy Tech - Valparaiso New Campus - Phase II	20,000,000
39	Ivy Tech - Madison Main Campus Expansion	19,144,000
40	Ivy Tech - Marion New Campus	17,615,000
41	University of Southern Indiana - Education/Science Building	
42	Completion SOB/GCB A&E, and Physical Plant Expansion	6,600,000
43	Indiana State University - University Hall Renovation for	
44	College of Education	26,880,000

45 The foregoing projects are eligible for fee replacement appropriations.

46	University of Southern Indiana - Recreation and Fitness Center	
47	Expansion Phase II and III	7,250,000

48 The foregoing project is not eligible for fee replacement appropriations.



1 (b) The trustees of following institutions may issue and sell bonds under IC 20-12-6, subject  
2 to the approvals required by IC 20-12-5.5, for the following projects if the sum of principal costs  
3 of any bond issued, excluding amounts necessary to provide money for debt service reserves,  
4 credit enhancement, or other costs incidental to the issuance of the bonds, does not exceed the  
5 total authority listed below for that institution:

6	Indiana University - Bloomington Campus - Central Heating	
7	Plant Renovation Phase I	45,000,000
8	Purdue University - West Lafayette Campus - Infrastructure	
9	and Utilities Improvement	43,600,000
10	Ball State University - Boiler Plant Replacement and Chilled	
11	Water Plant Improvements	48,000,000

12 The budget agency shall, with the cooperation of the institutions, coordinate the planning, direct  
13 a process for developing detailed specifications, and develop a coordinated plan for contracting  
14 and implementing the construction and operation of the above projects. The projects may not  
15 be commenced by the institutions until alternatives for the projects such as privatization, joint  
16 ownership, phased construction, and joint operation of the improvements have been considered  
17 by the budget agency and the institutions. The coordinated plan may include alternatives  
18 required by the budget agency. The projects are eligible for fee replacement appropriations.

19 SECTION 222. [EFFECTIVE JULY 1, 2005] (a) The budget agency shall make an early  
20 distribution of state tuition support to school corporations under IC 21-3-1.7 that may not  
21 exceed fifty percent (50%) of the most recent accrued tuition support payment delay balance,  
22 as determined by the budget agency. The distribution is to reduce accrued payment delay  
23 balances to school corporations that were created because of the distribution of eleven-twelfths  
24 (11/12) of the appropriated amount in the state fiscal year ending June 30, 2002. If the budget  
25 agency determines that insufficient combined balances exist to make an early distribution of  
26 fifty percent (50%), the budget agency may make an early distribution that is less than fifty  
27 percent (50%), so long as the percentage of the accrued payment delay is the same under this  
28 subsection as that used under subsection (b). An early distribution under this subsection is to  
29 be treated as a tuition support distribution under IC 21-3-1.7 for the calendar year in which the  
30 early distribution is made.

31 (b) The budget agency shall make an early distribution of property tax replacement credits  
32 and homestead credits under IC 6-1.1-21 that may not exceed fifty percent (50%) of the most  
33 recent accrued property tax replacement credit and homestead credit payment delay balance,  
34 as determined by the budget agency. The distribution is to reduce accrued payment delay  
35 balances that were created because of the statutory change in IC 6-1.1-21-10 that was made by  
36 P.L.192-2002(ss), SECTION 43, to move the May distribution to July beginning with the May  
37 2003 distribution. If the budget agency determines that insufficient combined balances exist to  
38 make an early distribution of fifty percent (50%), the budget agency may make an early  
39 distribution that is less than fifty percent (50%), so long as the percentage of the accrued  
40 payment delay is the same under this subsection as that used under subsection (a). An early  
41 distribution under this subsection is to be treated as a distribution under IC 6-1.1-21 for the  
42 calendar year in which the early distribution is made.

43 (c) Distributions under this SECTION:

44 (1) may be made in one (1) or more installments before July 1, 2007;

45 (2) shall be separately allotted and the accrued payment delay balances for the state fiscal  
46 year shall be reduced accordingly.

47 (d) There is appropriated from the state general fund or property tax replacement fund to  
48 the budget agency the amount necessary to make early distributions under this SECTION.



1 (e) This SECTION expires July 2, 2007.

2 SECTION 223. [EFFECTIVE JULY 1, 2005] For purposes of reconciling the amount the  
3 property tax replacement fund paid under IC 4-33-13-5(g) to entities covered by IC 6-3.1-20-7,  
4 with respect to taxable years ending in 2001, 2002, and 2003, the treasurer of state shall reduce  
5 the supplemental distributions under IC 4-33-13-5(g) to the entities covered by IC 6-3.1-20-7.  
6 The total reduction amount is what is necessary so that the property tax replacement fund  
7 realizes the difference between payments made compared to the payments that should have been  
8 made had the reimbursement under IC 6-3.1-20-7 been treated as provided in IC 4-33-13-5(g),  
9 as amended by this act. The reduction shall be allocated equally to the supplemental  
10 distributions made before September 2005, 2006, and 2007 for state fiscal years ending in 2006,  
11 2007, and 2008.

12 SECTION 224. [EFFECTIVE JANUARY 1, 2004 (RETROACTIVE)] IC 6-1.1-3-23, as amended  
13 by this act, applies only to property taxes first due and payable after December 31, 2004.

14 SECTION 225. [EFFECTIVE JANUARY 1, 2005 (RETROACTIVE)] (a) As used in this  
15 SECTION, "taxable year" has the meaning set forth in IC 6-3-1-16.

16 (b) IC 6-3-1-11, as amended by this act, applies only to taxable years beginning after  
17 December 31, 2004.

18 SECTION 226. [EFFECTIVE JANUARY 1, 2005 (RETROACTIVE)] IC 6-3-1-3.5 and  
19 IC 6-5.5-1-2, both as amended by this act, apply only to taxable years beginning after December  
20 31, 2004.

21 SECTION 227. [EFFECTIVE JANUARY 1, 2004 (RETROACTIVE)] (a) Notwithstanding  
22 IC 6-3-1-11, as effective before the passage of this act, this SECTION applies to taxable years  
23 beginning after December 31, 2003, and before January 1, 2005.

24 (b) As used in this SECTION, "Internal Revenue Code" means the Internal Revenue Code  
25 of 1986 of the United States as amended and in effect on January 1, 2004.

26 (c) Whenever the Internal Revenue Code is mentioned in IC 6-3, the particular provisions  
27 that are referred to, together with all the other provisions of the Internal Revenue Code in effect  
28 on January 1, 2004, that pertain to the provisions specifically mentioned, shall be regarded as  
29 incorporated in IC 6-3 by reference and have the same force and effect as though fully set forth  
30 in IC 6-3. To the extent the provisions apply to IC 6-3, regulations adopted under Section 7805(a)  
31 of the Internal Revenue Code and in effect on January 1, 2004, shall be regarded as rules  
32 adopted by the department under IC 6-3, unless the department adopts specific rules that  
33 supersede the regulation.

34 (d) An amendment to the Internal Revenue Code made by an act passed by Congress before  
35 January 1, 2004, that is effective for any taxable year that began before January 1, 2004, and  
36 that affects:

37 (1) individual adjusted gross income (as defined in Section 62 of the Internal Revenue  
38 Code);

39 (2) corporate taxable income (as defined in Section 63 of the Internal Revenue Code);

40 (3) trust and estate taxable income (as defined in Section 641(b) of the Internal Revenue  
41 Code);

42 (4) life insurance company taxable income (as defined in Section 801(b) of the Internal  
43 Revenue Code);

44 (5) mutual insurance company taxable income (as defined in Section 821(b) of the Internal  
45 Revenue Code); or

46 (6) taxable income (as defined in Section 832 of the Internal Revenue Code);

47 is also effective for that same taxable year for purposes of determining adjusted gross income  
48 under IC 6-3-1-3.5.



1       (e) However, this act may not be construed to authorize a taxpayer to deduct, in computing  
2 the taxpayer's Indiana adjusted gross income, the amount of bonus depreciation (as defined in  
3 IC 6-3-12-33, as amended by this act, or IC 6-5.5-1-20, as amended by this act, as applicable) or  
4 a deduction under Section 179 of the Internal Revenue Code in a total amount exceeding  
5 twenty-five thousand dollars (\$25,000) in any taxable year beginning before January 1, 2005.  
6       SECTION 228. An emergency is declared for this act.



COMMITTEE REPORT

Mr. Speaker: Your Committee on Ways and Means, to which was referred House Bill 1001, has had the same under consideration and begs leave to report the same back to the House with the recommendation that 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 state and local administration and to make an appropriation.

Delete everything after the enacting clause and insert the following:

(SEE TEXT OF BILL)

and when so amended that said bill do pass.

(Reference is to HB 1001 as introduced.)

ESPICH, Chair

Committee Vote: yeas 15, nays 10.

HOUSE MOTION

Mr. Speaker: I move that House Bill 1001 be amended to read as follows:

Page 45, line 33, after "program." insert "**Not more than \$279,000 in each state fiscal year may be allocated from the above appropriations to the farm counseling program.**".

Page 67, line 1, after "counties." insert "**Money appropriated to the local health maintenance fund must be allocated under the following schedule each year to each local board of health whose application for funding is approved by the state department of health:**

COUNTY POPULATION	AMOUNT OF GRANT
over 499,999	94,112
100,000 - 499,999	72,672
50,000 - 99,999	48,859
under 50,000	33,139."

Page 68, line 16, delete "23,078,419 23,078,419" and insert "**23,143,919 23,143,919**".

Page 68, line 31, delete "- REGIONAL MEDICAL CENTERS" and insert "**SCHOOL OF MEDICINE** —".

Page 68, line 32, delete "REGIONAL MEDICAL CENTER".

Page 68, line 34, delete "REGIONAL MEDICAL CENTER".

Page 68, line 36, delete "REGIONAL MEDICAL CENTER".

Page 68, line 38, delete "REGIONAL MEDICAL CENTER".

Page 68, line 40, delete "REGIONAL MEDICAL CENTER".

Page 68, line 42, delete "REGIONAL MEDICAL CENTER".

Page 68, line 44, delete "REGIONAL MEDICAL CENTER".



Page 68, line 47, after "medicine" insert "- Indianapolis".

Page 118, line 12, after "levies" delete "." and insert "(as defined in IC 6-1.1-19) received for deposit in the calendar year in which the school year begins."

Page 118, line 16, after "IC 6-3.5" delete "." and insert "received for deposit in the calendar year in which the school year begins."

Page 123, between lines 12 and 13, begin a new paragraph and insert:

"SECTION 80. IC 20-12-30.5-2 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 2. The Indiana Statewide Medical Education System shall include, but not be limited to, centers for comprehensive medical education established in cooperation with existing medical and educational institutions in Gary, Fort Wayne, Lafayette, Evansville, South Bend, Terre Haute, and Muncie, Indiana. These centers shall be known separately and respectively as **Indiana University School of Medicine**–Northwest, **Center for Medical Education at Gary**, **Indiana University School of Medicine**–Fort Wayne, **Center for Medical Education**, **Indiana University School of Medicine**–Lafayette, **Center for Medical Education at Purdue University**, **Indiana University School of Medicine**–Evansville, **Center for Medical Education**, **Indiana University School of Medicine**–South Bend, **Center for Medical Education**, **Indiana University School of Medicine**–Terre Haute, **Center for Medical Education at Indiana State University**, and **Indiana University School of Medicine**–Muncie. **Center for Medical Education at Ball State University**."

Page 127, between lines 35 and 36, begin a new paragraph and insert:

"SECTION 86. IC 21-1-5-3 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2005 (RETROACTIVE)]: Sec. 3. (a) The Indiana state board of education is authorized to advance money to school corporations and school townships from the common school fund to be used for school building construction and educational technology programs as provided in this chapter.

(b) As used in this chapter, "school building construction program" means the purchase, lease, or financing of land, the construction and equipping of school buildings, and the remodeling, repairing, or improving of school buildings by a school corporation or school township:

- (1) that sustained loss by fire, wind, cyclone, or other disaster of all or a major portion of a school building or school buildings;
- (2) whose assessed valuation per pupil ~~ADA~~ **ADM** is within the lowest forty percent (40%) of the assessed valuation per pupil ~~ADA~~ **ADM** when compared to all school corporation or school township assessed valuation per pupil ~~ADA~~ **ADM**; or
- (3) with an advance under this chapter outstanding on July 1, 1993, that bears interest at least seven and one-half percent



(7.5%).

However, as used in this chapter, the term does not include facilities used or to be used primarily for interscholastic or extracurricular activities.

(c) As used in this chapter, "educational technology program" means the purchase, lease, or financing of educational technology equipment, the operation of the educational technology equipment, and the training of teachers in the use of the educational technology equipment."

Page 141, line 32, delete "the STEP SEVEN result from".

Page 141, line 32, delete "(1.25)." and insert "**(1.25) from the STEP SEVEN result.**".

Page 142, line 33, strike "Determine the result under clause (B) of the following formula:" and insert "**Multiply**".

Page 142, strike line 34.

Page 142, line 35, strike "(i)".

Page 142, run in lines 33 through 35.

Page 142, line 36, delete "(\$4,370);" and insert "**(\$4,370)**".

Page 142, line 36, strike "multiplied".

Page 142, line 37, strike "(ii)".

Page 142, run in lines 36 through 37.

Page 142, strike lines 39 through 40.

Page 143, line 28, delete "four thousand three hundred seventy dollars (\$4,370)." and insert "**the STEP ONE amount.**".

Page 151, between lines 28 and 29, begin a new paragraph and insert:

"SECTION 117. [EFFECTIVE JULY 1, 2005] **(a) Effective July 1, 2005, the names of the following programs, centers, and schools are changed as follows:**

**(1) The name of the Bloomington Medical Sciences Program is changed to Indiana University School of Medicine-Bloomington.**

**(2) The name of Indiana University School of Medicine is changed to Indiana University School of Medicine-Indianapolis.**

**(3) The name of Muncie Center for Medical Education at Ball State University is changed to Indiana University School of Medicine-Muncie.**

**(4) The name of Terre Haute Center for Medical Education at Indiana State University is changed to Indiana University School of Medicine-Terre Haute.**

**(5) The name of Lafayette Center for Medical Education at Purdue University is changed to Indiana University School of Medicine-Lafayette.**

**(6) The name of Evansville Center for Medical Education is changed to Indiana University School of Medicine-Evansville.**

**(7) The name of Fort Wayne Center for Medical Education**



**is changed to Indiana University School of Medicine-Fort Wayne.**

**(8) The name of South Bend Center for Medical Education is changed to Indiana University School of Medicine-South Bend.**

**(9) The name of Northwest Center for Medical Education at Gary is changed to Indiana University School of Medicine-Northwest.**

**(b) A reference to the former name described in subsection (a) in any law, rule, or document shall be treated after June 30, 2005, as a reference to the new name given to the program, center, or school by subsection (a).**

**(c) The legislative council shall provide for the preparation of legislation to change the references in all laws to the programs, centers, and schools described in subsection (a)."**

Renumber all SECTIONS consecutively.

(Reference is to HB 1001 as printed February 15, 2005.)

ESPICH

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SENATE MOTION

Madam President: I move that Senator Kenley be removed as second sponsor of Engrossed House Bill 1001.

KENLEY

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SENATE MOTION

Madam President: I move that Senator Simpson be added as second sponsor of Engrossed House Bill 1001.

MEEKS

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SENATE MOTION

Madam President: I move that Senators Kenley and Hume be added as cosponsors of Engrossed House Bill 1001.

MEEKS



## COMMITTEE REPORT

Madam President: The Senate Committee on Appropriations, to which was referred House Bill No. 1001, 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 state and local administration and to make an appropriation.

Delete everything after the enacting clause and insert the following:

(SEE TEXT OF BILL)

and when so amended that said bill do pass.

(Reference is to HB 1001 as reprinted February 18, 2005.)

MEEKS, Chairperson

Committee Vote: Yeas 7, Nays 4.

