



Reprinted  
February 20, 2007

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## SENATE BILL No. 472

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DIGEST OF SB 472 (Updated February 19, 2007 4:26 pm - DI 71)

**Citations Affected:** IC 10-14; IC 10-15; IC 10-19; IC 22-11; IC 22-12; IC 22-14; IC 36-8; noncode.

**Synopsis:** Public safety fund management. Allows an individual who has incurred loss because of a disaster to apply for a grant from the state disaster relief fund. Requires the department of homeland security (department) to provide staff support to the Indiana homeland security foundation. Removes administration of the foundation from the duties of the division of preparedness and training of the department. Creates the regional public safety training fund. Authorizes the division of fire and building safety of the department to receive money from the statewide arson investigation financial assistance fund (arson fund) for purposes of fire investigation. Removes the authority of the state fire marshal to distribute money from the arson fund. Authorizes the state fire marshal to accept gifts for deposit in the arson fund. Provides that the firefighting and emergency equipment revolving loan fund becomes the fire training infrastructure fund. Requires payment of loans outstanding from the revolving fund to the department for deposit in the fire training infrastructure fund.

**Effective:** July 1, 2007.

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### Wyss, Rogers

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January 11, 2007, read first time and referred to Committee on Homeland Security, Transportation & Veterans Affairs.  
February 15, 2007, amended, reported favorably — Do Pass.  
February 19, 2007, read second time, amended, ordered engrossed.

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SB 472—LS 7178/DI 103+



First Regular Session 115th General Assembly (2007)

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 2006 Regular Session of the General Assembly.

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## SENATE BILL No. 472

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A BILL FOR AN ACT to amend the Indiana Code concerning public safety.

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

1 SECTION 1. IC 10-14-4-2 IS AMENDED TO READ AS  
2 FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 2. As used in this  
3 chapter, "eligible entity" means a county, city, ~~or town,~~ **or an**  
4 **individual who has incurred loss because of a disaster.**

5 SECTION 2. IC 10-14-4-5 IS AMENDED TO READ AS  
6 FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 5. (a) The state disaster  
7 relief fund is established to provide money to assist eligible entities in  
8 paying for the costs of damage to public facilities **or individual**  
9 **property** resulting from disasters.

10 (b) The fund consists of money appropriated by the general  
11 assembly. The agency shall administer the fund. Expenses of  
12 administering the fund shall be paid from money in the fund. The  
13 treasurer of state shall invest the money in the fund not currently  
14 needed to meet the obligations of the fund in the same manner as other  
15 public funds may be invested. Interest that accrues from these  
16 investments shall be deposited in the fund.

17 (c) **Money in the fund is appropriated to carry out the purposes of**

SB 472—LS 7178/DI 103+



1 ~~the fund as provided in this chapter.~~ Money in the fund at the end of a  
2 state fiscal year does not revert to the state general fund.

3 SECTION 3. IC 10-14-4-6 IS AMENDED TO READ AS  
4 FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 6. Subject to the  
5 restrictions under this chapter, the agency may use money in the fund  
6 to make grants to an eligible entity that:

- 7 (1) contains territory for which a disaster emergency has been
- 8 declared by the governor;
- 9 (2) has suffered damage to the entity's public facilities **or**
- 10 **individual property** because of the disaster for which the disaster
- 11 emergency was declared;
- 12 (3) has applied to the department for a grant; and
- 13 (4) complies with all other requirements established by the
- 14 agency.

15 SECTION 4. IC 10-14-4-7 IS AMENDED TO READ AS  
16 FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 7. **This section does**  
17 **not apply to an eligible entity that is an individual.** Except as  
18 provided in section 8 of this chapter, the agency may not make a grant  
19 to an eligible entity under this section unless the damage to the entity's  
20 public facilities caused by the disaster exceeds an amount equal to one  
21 dollar (\$1) multiplied by the population of the entity. A grant to an  
22 eligible entity under this subsection may not exceed an amount equal  
23 to:

- 24 (1) fifty percent (50%); multiplied by
- 25 (2) the result of:
  - 26 (A) the total cost of the damage to the entity's public facilities
  - 27 caused by the disaster; minus
  - 28 (B) an amount equal to one dollar (\$1) multiplied by the
  - 29 population of the entity.

30 SECTION 5. IC 10-14-4-8 IS AMENDED TO READ AS  
31 FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 8. **This section does**  
32 **not apply to an eligible entity that is an individual.** If the governor  
33 declares more than one (1) disaster emergency in the same year for  
34 territory in an eligible entity, the agency may, in addition to a grant  
35 under section 7 of this chapter, make a grant to the entity under this  
36 section if the total cumulative cost of the damage to the entity's public  
37 facilities caused by the disasters exceeds two dollars (\$2) multiplied by  
38 the population of the entity. A grant to an eligible entity under this  
39 section may not exceed:

- 40 (1) the product of:
  - 41 (A) fifty percent (50%); multiplied by
  - 42 (B) the total cumulative cost of the damage to the entity's

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1 public facilities caused by all disasters in the year; minus  
2 (2) any grants previously made under section 7 of this chapter to  
3 the entity during the year.

4 SECTION 6. IC 10-14-4-9 IS AMENDED TO READ AS  
5 FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 9. **This section does**  
6 **not apply to an eligible entity that is an individual.** To qualify for a  
7 grant under this chapter, the executive of an eligible entity must apply  
8 to the agency on forms provided by the agency. The application must  
9 include the following:

- 10 (1) A description and estimated cost of the damage caused by the
- 11 disaster to the entity's public facilities.
- 12 (2) The manner in which the entity intends to use the grant
- 13 money.
- 14 (3) Any other information required by the agency.

15 SECTION 7. IC 10-14-4-10 IS AMENDED TO READ AS  
16 FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 10. **This section does**  
17 **not apply to an eligible entity that is an individual.** The fiscal officer  
18 of an entity receiving a grant under this chapter shall:

- 19 (1) establish a separate account within the entity's general fund;
- 20 and
- 21 (2) deposit any grant proceeds received under this chapter in the
- 22 account.

23 The department of local government finance may not reduce an entity's  
24 maximum or actual property tax levy under IC 6-1.1-18.5 on account  
25 of grant money deposited in the account.

26 SECTION 8. IC 10-14-4-13 IS ADDED TO THE INDIANA CODE  
27 AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY  
28 1, 2007]: Sec. 13. (a) **This section applies only to an eligible entity**  
29 **that is an individual.**

30 (b) **To qualify for a grant under this chapter, an eligible entity**  
31 **must apply to the agency on forms provided by the agency. The**  
32 **application must include the following:**

- 33 (1) **A description and estimated cost of the damage caused by**
- 34 **the disaster to the individual's property.**
- 35 (2) **The manner in which the individual intends to use the**
- 36 **grant money.**
- 37 (3) **Any other information required by the agency.**

38 SECTION 9. IC 10-15-2-8 IS AMENDED TO READ AS  
39 FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 8. (a) The executive  
40 director ~~and agency, institute,~~ and department staff designated by the  
41 director shall act as advisers to the foundation.

42 (b) An adviser to the foundation may do the following:

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1 (1) Attend all meetings of the foundation.  
 2 (2) Participate in all proceedings at foundation meetings other  
 3 than voting.  
 4 **(c) The department shall provide staff support to the**  
 5 **foundation.**  
 6 SECTION 10. IC 10-15-3-12 IS ADDED TO THE INDIANA  
 7 CODE AS A NEW SECTION TO READ AS FOLLOWS  
 8 [EFFECTIVE JULY 1, 2007]: **Sec. 12. (a) The regional public safety**  
 9 **training fund is established for the purpose of providing regional**  
 10 **and advanced training for public safety service providers. The fund**  
 11 **shall be administered by the department.**  
 12 **(b) The expenses of administering the fund shall be paid from**  
 13 **money in the fund.**  
 14 **(c) The treasurer of state shall invest the money in the fund not**  
 15 **currently needed to meet the obligations of the fund in the same**  
 16 **manner as other public money may be invested. Interest that**  
 17 **accrues from these investments shall be deposited in the fund.**  
 18 **(d) Money in the fund at the end of a state fiscal year does not**  
 19 **revert to the state general fund. Any amount remaining in the fund**  
 20 **at the end of a state fiscal year that was not appropriated to the**  
 21 **fund shall be transferred to the fire training infrastructure fund**  
 22 **established under IC 22-14-5-1.**  
 23 SECTION 11. IC 10-19-5-2, AS ADDED BY P.L.22-2005,  
 24 SECTION 17, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE  
 25 JULY 1, 2007]: Sec. 2. The division shall administer ~~the following: (1)~~  
 26 ~~IC 10-15-~~ **(2) all other** state emergency management and response  
 27 training programs.  
 28 SECTION 12. IC 22-11-14-12, AS ADDED BY P.L.187-2006,  
 29 SECTION 12, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE  
 30 JULY 1, 2007]: Sec. 12. (a) A user fee, known as the public safety fee,  
 31 is imposed on retail transactions made in Indiana of fireworks, in  
 32 accordance with section 13 of this chapter.  
 33 (b) A person who acquires fireworks in a retail transaction is liable  
 34 for the public safety fee on the transaction and, except as otherwise  
 35 provided in this chapter, shall pay the public safety fee to the retailer  
 36 as a separate added amount to the consideration in the transaction. The  
 37 retailer shall collect the public safety fee as an agent for the state.  
 38 (c) The public safety fee shall be deposited in the state general fund.  
 39 **The auditor of state shall annually transfer the monies received**  
 40 **from the public safety fees as follows:**  
 41 **(1) Two million dollars (\$2,000,000) shall be deposited in the**  
 42 **regional public safety training fund established under**

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**IC 10-15-3-12.**

**(2) Any additional monies received shall be deposited in the state disaster relief fund established under IC 10-14-4-5.**

(d) The department of state revenue shall adopt rules under IC 4-22-2 necessary for the collection of the public safety fee monies from retailers as described in subsections (b) and (c).

SECTION 13. IC 22-12-6-2, AS AMENDED BY P.L.1-2006, SECTION 353, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 2. (a) The statewide arson investigation financial assistance fund is established to provide ~~money~~ **resources** to:

- (1) prosecuting attorneys;
- (2) local police departments;
- (3) the state police department;
- (4) arson task forces; ~~and~~
- (5) fire departments that have arson investigating teams or arson task forces; **and**
- (6) the division of fire and building safety established by IC 10-19-7-1 for purposes of fire investigation.**

(b) The department shall administer the fund. ~~The state fire marshal shall distribute the money from the fund in accordance with the rules adopted under IC 4-22-2 by the commission and the commissioner of insurance.~~

(c) The fund consists of money deposited in the fund by the executive director of the department. The department, **the state fire marshal**, and the division of fire and building safety may accept gifts and grants from any source to be deposited in the fund and to be used for the purposes of this section.

(d) Money in the fund at the end of a state fiscal year does not revert to the state general fund.

SECTION 14. IC 22-14-5-1, AS AMENDED BY P.L.1-2006, SECTION 376, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 1. (a) The ~~firefighting and emergency equipment revolving loan~~ **fire training infrastructure** fund is established. The division shall administer the ~~revolving~~ fund. The ~~revolving~~ fund must be used for the purposes of:

- (1) **providing loans for the purchase of new or used firefighting and other emergency equipment or apparatus under this chapter; providing grants to construct training facilities and purchase training equipment; and**
- (2) paying the costs of administering this chapter.

(b) The ~~revolving~~ fund consists of:

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- 1 (1) amounts appropriated by the general assembly;
- 2 ~~(2) the repayment proceeds (including interest) of loans made~~
- 3 ~~from the revolving fund;~~
- 4 ~~(3) (2) donations, grants, and money received from any other~~
- 5 ~~source; and~~
- 6 ~~(4) (3) amounts that the department transfers to the revolving fund~~
- 7 ~~from the fire and building services fund.~~

8 (c) The treasurer of state shall invest the money in the revolving  
 9 fund not currently needed to meet the obligations of the revolving fund  
 10 in the same manner as other public funds may be invested.

11 (d) Money in the revolving fund at the end of the fiscal year does  
 12 not revert to the state general fund.

13 (e) The revolving fund is subject to an annual audit by the state  
 14 board of accounts. The revolving fund shall pay all costs of the audit.

15 SECTION 15. IC 36-8-12-13 IS AMENDED TO READ AS  
 16 FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 13. (a) A volunteer fire  
 17 department may impose a charge on the owner of property, **the** owner  
 18 of a vehicle, or a responsible party (as defined in IC 13-11-2-191(d))  
 19 that is involved in a hazardous material or fuel spill or chemical or  
 20 hazardous material related fire (as defined in IC 13-11-2-96(b)):

- 21 (1) that is responded to by the volunteer fire department; and
- 22 (2) that members of that volunteer fire department assisted in
- 23 extinguishing, containing, or cleaning up.

24 (b) The volunteer fire department shall bill the owner or responsible  
 25 party of the vehicle for the total dollar value of the assistance that was  
 26 provided, with that value determined by a method that the state fire  
 27 marshal shall establish under IC 36-8-12-16. A copy of the fire incident  
 28 report to the state fire marshal must accompany the bill. This billing  
 29 must take place within thirty (30) days after the assistance was  
 30 provided. The owner or responsible party shall remit payment directly  
 31 to the governmental unit providing the service. Any money that is  
 32 collected under this section may be:

- 33 (1) deposited in the township firefighting fund established in
- 34 IC 36-8-13-4;
- 35 (2) used to pay principal and interest on a loan ~~under IC 22-14-5;~~
- 36 **made by the department of homeland security established by**
- 37 **IC 10-19-2-1 or a division of the department for the purchase**
- 38 **of new or used firefighting and other emergency equipment or**
- 39 **apparatus; or**
- 40 (3) used for the purchase of equipment, buildings, and property
- 41 for firefighting, fire protection, and other emergency services.

42 (c) The volunteer fire department may maintain a civil action to

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1 recover an unpaid charge that is imposed under subsection (a).

2 SECTION 16. IC 36-8-12-16 IS AMENDED TO READ AS  
3 FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 16. (a) A volunteer fire  
4 department that provides service within a jurisdiction served by the  
5 department may establish a schedule of charges for the services that the  
6 department provides not to exceed the state fire marshal's  
7 recommended schedule for services. The volunteer fire department or  
8 its agent may collect a service charge according to this schedule from  
9 the owner of property that receives service if the following conditions  
10 are met:

11 (1) At the following times, the department gives notice under  
12 IC 5-3-1-4(d) in each political subdivision served by the  
13 department of the amount of the service charge for each service  
14 that the department provides:

15 (A) Before the schedule of service charges is initiated.

16 (B) When there is a change in the amount of a service charge.

17 (2) The property owner has not sent written notice to the  
18 department to refuse service by the department to the owner's  
19 property.

20 (3) The bill for payment of the service charge:

21 (A) is submitted to the property owner in writing within thirty  
22 (30) days after the services are provided; and

23 (B) includes a copy of a fire incident report in the form  
24 prescribed by the state fire marshal, if the service was  
25 provided for an event that requires a fire incident report.

26 (b) A volunteer fire department shall use the revenue collected from  
27 the fire service charges under this section for:

28 (1) the purchase of equipment, buildings, and property for  
29 firefighting, fire protection, or other emergency services;

30 (2) deposit in the township firefighting fund established under  
31 IC 36-8-13-4; or

32 (3) to pay principal and interest on a loan ~~under IC 22-14-5~~ **made**  
33 **by the department of homeland security established by**  
34 **IC 10-19-2-1 or a division of the department for the purchase**  
35 **of new or used firefighting and other emergency equipment or**  
36 **apparatus.**

37 (c) If at least twenty-five percent (25%) of the money received by a  
38 volunteer fire department for providing fire protection or emergency  
39 services is received under one (1) or more contracts with one (1) or  
40 more political subdivisions (as defined in IC 34-6-2-110), the  
41 legislative body of a contracting political subdivision must approve the  
42 schedule of service charges established under subsection (a) before the

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1 schedule of service charges is initiated in that political subdivision.  
 2 (d) A volunteer fire department that:  
 3 (1) has contracted with a political subdivision to provide fire  
 4 protection or emergency services; and  
 5 (2) charges for services under this section;  
 6 must submit a report to the legislative body of the political subdivision  
 7 before April 1 of each year indicating the amount of service charges  
 8 collected during the previous calendar year and how those funds have  
 9 been expended.  
 10 (e) The state fire marshal shall annually prepare and publish a  
 11 recommended schedule of service charges for fire protection services.  
 12 (f) The volunteer fire department or its agent may maintain a civil  
 13 action to recover an unpaid service charge under this section.  
 14 SECTION 17. IC 36-8-12-17 IS AMENDED TO READ AS  
 15 FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 17. (a) If a political  
 16 subdivision has not imposed its own false alarm fee or service charge,  
 17 a volunteer fire department that provides service within the jurisdiction  
 18 may establish a service charge for responding to false alarms. The  
 19 volunteer fire department may collect the false alarm service charge  
 20 from the owner of the property if the volunteer fire department  
 21 dispatches firefighting apparatus or personnel to a building or premises  
 22 in the township in response to:  
 23 (1) an alarm caused by improper installation or improper  
 24 maintenance; or  
 25 (2) a drill or test, if the fire department is not previously notified  
 26 that the alarm is a drill or test.  
 27 However, if the owner of property that constitutes the owner's residence  
 28 establishes that the alarm is under a maintenance contract with an  
 29 alarm company and that the alarm company has been notified of the  
 30 improper installation or maintenance of the alarm, the alarm company  
 31 is liable for the payment of the fee or service charge.  
 32 (b) Before establishing a false alarm service charge, the volunteer  
 33 fire department must provide notice under IC 5-3-1-4(d) in each  
 34 political subdivision served by the department of the amount of the  
 35 false alarm service charge. The notice required by this subsection must  
 36 be given:  
 37 (1) before the false alarm service charge is initiated; and  
 38 (2) before a change in the amount of the false alarm service  
 39 charge.  
 40 (c) A volunteer fire department may not collect a false alarm service  
 41 charge from a property owner or alarm company unless the  
 42 department's bill for payment of the service charge:

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- 1 (1) is submitted to the property owner in writing within thirty (30)
- 2 days after the false alarm; and
- 3 (2) includes a copy of a fire incident report in the form prescribed
- 4 by the state fire marshal.

5 (d) A volunteer fire department shall use the money collected from  
6 the false alarm service charge imposed under this section:

- 7 (1) for the purchase of equipment, buildings, and property for fire
- 8 fighting, fire protection, or other emergency services;
- 9 (2) for deposit in the township firefighting fund established under
- 10 IC 36-8-13-4; or
- 11 (3) to pay principal and interest on a loan ~~under IC 22-14-5~~ **made**
- 12 **by the department of homeland security established by**
- 13 **IC 10-19-2-1 or a division of the department for the purchase**
- 14 **of new or used firefighting and other emergency equipment or**
- 15 **apparatus.**

16 (e) If at least twenty-five percent (25%) of the money received by a  
17 volunteer fire department for providing fire protection or emergency  
18 services is received under one (1) or more contracts with one (1) or  
19 more political subdivisions (as defined in IC 34-6-2-110), the  
20 legislative body of a contracting political subdivision must approve the  
21 false alarm service charge established under subsection (a) before the  
22 service charge is initiated in that political subdivision.

23 (f) A volunteer fire department that:  
24 (1) has contracted with a political subdivision to provide fire  
25 protection or emergency services; and

26 (2) imposes a false alarm service charge under this section;  
27 must submit a report to the legislative body of the political subdivision  
28 before April 1 of each year indicating the amount of false alarm  
29 charges collected during the previous calendar year and how those  
30 funds have been expended.

31 (g) The volunteer fire department may maintain a civil action to  
32 recover unpaid false alarm service charges imposed under this section.

33 SECTION 18. IC 22-12-1-23.3 IS REPEALED [EFFECTIVE JULY  
34 1, 2007].

35 SECTION 19. [EFFECTIVE JULY 1, 2007] **(a) Money remaining**  
36 **in the firefighting and emergency equipment revolving loan fund**  
37 **on June 30, 2007, must be transferred to the fire training**  
38 **infrastructure fund established by IC 22-14-5-1 before August 1,**  
39 **2007.**

40 **(b) If a loan under IC 22-14-5 remains outstanding on June 30,**  
41 **2007, the qualified entity to whom the money was loaned shall**  
42 **repay the loan, subject to the original terms and conditions of the**

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1 loan, to the department of homeland security established by  
2 IC 10-19-2-1 for deposit in the fire training infrastructure fund  
3 established by IC 22-12-6-1.

4 (c) The department of homeland security shall use the money:  
5 (1) transferred under subsection (a); or  
6 (2) deposited under subsection (b);  
7 to provide grants to construct fire training facilities and purchase  
8 fire training equipment.

9 (d) This SECTION expires August 1, 2007.

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COMMITTEE REPORT

Madam President: The Senate Committee on Homeland Security, Transportation and Veterans Affairs, to which was referred Senate Bill No. 472, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

Page 1, between the enacting clause and line 1, begin a new paragraph and insert:

"SECTION 1. IC 10-14-4-2 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 2. As used in this chapter, "eligible entity" means a county, city, or town, or an individual who has incurred loss because of a disaster.

SECTION 2. IC 10-14-4-5 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 5. (a) The state disaster relief fund is established to provide money to assist eligible entities in paying for the costs of damage to public facilities or individual property resulting from disasters.

(b) The fund consists of money appropriated by the general assembly. The agency shall administer the fund. Expenses of administering the fund shall be paid from money in the fund. The treasurer of state shall invest the money in the fund not currently needed to meet the obligations of the fund in the same manner as other public funds may be invested. Interest that accrues from these investments shall be deposited in the fund.

(c) Money in the fund is appropriated to carry out the purposes of the fund as provided in this chapter. Money in the fund at the end of a state fiscal year does not revert to the state general fund.

SECTION 3. IC 10-14-4-6 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 6. Subject to the restrictions under this chapter, the agency may use money in the fund to make grants to an eligible entity that:

- (1) contains territory for which a disaster emergency has been declared by the governor;
- (2) has suffered damage to the entity's public facilities or individual property because of the disaster for which the disaster emergency was declared;
- (3) has applied to the department for a grant; and
- (4) complies with all other requirements established by the agency.

SECTION 4. IC 10-14-4-7 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 7. This section does not apply to an eligible entity that is an individual. Except as

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provided in section 8 of this chapter, the agency may not make a grant to an eligible entity under this section unless the damage to the entity's public facilities caused by the disaster exceeds an amount equal to one dollar (\$1) multiplied by the population of the entity. A grant to an eligible entity under this subsection may not exceed an amount equal to:

- (1) fifty percent (50%); multiplied by
- (2) the result of:
  - (A) the total cost of the damage to the entity's public facilities caused by the disaster; minus
  - (B) an amount equal to one dollar (\$1) multiplied by the population of the entity.

SECTION 5. IC 10-14-4-8 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 8. **This section does not apply to an eligible entity that is an individual.** If the governor declares more than one (1) disaster emergency in the same year for territory in an eligible entity, the agency may, in addition to a grant under section 7 of this chapter, make a grant to the entity under this section if the total cumulative cost of the damage to the entity's public facilities caused by the disasters exceeds two dollars (\$2) multiplied by the population of the entity. A grant to an eligible entity under this section may not exceed:

- (1) the product of:
  - (A) fifty percent (50%); multiplied by
  - (B) the total cumulative cost of the damage to the entity's public facilities caused by all disasters in the year; minus
- (2) any grants previously made under section 7 of this chapter to the entity during the year.

SECTION 6. IC 10-14-4-9 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 9. **This section does not apply to an eligible entity that is an individual.** To qualify for a grant under this chapter, the executive of an eligible entity must apply to the agency on forms provided by the agency. The application must include the following:

- (1) A description and estimated cost of the damage caused by the disaster to the entity's public facilities.
- (2) The manner in which the entity intends to use the grant money.
- (3) Any other information required by the agency.

SECTION 7. IC 10-14-4-10 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 10. **This section does not apply to an eligible entity that is an individual.** The fiscal officer

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of an entity receiving a grant under this chapter shall:

- (1) establish a separate account within the entity's general fund; and
- (2) deposit any grant proceeds received under this chapter in the account.

The department of local government finance may not reduce an entity's maximum or actual property tax levy under IC 6-1.1-18.5 on account of grant money deposited in the account.

SECTION 8. IC 10-14-4-13 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2007]: **Sec. 13. (a) This section applies only to an eligible entity that is an individual.**

**(b) To qualify for a grant under this chapter, an eligible entity must apply to the agency on forms provided by the agency. The application must include the following:**

- (1) A description and estimated cost of the damage caused by the disaster to the individual's property.**
- (2) The manner in which the individual intends to use the grant money.**
- (3) Any other information required by the agency."**

Page 1, between lines 10 and 11, begin a new paragraph and insert: "SECTION 10. IC 10-15-3-12 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2007]: **Sec. 12. (a) The regional public safety training fund is established for the purpose of providing regional and advanced training for public safety service providers. The fund shall be administered by the department.**

**(b) The expenses of administering the fund shall be paid from money in the fund.**

**(c) The treasurer of state shall invest the money in the fund not currently needed to meet the obligations of the fund in the same manner as other public money may be invested. Interest that accrues from these investments shall be deposited in the fund.**

**(d) Money in the fund at the end of a state fiscal year does not revert to the state general fund. Any amount remaining in the fund at the end of a state fiscal year that was not appropriated to the fund shall be transferred to the fire training infrastructure fund established under IC 22-14-5-1."**

Page 1, between lines 15 and 16, begin a new paragraph and insert: "SECTION 12. IC 22-11-14-12, AS ADDED BY P.L.187-2006, SECTION 12, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2007]: **Sec. 12. (a) A user fee, known as the public safety fee,**

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is imposed on retail transactions made in Indiana of fireworks, in accordance with section 13 of this chapter.

(b) A person who acquires fireworks in a retail transaction is liable for the public safety fee on the transaction and, except as otherwise provided in this chapter, shall pay the public safety fee to the retailer as a separate added amount to the consideration in the transaction. The retailer shall collect the public safety fee as an agent for the state.

(c) The public safety fee shall be deposited in the state general fund. **The department of state revenue shall annually transfer the monies received from the public safety fees as follows:**

**(1) Two million dollars (\$2,000,000) shall be deposited in the regional public safety training fund established under IC 10-15-3-12.**

**(2) Any additional monies received shall be deposited in the state disaster relief fund established under IC 10-14-4-5.**

(d) The department of state revenue shall adopt rules under IC 4-22-2 necessary for the collection **and distribution** of the public safety fee monies from retailers as described in subsections (b) and (c)."

Page 2, between lines 22 and 23, begin a new paragraph and insert:

"SECTION 14. IC 22-14-5-1, AS AMENDED BY P.L.1-2006, SECTION 376, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 1. (a) The ~~firefighting and emergency equipment revolving loan~~ **fire training infrastructure** fund is established. The division shall administer the ~~revolving~~ fund. The ~~revolving~~ fund must be used for the purposes of:

(1) ~~providing loans for the purchase of new or used firefighting and other emergency equipment or apparatus under this chapter;~~ **providing grants to construct training facilities and purchase training equipment;** and

(2) paying the costs of administering this chapter.

(b) The ~~revolving~~ fund consists of:

(1) amounts appropriated by the general assembly;

~~(2) the repayment proceeds (including interest) of loans made from the revolving fund;~~

~~(3) (2)~~ donations, grants, and money received from any other source; and

~~(4) (3)~~ amounts that the department transfers to the ~~revolving~~ fund from the fire and building services fund.

(c) The treasurer of state shall invest the money in the ~~revolving~~ fund not currently needed to meet the obligations of the ~~revolving~~ fund in the same manner as other public funds may be invested.

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(d) Money in the ~~revolving~~ fund at the end of the fiscal year does not revert to the state general fund.

(e) The ~~revolving~~ fund is subject to an annual audit by the state board of accounts. The ~~revolving~~ fund shall pay all costs of the audit."

Renumber all SECTIONS consecutively.

and when so amended that said bill do pass.

(Reference is to SB 472 as introduced.)

WYSS, Chairperson

Committee Vote: Yeas 8, Nays 0.

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SENATE MOTION

Madam President: I move that Senate Bill 472 be amended to read as follows:

Page 4, line 39, delete "department" and insert "**auditor**".

Page 4, line 39, delete "revenue".

Page 5, line 5, delete "and distribution".

Page 9, delete lines 33 through 34, begin a new paragraph and insert:

"SECTION 18. IC 22-12-1-23.3 IS REPEALED [EFFECTIVE JULY 1, 2007]."

Page 9, line 35, delete "Notwithstanding".

Page 9, delete lines 36 through 39.

Page 9, line 40, delete "(b)".

Page 9, run in lines 35 through 40.

Page 9, line 42, delete "and building services" and insert "**training infrastructure**".

Page 10, line 1, delete "IC 22-12-6-1" and insert "**IC 22-14-5-1**".

Page 10, delete lines 2 through 5.

Page 10, line 6, delete "(d) Notwithstanding the repeal of IC 22-14-5 by this act, if" and insert "**(b) If**".

Page 10, line 11, delete "and building services" and insert "**training infrastructure**".

Page 10, line 13, delete "(e)" and insert "**(c)**".

Page 10, line 14, delete "(b);" and insert "**(a);**".

Page 10, line 15, delete "(d)" and insert "**(b)**".

Page 10, line 16, delete "for statewide fire training." and insert "**to provide grants to construct fire training facilities and purchase fire training equipment.**".

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Page 10, line 17, delete "(f)" and insert "(d)".

(Reference is to SB 472 as printed February 16, 2007.)

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