

Adopted	Rejected
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COMMITTEE REPORT

YES:	9
NO:	0

MR. SPEAKER:

*Your Committee on Roads and Transportation, to which was referred Senate Bill 407, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill **be amended** as follows:*

1 Page 1, between the enacting clause and line 1, begin a new
2 paragraph and insert:
3 "SECTION 1. IC 6-6-5.1-15, AS ADDED BY P.L.131-2008,
4 SECTION 22, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
5 JULY 1, 2010]: Sec. 15. (a) This section applies only to recreational
6 vehicles.
7 (b) With respect to a recreational vehicle that has been acquired, has
8 been brought into Indiana, or for any other reason becomes subject to
9 registration after the regular annual registration date in the year on or
10 before which the owner of the recreational vehicle is required under the
11 state motor vehicle registration laws to register vehicles, the tax
12 imposed by this chapter is due and payable at the time the recreational
13 vehicle is acquired, is brought into Indiana, or otherwise becomes
14 subject to registration. The amount of tax to be paid by the owner for
15 the remainder of the year shall be reduced by ~~ten~~ **eight and**
16 **thirty-three hundredths** percent (~~10%~~) **(8.33%)** for each full calendar

1 month that has elapsed since the regular annual registration date in the
 2 year fixed by the state motor vehicle registration laws for annual
 3 registration by the owner. The tax shall be paid at the time of the
 4 registration of the recreational vehicle.

5 (c) If a recreational vehicle is acquired, is brought into Indiana, or
 6 for any other reason becomes subject to registration after January 1 of
 7 any year, the owner may pay the applicable registration fee on the
 8 recreational vehicle as provided in the state motor vehicle registration
 9 laws and may pay any excise tax due on the recreational vehicle for the
 10 remainder of the annual registration year and simultaneously register
 11 the recreational vehicle and pay the applicable registration fee and the
 12 excise tax due for the next succeeding annual registration year.

13 (d) Except as provided in subsection (h), a reduction in the
 14 applicable annual excise tax may not be allowed to an Indiana resident
 15 applicant upon registration of a recreational vehicle that was owned by
 16 the applicant on or before the first day of the applicant's annual
 17 registration period. A recreational vehicle that is owned by an Indiana
 18 resident applicant and that was located in and registered for use in
 19 another state during the same calendar year is entitled to the same
 20 reduction when registered in Indiana.

21 (e) The owner of a recreational vehicle who sells the recreational
 22 vehicle in a year in which the owner has paid the tax imposed by this
 23 chapter shall receive a credit equal to the remainder of:

24 (1) the tax paid for the recreational vehicle; minus

25 (2) ~~ten eight and thirty-three hundredths~~ percent (~~10%~~)

26 **(8.33%)** for each full or partial calendar month that has elapsed
 27 in the owner's annual registration year before the date of the sale.

28 The credit shall be applied to the tax due on any other recreational
 29 vehicle purchased or subsequently registered by the owner in the
 30 owner's annual registration year. If the credit is not fully used and the
 31 amount of the credit remaining is at least four dollars (\$4), the owner
 32 is entitled to a refund in the amount of the unused credit. The owner
 33 must pay a fee of three dollars (\$3) to the bureau to cover costs of
 34 providing the refund, which may be deducted from the refund. The
 35 bureau shall issue the refund. The bureau shall transfer three dollars
 36 (\$3) of the fee to the bureau of motor vehicles commission to cover the
 37 commission's costs in processing the refund. To claim the credit and
 38 refund provided by this subsection, the owner of the recreational

1 vehicle must present to the bureau proof of sale of the recreational
2 vehicle.

3 (f) Subject to the requirements of subsection (g), if a recreational
4 vehicle is destroyed in a year in which the owner has paid the tax
5 imposed by this chapter and the recreational vehicle is not replaced by
6 a replacement vehicle for which a credit is issued under this section,
7 the owner is entitled to a refund in an amount equal to ~~ten~~ **eight and**
8 **thirty-three hundredths** percent (~~10%~~) **(8.33%)** of the tax paid for
9 each full calendar month remaining in the owner's annual registration
10 year after the date of destruction, but only upon presentation or return
11 to the bureau of the following:

- 12 (1) A request for refund on a form furnished by the bureau.
- 13 (2) A statement of proof of destruction on an affidavit furnished
14 by the bureau.
- 15 (3) The license plate from the recreational vehicle.
- 16 (4) The registration from the recreational vehicle.

17 However, the refund may not exceed ninety percent (90%) of the tax
18 paid on the destroyed recreational vehicle. The amount shall be
19 refunded by a warrant issued by the auditor of the county that received
20 the excise tax revenue and shall be paid out of the special account
21 created under section 21 of this chapter for settlement of the excise tax
22 collections. For purposes of this subsection, a recreational vehicle is
23 considered destroyed if the cost of repair of damages suffered by the
24 recreational vehicle exceeds the recreational vehicle's fair market
25 value.

26 (g) To claim a refund under subsection (f) for a recreational vehicle
27 that is destroyed, the owner of the recreational vehicle must present to
28 the bureau a valid registration for the recreational vehicle within ninety
29 (90) days after the date that the recreational vehicle is destroyed. The
30 bureau shall then fix the amount of the refund that the owner is entitled
31 to receive.

32 (h) If the name of the owner of a recreational vehicle is legally
33 changed and the change has caused a change in the owner's annual
34 registration date, the excise tax liability of the owner for the
35 recreational vehicle shall be adjusted as follows:

- 36 (1) If the name change requires the owner to register sooner than
37 the owner would have been required to register if there had been
38 no name change, the owner is, at the time the name change is

1 reported, entitled to a refund from the county treasurer in the
2 amount of the product of:

3 (A) ~~ten eight and thirty-three hundredths~~ percent (~~+10%~~)
4 **(8.33%)** of the owner's last preceding annual excise tax
5 liability; multiplied by

6 (B) the number of full calendar months beginning after the
7 owner's new regular annual registration month and ending
8 before the next succeeding regular annual registration month
9 that is based on the owner's former name.

10 (2) If the name change requires the owner to register later than the
11 owner would have been required to register if there had been no
12 name change, the recreational vehicle is subject to excise tax for
13 the period beginning after the month in which the owner would
14 have been required to register if there had been no name change
15 and ending before the owner's new regular annual registration
16 month in the amount of the product of:

17 (A) ~~ten eight and thirty-three hundredths~~ percent (~~+10%~~)
18 **(8.33%)** of the owner's excise tax liability computed as of the
19 time the owner would have been required to register if there
20 had been no name change; multiplied by

21 (B) the number of full calendar months beginning after the
22 month in which the owner would have been required to
23 register if there had been no name change and ending before
24 the owner's new regular annual registration month.

25 SECTION 2. IC 6-6-5.1-16, AS ADDED BY P.L.131-2008,
26 SECTION 22, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
27 JULY 1, 2010]: Sec. 16. (a) This section applies only to truck campers.

28 (b) With respect to a truck camper that has been acquired, has been
29 brought into Indiana, or for any other reason becomes subject to
30 taxation after the regular annual registration date in the year on or
31 before which the owner of the truck camper is required under the state
32 motor vehicle registration laws to register vehicles, the tax imposed by
33 this chapter is due and payable at the time the truck camper is acquired,
34 is brought into Indiana, or otherwise becomes subject to taxation under
35 this chapter. The amount of tax to be paid by the owner for the
36 remainder of the year shall be reduced by ~~ten eight and thirty-three~~
37 **hundredths** percent (~~+10%~~) **(8.33%)** for each full calendar month that
38 has elapsed since the regular annual registration date in the year fixed

1 by the state motor vehicle registration laws for annual registration by
 2 the owner. The tax shall be paid within thirty (30) days after the date
 3 on which the truck camper is acquired, is brought into Indiana, or
 4 otherwise becomes subject to taxation under this chapter.

5 (c) If a truck camper is acquired, is brought into Indiana, or for any
 6 other reason becomes subject to taxation under this chapter after
 7 January 1 of any year, the owner may pay any excise tax due on the
 8 truck camper for the remainder of the annual registration year and
 9 simultaneously pay the excise tax due for the next succeeding annual
 10 registration year.

11 (d) The owner of a truck camper who sells the truck camper in a
 12 year in which the owner has paid the tax imposed by this chapter shall
 13 receive a credit equal to the remainder of:

14 (1) the tax paid for the truck camper; reduced by

15 (2) ~~ten eight and thirty-three hundredths~~ percent (~~10%~~)
 16 **(8.33%)** for each full or partial calendar month that has elapsed
 17 in the owner's annual registration year before the date of the sale.

18 The credit shall be applied to the tax due on any other truck camper
 19 acquired by the owner in the owner's annual registration year. If the
 20 credit is not fully used and the amount of the credit remaining is at least
 21 four dollars (\$4), the owner is entitled to a refund in the amount of the
 22 unused credit. The owner must pay a fee of three dollars (\$3) to the
 23 bureau to cover the costs of providing the refund, which may be
 24 deducted from the refund. The bureau shall issue the refund. The
 25 bureau shall transfer three dollars (\$3) of the fee to the bureau of motor
 26 vehicles commission to cover the commission's costs in processing the
 27 refund. To claim the credit and refund provided by this subsection, the
 28 owner of the truck camper must present to the bureau proof of sale of
 29 the truck camper.

30 (e) Subject to the requirements of subsection (f), if a truck camper
 31 is destroyed in a year in which the owner has paid the tax imposed by
 32 this chapter and the truck camper is not replaced by a replacement
 33 truck camper for which a credit is issued under this section, the owner
 34 is entitled to a refund in an amount equal to ~~ten eight and thirty-three~~
 35 **hundredths** percent (~~10%~~) **(8.33%)** of the tax paid for each full
 36 calendar month remaining in the owner's annual registration year after
 37 the date of destruction, but only upon presentation or return to the
 38 bureau of the following:

- 1 (1) A request for refund on a form furnished by the bureau.
 2 (2) A statement of proof of destruction on an affidavit furnished
 3 by the bureau.

4 However, the refund may not exceed ninety percent (90%) of the tax
 5 paid on the destroyed truck camper. The amount shall be refunded by
 6 a warrant issued by the auditor of the county that received the excise
 7 tax revenue and shall be paid out of the special account created under
 8 section 21 of this chapter for settlement of the excise tax collections.
 9 For purposes of this subsection, a truck camper is considered destroyed
 10 if the cost of repair of damages suffered by the truck camper exceeds
 11 the truck camper's fair market value.

12 (f) To claim a refund under subsection (e) for a truck camper that is
 13 destroyed, the owner of the truck camper must present to the bureau a
 14 valid receipt for the excise tax paid under this chapter on the truck
 15 camper within ninety (90) days after the date that the truck camper is
 16 destroyed. The bureau shall then fix the amount of the refund that the
 17 owner is entitled to receive.

18 (g) If the name of the owner of a truck camper is legally changed
 19 and the change has caused a change in the owner's annual registration
 20 date, the excise tax liability of the owner for the truck camper shall be
 21 adjusted as follows:

22 (1) If the name change requires the owner to register a motor
 23 vehicle sooner than the owner would have been required to
 24 register if there had been no name change, the owner is, at the
 25 time the name change is reported, entitled to a refund from the
 26 county treasurer in the amount of the product of:

27 (A) ~~ten eight and thirty-three hundredths~~ percent (~~10%~~)
 28 **(8.33%)** of the owner's last preceding annual excise tax
 29 liability; multiplied by

30 (B) the number of full calendar months beginning after the
 31 owner's new regular annual registration month and ending
 32 before the next succeeding regular annual registration month
 33 that is based on the owner's former name.

34 (2) If the name change requires the owner to register a motor
 35 vehicle later than the owner would have been required to register
 36 if there had been no name change, the truck camper is subject to
 37 excise tax for the period beginning after the month in which the
 38 owner would have been required to register if there had been no

1 name change and ending before the owner's new regular annual
2 registration month in the amount of the product of:

- 3 (A) ~~ten eight and thirty-three hundredths~~ percent (~~10%~~)
4 **(8.33%)** of the owner's excise tax liability computed as of the
5 time the owner would have been required to register a motor
6 vehicle if there had been no name change; multiplied by
7 (B) the number of full calendar months beginning after the
8 month in which the owner would have been required to
9 register a motor vehicle if there had been no name change and
10 ending before the owner's new regular annual registration
11 month.

12 SECTION 3. IC 6-6-5.1-17, AS ADDED BY P.L.131-2008,
13 SECTION 22, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
14 JULY 1, 2010]: Sec. 17. (a) This section applies only to recreational
15 vehicles.

16 (b) The owner of a recreational vehicle registered with the bureau
17 is entitled to a refund of taxes paid under this chapter if, after the
18 owner's regular registration date, the owner:

- 19 (1) registers the recreational vehicle for use in another state; and
20 (2) pays tax for use of the recreational vehicle to another state for
21 the same period for which the tax was paid under this chapter.

22 (c) The refund provided under subsection (b) is equal to:

- 23 (1) the annual license excise tax paid for use of the recreational
24 vehicle by the owner of the vehicle for the year; minus
25 (2) ~~ten eight and thirty-three hundredths~~ percent (~~10%~~)
26 **(8.33%)** of the annual license excise tax paid for use of the
27 recreational vehicle for each full or partial calendar month
28 beginning after the date the annual license excise tax was due and
29 ending before the date the owner registered the recreational
30 vehicle for use in another state.

31 (d) To claim the refund provided by this section, the owner of the
32 recreational vehicle must provide the bureau with:

- 33 (1) a request for a refund on a form furnished by the bureau; and
34 (2) proof that a tax described in subsection (b)(2) was paid.

35 SECTION 4. IC 6-6-5.1-18, AS ADDED BY P.L.131-2008,
36 SECTION 22, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
37 JULY 1, 2010]: Sec. 18. (a) This section applies only to truck campers.

38 (b) The owner of a truck camper is entitled to a refund of taxes paid

1 under this chapter if, after the owner's regular vehicle registration date:

2 (1) the owner moves and registers the truck on which the truck
3 camper is installed for use in another state;

4 (2) the owner pays tax for use of the truck camper to another state
5 for the same period for which the tax was paid under this chapter;
6 and

7 (3) the truck camper is located and used in the other state for the
8 same period for which the tax was paid under this chapter.

9 (c) The refund provided under subsection (b) is equal to:

10 (1) the annual excise tax paid for use of the truck camper by the
11 owner of the truck camper for the year; minus

12 (2) ~~ten eight and thirty-three hundredths~~ percent (~~10%~~)
13 **(8.33%)** of the annual excise tax paid for use of the truck camper
14 for each full or partial calendar month beginning after the date the
15 annual excise tax was due and ending before the date the owner
16 registered the truck for use in another state.".

17 Page 1, between lines 5 and 6, begin a new paragraph and insert:

18 "SECTION 6. IC 9-14-5-7 IS AMENDED TO READ AS
19 FOLLOWS [EFFECTIVE JULY 1, 2010]: Sec. 7. A placard issued
20 under this chapter must be displayed on the dashboard of a motor
21 vehicle that is parked in a parking space reserved for persons with
22 physical disabilities under this chapter unless the motor vehicle bears
23 a license plate for a person with a disability issued under IC 9-18-22,
24 a disabled **Hoosier** veteran's license plate issued under IC 9-18-18, or
25 an equivalent parking permit issued under the laws of another state. If
26 a placard is lost, stolen, damaged, or destroyed, the bureau shall
27 provide a duplicate placard upon the application of the person who was
28 issued the placard.".

29 Page 2, between lines 14 and 15, begin a new paragraph and insert:

30 "SECTION 9. IC 9-18-12-2.5, AS ADDED BY P.L.79-2006,
31 SECTION 6, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
32 JULY 1, 2010]: Sec. 2.5. (a) ~~After December 31, 2007~~; A person who
33 registers an antique motor vehicle under this chapter may:

34 (1) furnish; and

35 (2) display on the antique motor vehicle;

36 an Indiana license plate from the model year of the antique motor
37 vehicle.

38 (b) A license plate furnished and displayed under this section must

1 be an authentic license plate from the model year of the antique motor
2 vehicle.

3 (c) Before a license plate is mounted on an antique motor vehicle
4 under this section, the license plate must be inspected by the bureau to
5 determine whether the license plate:

- 6 (1) complies with this section;
7 (2) is in suitable condition to be displayed; and
8 (3) bears a unique plate number at the time of the registration of
9 the antique motor vehicle.

10 The bureau **shall authorize the display of a restored or refurbished**
11 **authentic license plate, but** may prohibit the display of an authentic
12 license plate under this section if the authentic license plate is not in
13 conformance with this subsection.

14 (d) If an Indiana license plate from the model year of the antique
15 motor vehicle is displayed on a motor vehicle registered as an antique
16 motor vehicle under this chapter, the current certificate of registration
17 of the antique motor vehicle shall be:

- 18 (1) kept at all times in the vehicle; and
19 (2) made available for inspection upon the demand of a law
20 enforcement officer.

21 Notwithstanding IC 9-18-2-21, this subsection is not satisfied by
22 keeping a reproduction of the certificate of registration in the vehicle
23 or making a reproduction of the certificate of registration available for
24 inspection.

25 (e) The fee to register and display an authentic license plate from
26 the model year of an antique motor vehicle is as provided in
27 IC 9-29-5-32.5."

28 Page 2, line 36, after "(disabled" insert "**Hoosier**".

29 Page 3, line 29, delete "or".

30 Page 3, line 31, strike "or".

31 Page 3, line 32, strike "Trust)" and insert "Trust".

32 Page 3, line 32, delete "plates;" and insert "plates);".

33 Page 3, line 33, delete "(II)" and insert "**(JJ)**".

34 Page 4, between lines 2 and 3, begin a new paragraph and insert:

35 "SECTION 12. IC 9-18-18-1 IS AMENDED TO READ AS
36 FOLLOWS [EFFECTIVE JULY 1, 2010]: Sec. 1. (a) A person may
37 apply for, receive, and display a disabled **Hoosier** veteran license plate
38 on the person's vehicle for private and personal use if the person, as the

- 1 result of having served in the armed forces of the United States, has:
- 2 (1) lost sight in both eyes or suffered permanent impairment of
- 3 vision in both eyes to the extent of being eligible for
- 4 service-connected compensation for the loss;
- 5 (2) suffered the loss of one (1) or both feet or the permanent loss
- 6 of use of one (1) or both feet;
- 7 (3) suffered the loss of one (1) or both hands or the permanent
- 8 loss of use of one (1) or both hands; or
- 9 (4) a **United States Department of Veterans Affairs disability**
- 10 **rating for a** physical condition that precludes the person from
- 11 walking without pain or difficulty; or
- 12 (5) **been rated by the United States Department of Veterans**
- 13 **Affairs as being one hundred percent (100%) disabled and is**
- 14 **receiving service related compensation from the United States**
- 15 **Department of Veterans Affairs.**
- 16 (b) An application for a disabled **Hoosier** veteran license plate must
- 17 be accompanied by a certificate from the:
- 18 (1) United States Department of Veterans Affairs; or
- 19 (2) appropriate branch of the armed forces of the United States;
- 20 confirming the eligibility of the person submitting the application for
- 21 the disabled **Hoosier** veteran license plate.
- 22 SECTION 13. IC 9-18-18-2, AS AMENDED BY P.L.6-2009,
- 23 SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
- 24 JULY 1, 2010]: Sec. 2. (a) A person qualifying under section 1 of this
- 25 chapter may not be:
- 26 (1) charged a fee for parking in a metered space; or
- 27 (2) assessed a penalty for parking in a metered space for longer
- 28 than the time permitted.
- 29 (b) This section does not authorize parking of a motor vehicle in a
- 30 parking place during a time when parking in the space is prohibited if
- 31 the prohibition is:
- 32 (1) posted; and
- 33 (2) authorized:
- 34 (A) by ordinances in cities and towns; or
- 35 (B) by order of the Indiana department of transportation.
- 36 (c) A person other than the owner of the motor vehicle displaying
- 37 a disabled **Hoosier** veteran license plate authorized by this chapter is
- 38 not entitled to the parking privileges authorized by this section.

1 SECTION 14. IC 9-18-18-3 IS AMENDED TO READ AS
2 FOLLOWS [EFFECTIVE JULY 1, 2010]: Sec. 3. The bureau:

- 3 (1) may design and issue disabled **Hoosier** veteran license plates
4 to implement this chapter; and
5 (2) shall administer this chapter relating to proper certification for
6 a person applying for a disabled **Hoosier** veteran license plate.

7 SECTION 15. IC 9-18-18-4 IS AMENDED TO READ AS
8 FOLLOWS [EFFECTIVE JULY 1, 2010]: Sec. 4. Not more than two
9 (2) disabled **Hoosier** veteran license plates may be issued to each
10 eligible person.

11 SECTION 16. IC 9-18-18-5 IS AMENDED TO READ AS
12 FOLLOWS [EFFECTIVE JULY 1, 2010]: Sec. 5. The disabled
13 **Hoosier** veteran license plates authorized under this chapter shall be
14 issued by the bureau for any classification of vehicle required to be
15 registered under Indiana law, but the license plate may not be used for
16 commercial vehicles.

17 SECTION 17. IC 9-18-18-7 IS AMENDED TO READ AS
18 FOLLOWS [EFFECTIVE JULY 1, 2010]: Sec. 7. A ~~Class 1 disabled~~
19 **Hoosier veteran** license plate must be ~~blue and~~ gold in color **with blue**
20 **lettering** and contain the following:

- 21 (1) Identification numerals.
22 (2) The words "~~Disabled Am Vet~~: **Hoosier Veteran**".

23 Page 4, line 11, after "Disabled" insert "**Hoosier**".

24 Page 4, between lines 22 and 23, begin a new paragraph and insert:

25 "SECTION 20. IC 9-18-25-17.7, AS ADDED BY P.L.117-2006,
26 SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
27 JULY 1, 2010]: Sec. 17.7. (a) Notwithstanding any other law,
28 representatives of a special group that participates in the special group
29 recognition plate program may request that the bureau collect an
30 annual fee of twenty-five dollars (\$25) on behalf of the special group.

31 (b) If a request is made under subsection (a), the bureau shall collect
32 the following fees:

- 33 (1) The appropriate fee under IC 9-29-5-38(a).
34 (2) An annual fee of twenty-five dollars (\$25).

35 (c) The annual fee referred to in subsection (b)(2) shall be collected
36 by the bureau and deposited in a trust fund for the special group
37 established under subsection (d).

38 (d) The treasurer of state shall establish a trust fund for each special

- 1 group for which the bureau collects fees under this section.
- 2 (e) The treasurer of state shall invest the money in the fund not
3 currently needed to meet the obligations of the fund in the same
4 manner as other public funds are invested. Interest that accrues from
5 these investments shall be deposited in the fund. Money in the fund is
6 continuously appropriated for the purposes of this section. Money in
7 the fund at the end of a state fiscal year does not revert to the state
8 general fund.
- 9 (f) The commissioner shall administer the fund. Expenses of
10 administering the fund shall be paid from money in the fund.
- 11 (g) Before June 30 of each year, the commissioner shall distribute
12 the money from the fund to the special group for which the bureau has
13 collected fees under this section.
- 14 (h) **Subject to section 18 of this chapter**, the bureau may not
15 disclose information that identifies the persons to whom special group
16 license plates have been issued under this section.
- 17 (i) If:
- 18 (1) representatives of a special group have collected an annual fee
19 as set forth in subsection (a) from purchasers of the special group
20 recognition license plates that was paid directly to the special
21 group; and
- 22 (2) the representatives of the special group request the bureau to
23 collect the annual fee on behalf of the special group as set forth in
24 subsection (a);
- 25 representatives of the special group may request the bureau to change
26 the method of collection of the annual fee for the following calendar
27 year. The representatives of the special group must make a request
28 under this subsection by July 1 of the year preceding the year for which
29 the change has been requested. The group may request only one (1)
30 change in the method of collection in a plate cycle.
- 31 (j) If:
- 32 (1) the bureau collects an annual fee as set forth in subsection (a)
33 on behalf of a special group; and
- 34 (2) representatives of the special group request the bureau to
35 cease collection of the annual fee as set forth in subsection (a) on
36 behalf of the special group as the annual fee will be paid directly
37 to the special group by purchasers of the special group
38 recognition license plates;

1 representatives of the special group may request the bureau to change
 2 the method of collection of the annual fee for the following calendar
 3 year. The representatives of the special group must make a request
 4 under this subsection by July 1 of the year preceding the year for which
 5 the change has been requested. The group may request only one (1)
 6 change in the method of collection in a plate cycle.

7 SECTION 21. IC 9-18-25-18 IS ADDED TO THE INDIANA
 8 CODE AS A NEW SECTION TO READ AS FOLLOWS
 9 [EFFECTIVE JULY 1, 2010]: **Sec. 18. (a) This section applies to an**

10 **application form for a special group recognition license plate that:**

11 **(1) is subject to an annual special group fee; and**

12 **(2) does not require an applicant to obtain authorization from**
 13 **the special group that sponsors the license plate.**

14 **(b) The application form must include a box for the applicant to**
 15 **check that states the following:**

16 **"By checking the above box, I am authorizing the bureau of**
 17 **motor vehicles to disclose my personal information included**
 18 **on this application form to the special group that sponsors the**
 19 **license plate for which I am applying. I understand that:**

20 **(1) the special group may contact me with information**
 21 **about its activities but may not use my personal**
 22 **information primarily for fundraising or solicitation**
 23 **purposes;**

24 **(2) the bureau will not disclose my personal information to**
 25 **any other person or group; and**

26 **(3) the special group will not disclose my personal**
 27 **information to any other person or group without my**
 28 **written consent."**

29 **(c) If an applicant checks the box described in subsection (b), the**
 30 **bureau may disclose personal information about the applicant**
 31 **included on the application form only to the special group that**
 32 **sponsors the license plate.**

33 **(d) If a special group receives personal information disclosed**
 34 **under subsection (c), the special group:**

35 **(1) may contact the applicant with information about the**
 36 **special group's activities;**

37 **(2) may not contact the applicant primarily for fundraising or**
 38 **solicitation purposes; and**

1 **(3) may not disclose the applicant's personal information to**
2 **any other person or group without the applicant's written**
3 **consent."**

4 Page 6, line 14, delete "or".

5 Page 6, line 15, delete "the spouse;" and insert "**a grandparent;**
6 **(12) a great-grandparent; or**
7 **(13) the spouse;"**.

8 Page 7, between lines 7 and 8, begin a new paragraph and insert:

9 SECTION 29. IC 9-19-7-2 IS AMENDED TO READ AS
10 FOLLOWS [EFFECTIVE JULY 1, 2010]: Sec. 2. (a) Except as
11 provided in subsection (b), a motorcycle operated on the streets or
12 highways by a resident of Indiana must meet the following
13 requirements:

14 (1) Be equipped with handlebars that rise not ~~more than fifteen~~
15 ~~(+5) inches above the level of~~ **higher than the shoulders of the**
16 **driver when the driver is seated in** the driver's seat or saddle.
17 ~~when occupied.~~

18 (2) Be equipped with brakes in good working order on both front
19 and rear wheels.

20 (3) Be equipped with footrests or pegs for both operator and
21 passenger.

22 (4) Be equipped with lamps and reflectors meeting the standards
23 of the United States Department of Transportation.

24 (b) A motorcycle manufactured before January 1, 1956, is not
25 required to be equipped with lamps and other illuminating devices
26 under subsection (a) if the motorcycle is not operated at the times when
27 lighted head lamps and other illuminating devices are required under
28 IC 9-21-7-2.

29 SECTION 30. IC 9-24-1-7, AS AMENDED BY P.L.150-2009,
30 SECTION 18, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
31 JULY 1, 2010]: Sec. 7. (a) Sections 1 through 5 of this chapter do not
32 apply to the following individuals:

33 (1) An individual in the service of the armed forces of the United
34 States while operating an official motor vehicle in that service.

35 (2) An individual while operating:

36 (A) a road roller;

37 (B) road construction or maintenance machinery, except where
38 the road roller or machinery is required to be registered under

- 1 Indiana law;
- 2 (C) a ditch digging apparatus;
- 3 (D) a well drilling apparatus;
- 4 (E) a concrete mixer; or
- 5 (F) a farm tractor, a farm wagon (as defined in
- 6 IC 9-13-2-60(a)(2)), or an implement of agriculture designed
- 7 to be operated primarily in a farm field or on farm premises;
- 8 that is being temporarily drawn, moved, or propelled on a public
- 9 highway. However, to operate a farm wagon (as defined in
- 10 IC 9-13-2-60(a)(2)) on a highway, an individual must be at least
- 11 fifteen (15) years of age.
- 12 (3) A nonresident who:
- 13 (A) is at least sixteen (16) years and one (1) month of age; ~~and~~
- 14 (B) has in the nonresident's immediate possession a valid
- 15 operator's license that was issued to the nonresident in the
- 16 nonresident's home state or country; **and**
- 17 **(C) is lawfully admitted into the United States;**
- 18 while operating a motor vehicle in Indiana only as an operator.
- 19 (4) A nonresident who:
- 20 (A) is at least eighteen (18) years of age; ~~and~~
- 21 (B) has in the nonresident's immediate possession a valid
- 22 chauffeur's license that was issued to the nonresident in the
- 23 nonresident's home state or country; **and**
- 24 **(C) is lawfully admitted into the United States;**
- 25 while operating a motor vehicle upon a public highway, either as
- 26 an operator or a chauffeur.
- 27 (5) A nonresident who:
- 28 (A) is at least eighteen (18) years of age; and
- 29 (B) has in the nonresident's immediate possession a valid
- 30 license issued by the nonresident's home state for the operation
- 31 of any motor vehicle upon a public highway when in use as a
- 32 public passenger carrying vehicle;
- 33 while operating a motor vehicle upon a public highway.
- 34 ~~(6) A nonresident whose home state or country does not require~~
- 35 ~~the licensing of operators or chauffeurs and who has not been~~
- 36 ~~licensed as an operator or a chauffeur in the nonresident's home~~
- 37 ~~state or country as an operator if the nonresident is at least sixteen~~
- 38 ~~(16) years and thirty (30) days of age and less than eighteen (18)~~

1 years of age or as a chauffeur if the nonresident is at least
 2 eighteen (18) years of age; for not more than sixty (60) days in
 3 any one (1) year if the following conditions exist:

4 (A) The unlicensed nonresident is the owner of the motor
 5 vehicle or the authorized driver of the vehicle.

6 (B) The vehicle has been registered for the current year in the
 7 state or country of which the owner is a resident.

8 (C) The motor vehicle at all times displays a registration plate
 9 issued in the home state or country of the owner.

10 (D) The nonresident owner or driver has in the owner's or
 11 driver's immediate possession a registration card evidencing
 12 ownership and registration in the owner's or driver's home
 13 state or country or is able at any required time or place to do
 14 the following:

15 (i) Prove lawful possession or the right to operate the motor
 16 vehicle.

17 (ii) Establish the nonresident's proper identity.

18 ~~(7)~~ (6) An individual who is legally licensed to operate a motor
 19 vehicle in the state of the individual's residence and who is
 20 employed in Indiana, subject to the restrictions imposed by the
 21 state of the individual's residence.

22 ~~(8)~~ (7) A new resident of Indiana who possesses an unexpired
 23 driver's license issued by the resident's former state of residence,
 24 for a period of sixty (60) days after becoming a resident of
 25 Indiana.

26 ~~(9)~~ (8) An individual who is an engineer, a conductor, a
 27 brakeman, or another member of the crew of a locomotive or a
 28 train that is being operated upon rails, including the operation of
 29 the locomotive or the train on a crossing over a street or a
 30 highway. An individual described in this subdivision is not
 31 required to display a license to a law enforcement officer in
 32 connection with the operation of a locomotive or a train in
 33 Indiana.

34 (b) An ordinance adopted under IC 9-21-1-3((a)(14) or
 35 IC 9-21-1-3.3(a) must require that an individual who operates a golf
 36 cart in the city or town hold a driver's license."

37 Page 11, between lines 10 and 11, begin a new paragraph and insert:

38 "SECTION 36. IC 9-28-5.1 IS ADDED TO THE INDIANA CODE

1 AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE
2 JULY 1, 2010]:

3 **Chapter 5.1. International Reciprocity**

4 **Sec. 1. To facilitate the exchange of driver's licenses, the bureau**
5 **shall negotiate and enter into a reciprocal agreement with a foreign**
6 **country. However, the bureau may not negotiate or enter into a**
7 **reciprocal agreement with a country that is listed as a state sponsor**
8 **of terrorism as determined by the Secretary of State of the United**
9 **States.**

10 **Sec. 2. A reciprocal agreement entered into under section 1 of**
11 **this chapter must authorize the bureau to enter into a written**
12 **agreement with a foreign country to waive one (1) or more of the**
13 **examination requirements under IC 9-24 for obtaining an**
14 **operator's license from this state.**

15 **Sec. 3. A written reciprocity agreement entered into under**
16 **section 2 of this chapter must require an applicant from the foreign**
17 **country for an operator's license to possess:**

18 (1) a valid operator's license or the equivalent from the
19 foreign country; or

20 (2) an international driving permit.

21 **Sec. 4. The bureau shall report annually in an electronic format**
22 **under IC 5-14-6 regarding reciprocal agreements entered into**
23 **under this chapter to the general assembly before February 1 of**
24 **each year.**

25 **Sec. 5. The bureau shall adopt rules under IC 4-22-2 to carry**
26 **out this chapter."**

27 Page 11, between lines 30 and 31, begin a new paragraph and insert:

28 "SECTION 40. IC 14-19-3-4, AS AMENDED BY P.L.1-2006,
29 SECTION 211, IS AMENDED TO READ AS FOLLOWS
30 [EFFECTIVE JULY 1, 2010]: Sec. 4. (a) Upon application to the
31 department, a resident of Indiana:

32 (1) who:

33 (A) if born in 1933, 1934, 1935, 1936, or 1937, is at least sixty
34 (60) years of age; or

35 (B) if born before 1933 or after 1937, is at least sixty-five (65)
36 years of age;

37 (2) who is eligible for Social Security disability payments under
38 42 U.S.C. 423;

1 (3) who is eligible for a disabled **Hoosier** veteran license plate
2 under IC 9-18-18-1; or

3 (4) who is issued a prisoner of war license plate under
4 IC 9-18-17-1;

5 may purchase or is eligible to receive an annual Golden Hoosier
6 Passport.

7 (b) A Golden Hoosier Passport entitles:

8 (1) the resident;

9 (2) the resident's motor vehicle; and

10 (3) the resident's passengers;

11 to unlimited admission for one (1) calendar year to the Indiana state
12 parks, recreation areas, reservoirs, forests, historic sites, museums,
13 memorials, and other department properties for which admission is
14 charged during the year for which the passport was issued.

15 (c) Except as provided in subsection (d), the fee for an annual
16 Golden Hoosier Passport issued under this section is fifty percent
17 (50%) of the fee that the department charges a resident who is not
18 described in subsection (a)(1), (a)(2), or (a)(3) for unlimited admission
19 for one (1) calendar year to the Indiana state parks, recreation areas,
20 reservoirs, forests, historic sites, museums, memorials, and other
21 department properties for which admission is charged.

22 (d) A fee may not be charged for an annual Golden Hoosier Passport
23 issued under this section to a resident described in subsection (a)(4).".

24 Page 11, line 32, delete "." and insert "; IC 9-18-18-6.".

25 Page 11, between lines 32 and 33, begin a new paragraph and insert:

26 "SECTION 42. [EFFECTIVE UPON PASSAGE] (a)
27 **Notwithstanding IC 9-28-5.1-5, as added by this act, the bureau of**
28 **motor vehicles shall carry out the duties imposed upon the bureau**
29 **of motor vehicles under IC 9-28-5.1-5, as added by this act, under**
30 **interim written guidelines approved by the commissioner of the**
31 **bureau of motor vehicles.**

32 (b) **This SECTION expires on the earlier of the following:**

33 (1) **The date rules are adopted under IC 9-28-5.1-5, as added**
34 **by this act.**

35 (2) **December 31, 2011.**

36 SECTION 43. [EFFECTIVE JULY 1, 2010] (a) **IC 9-18-18-7, as**
37 **amended by this act, applies to license plates issued or renewed**
38 **after December 31, 2010.**

- 1 **(b) This SECTION expires June 30, 2015."**
- 2 Renumber all SECTIONS consecutively.
 (Reference is to SB 407 as reprinted January 29, 2010.)

and when so amended that said bill do pass.

Representative Austin