

TITLE 205 INDIANA CRIMINAL JUSTICE INSTITUTE

ARTICLE 1. SLOW MOVING VEHICLE EMBLEM

Rule 1. Purpose

205 IAC 1-1-1 Purpose of standard

Authority: IC 9-21-9-5

Affected: IC 9-21-9

Sec. 1. The purpose of this standard is to establish specifications which define a unique identification emblem for use on slow-moving vehicles when operated or transported on public roads. (*Indiana Criminal Justice Institute; Rule 1.1; filed Mar 4, 1968, 2:15 p.m.: Rules and Regs. 1969, p. 359; readopted filed May 31, 2002, 3:28 p.m.: 25 IR 3462*) NOTE: Transferred from the Office of Traffic Safety (150 IAC 1-1-1) to the Indiana Criminal Justice Institute (205 IAC 1-1-1) by P.L.39-1993, SECTION 12, effective July 1, 1993.

Rule 2. Scope

205 IAC 1-2-1 Scope of standard

Authority: IC 9-21-9-5

Affected: IC 9-21-9

Sec. 1. This standard establishes emblem dimensional specifications, performance requirements, and related test procedures. (*Indiana Criminal Justice Institute; Rule 2.1; filed Mar 4, 1968, 2:15 p.m.: Rules and Regs. 1969, p. 359; readopted filed May 31, 2002, 3:28 p.m.: 25 IR 3462*) NOTE: Transferred from the Office of Traffic Safety (150 IAC 1-2-1) to the Indiana Criminal Justice Institute (205 IAC 1-2-1) by P.L.39-1993, SECTION 12, effective July 1, 1993.

Rule 3. Definition

205 IAC 1-3-1 Display of emblem required

Authority: IC 9-21-9-5

Affected: IC 9-21-9

Sec. 1. When any vehicle, whether pulled, towed, self-propelled or animal-drawn, which is not under ordinary circumstances moved, operated or driven at a speed in excess of twenty-five (25) miles per hour, is moved, operated or driven on any public highway which is open for vehicular travel, it shall display a triangular slow moving vehicle emblem. (*Indiana Criminal Justice Institute; Rule 3.1; filed Mar 4, 1968, 2:15 p.m.: Rules and Regs. 1969, p. 359; readopted filed May 31, 2002, 3:28 p.m.: 25 IR 3462*) NOTE: Transferred from the Office of Traffic Safety (150 IAC 1-3-1) to the Indiana Criminal Justice Institute (205 IAC 1-3-1) by P.L.39-1993, SECTION 12, effective July 1, 1993.

Rule 4. Description

205 IAC 1-4-1 Description of emblem; shape, color and purpose

Authority: IC 9-21-9-5

Affected: IC 9-21-9

Sec. 1. The identification emblem (Fig. 1) consists of a fluorescent yellow-orange triangle with a dark, red reflective border. The yellow-orange fluorescent triangle is for daylight identification. The reflective border defines the shape of the fluorescent color in daylight and becomes a hollow red triangle in the path of motor vehicle headlights at night. (*Indiana Criminal Justice Institute; Rule 4.1; filed Mar 4, 1968, 2:15 p.m.: Rules and Regs. 1969, p. 359; readopted filed May 31, 2002, 3:28 p.m.: 25 IR 3462*) NOTE: Transferred from the Office of Traffic Safety (150 IAC 1-4-1) to the Indiana Criminal Justice Institute (205 IAC 1-4-1) by P.L.39-1993, SECTION 12, effective July 1, 1993.

Rule 5. Performance Requirements

205 IAC 1-5-1 Visibility requirements

Authority: IC 9-21-9-5
 Affected: IC 9-21-9

Sec. 1. Visibility. The emblem shall be entirely visible in daylight and at night from all distances between 600 ft. and 100 ft. (182.88 meters to 30.48 meters) from the rear when directly in front of lawful upper beam of headlamps. (*Indiana Criminal Justice Institute; Rule 5.1; filed Mar 4, 1968, 2:15 p.m.: Rules and Regs. 1969, p. 359; readopted filed May 31, 2002, 3:28 p.m.: 25 IR 3462*) NOTE: Transferred from the Office of Traffic Safety (150 IAC 1-5-1) to the Indiana Criminal Justice Institute (205 IAC 1-5-1) by P.L.39-1993, SECTION 12, effective July 1, 1993.

205 IAC 1-5-2 Dimensional requirements

Authority: IC 9-21-9-5
 Affected: IC 9-21-9

Sec. 2. Dimensional requirements. The size shall be as shown in Fig. 1.

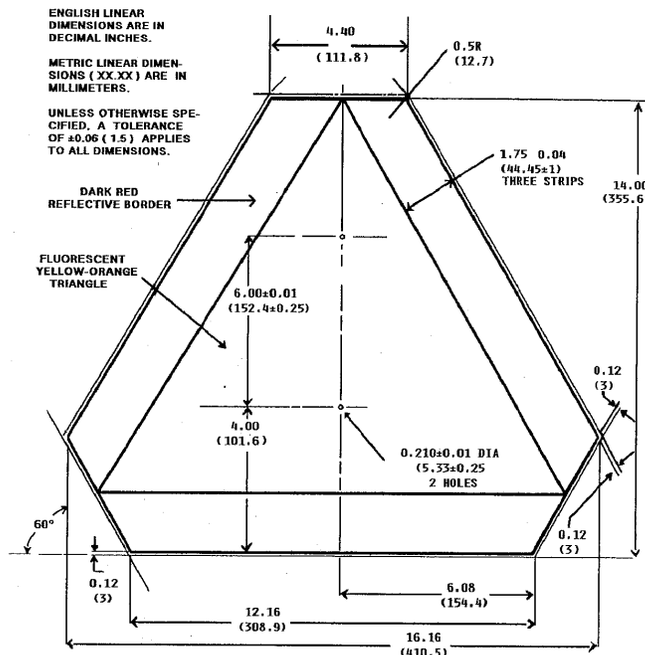


Fig. 1 Identification Emblem

(*Indiana Criminal Justice Institute; Rule 5.2; filed Mar 4, 1968, 2:15 p.m.: Rules and Regs. 1969, p. 360; readopted filed May 31, 2002, 3:28 p.m.: 25 IR 3462*) NOTE: Transferred from the Office of Traffic Safety (150 IAC 1-5-2) to the Indiana Criminal Justice Institute (205 IAC 1-5-2) by P.L.39-1993, SECTION 12, effective July 1, 1993.

205 IAC 1-5-3 Color and reflectivity requirements

Authority: IC 9-21-9-5
 Affected: IC 9-21-9

Sec. 3. Color and reflectivity.

- (1) The spectrophotometric color values of the yellow-orange fluorescent material shall have a dominant wave length of 590-610 millimicrons and a purity of 98 percent before test. After Durability Test, paragraph 6.2, the dominant wave length of the fluorescent material shall not change more than 10 percent.
- (2) The reflective material shall have minimum intensity values of each of the angles listed per Table 1. After Durability Test, paragraph 6.2, the minimum reflective intensity values for the reflective material shall not change more than 20 percent from the values specified in Table 1.

TABLE 1—MINIMUM REFLECTIVE INTENSITY VALUES, R*

Divergence Angle, deg	Incidence Angle, deg	Reflective Intensity, R
0.2	0	10
0.2	15	7
0.2	30	5
0.5	0	5
0.5	15	4
0.5	30	2

* [Measurements shall be conducted in accordance with photometric testing procedures for reflex-reflectors as specified in Society of Automotive Engineers Standard, SAE J594, Reflex Reflectors, and using 50, ± 5 sq. in. (322.6, ± 32.3 sq. centimeters) of reflective material. The maximum dimension of the test surface shall not be greater than 1.5 times the minimum dimension. The Reflective Intensity (R) is computed from the equation.]

$$R = \frac{(L_r)(d)^2}{(L_s)(A)}$$

where

- R = reflective intensity, candlepower per incident foot-candle per square foot
- L_r = illumination incident upon receiver at observation point, foot-candles
- L_s = illumination incident upon a plane perpendicular to the incident ray at the test specimen position, foot-candles
- d = distance from test specimen to source of illumination (100 ft. as specified in SAE J594), feet
- A = area of test surface, square feet

(Indiana Criminal Justice Institute; Rule 5.3; filed Mar 4, 1968, 2:15 p.m.: Rules and Regs. 1969, p. 360; readopted filed May 31, 2002, 3:28 p.m.: 25 IR 3462) NOTE: Transferred from the Office of Traffic Safety (150 IAC 1-5-3) to the Indiana Criminal Justice Institute (205 IAC 1-5-3) by P.L.39-1993, SECTION 12, effective July 1, 1993.

205 IAC 1-5-4 Durability requirements

Authority: IC 9-21-9-5
 Affected: IC 9-21-9

Sec. 4. Durability.

- (1) The reflective and fluorescent materials shall be tough, flexible and of sufficient thickness and strength to meet the requirements of rules 5 and 6. After the Durability Test, paragraph 6.2, the fluorescent and reflective material shall show no appreciable discoloration, cracking, crazing, blistering, loss of durable bond, or dimensional change.
- (2) Backing material for portable identification emblems shall be equivalent to 0.040 in. (0.1016 millimeters) minimum thickness aluminum, 22-gage (0.030 in. or 0.76 mm) minimum thickness mill-galvanized or coated sheet steel with the surface clean and receptive to a durable bond. The backing material shall be free of burrs.

NOTE: These requirements are minimal and do not preclude the use of materials having superior performance.

(Indiana Criminal Justice Institute; Rule 5.4; filed Mar 4, 1968, 2:15 p.m.: Rules and Regs. 1969, p. 361; readopted filed May 31, 2002, 3:28 p.m.: 25 IR 3462) NOTE: Transferred from the Office of Traffic Safety (150 IAC 1-5-4) to the Indiana Criminal Justice Institute (205 IAC 1-5-4) by P.L.39-1993, SECTION 12, effective July 1, 1993.

Rule 6. Procedures

205 IAC 1-6-1 Test standards

Authority: IC 9-21-9-5
 Affected: IC 9-21-9

Sec. 1. The emblem shall be tested in conformance with the following sections from SAE J575, Tests for Motor Vehicle Lighting Devices and Components:

- Section B—Samples for Tests
- Section D—Laboratory Facilities
- Section E—Vibration Test
- Section H—Corrosion Test (pertains to face of emblem only).

(Indiana Criminal Justice Institute; Rule 6.1; filed Mar 4, 1968, 2:15 p.m.: Rules and Regs. 1969, p. 362; readopted filed May 31, 2002, 3:28 p.m.: 25 IR 3462) NOTE: Rule 6 erroneously numbered as Rule 1 in original. NOTE: Transferred from the Office of Traffic Safety (150 IAC 1-6-1) to the Indiana Criminal Justice Institute (205 IAC 1-6-1) by P.L.39-1993, SECTION 12, effective July 1, 1993.

205 IAC 1-6-2 Durability test

Authority: IC 9-21-9-5
 Affected: IC 9-21-9

Sec. 2. Durability test. Samples shall be exposed to the sun at an angle of 45 deg. to horizontal and facing south per American Society for Testing and Materials, ASTM D1014, Method of Conducting Exterior Exposure Tests of Paints on Steel.

TABLE 2—DURABILITY TEST PERIODS

Location	Minimum Test Period, months	
	Fluorescent	Reflective
Outside in Midwest	12	24
or		
Outside in Miami, Florida	6	12

(Indiana Criminal Justice Institute; Rule 6.2; filed Mar 4, 1968, 2:15 p.m.: Rules and Regs. 1969, p. 362; readopted filed May 31, 2002, 3:28 p.m.: 25 IR 3462) NOTE: Transferred from the Office of Traffic Safety (150 IAC 1-6-2) to the Indiana Criminal Justice Institute (205 IAC 1-6-2) by P.L.39-1993, SECTION 12, effective July 1, 1993.

205 IAC 1-6-3 Drop test

Authority: IC 9-21-9-5
 Affected: IC 9-21-9

Sec. 3. Drop test. Each test sample shall be dropped from a height of 5 ft. (1.53 m) to a smooth hard surface equivalent to rigid metal or concrete. Each test sample shall be submitted to three drop tests: corner drop, edge drop, and flat drop. Failure shall be considered to have occurred when the emblem will no longer meet requirements in rule 5. *(Indiana Criminal Justice Institute; Rule 6.3; filed Mar 4, 1968, 2:15 p.m.: Rules and Regs. 1969, p. 362; readopted filed May 31, 2002, 3:28 p.m.: 25 IR 3462) NOTE: Transferred from the Office of Traffic Safety (150 IAC 1-6-3) to the Indiana Criminal Justice Institute (205 IAC 1-6-3) by P.L.39-1993, SECTION 12, effective July 1, 1993.*

Rule 7. Mounting

205 IAC 1-7-1 Mounting emblem

Authority: IC 9-21-9-5
 Affected: IC 9-21-9

Sec. 1. The emblem shall be mounted point up (see Fig. 1) in a plane perpendicular to the direction of travel. It shall be placed centrally at the rear of the mass, unobscured, and 3 to 5 ft. above the ground measured from the lower edge of the emblem. (*Indiana Criminal Justice Institute; Rule 7.1; filed Mar 4, 1968, 2:15 p.m.: Rules and Regs. 1969, p. 362; readopted filed May 31, 2002, 3:28 p.m.: 25 IR 3462*) NOTE: Transferred from the Office of Traffic Safety (150 IAC 1-7-1) to the Indiana Criminal Justice Institute (205 IAC 1-7-1) by P.L.39-1993, SECTION 12, effective July 1, 1993.

205 IAC 1-7-2 Other warning devices; prohibited use of emblem

Authority: IC 9-21-9-5

Affected: IC 9-21-9

Sec. 2. The emblem shall not replace such warning devices as tail lamps, reflectors, or flashing lights and is not to be used as a clearance marker for wide equipment. (*Indiana Criminal Justice Institute; Rule 7.2; filed Mar 4, 1968, 2:15 p.m.: Rules and Regs. 1969, p. 362; readopted filed May 31, 2002, 3:28 p.m.: 25 IR 3462*) NOTE: Transferred from the Office of Traffic Safety (150 IAC 1-7-2) to the Indiana Criminal Justice Institute (205 IAC 1-7-2) by P.L.39-1993, SECTION 12, effective July 1, 1993.

ARTICLE 2. PUBLIC SAFETY IMPROVEMENT AREAS

Rule 1. Purpose

205 IAC 2-1-1 General provisions

Authority: IC 36-8-19.5-4

Affected: IC 36-8-19.5

Sec. 1. (a) This rule sets forth the application and approval process guidelines for designating high crime areas of consolidated and second class cities as public safety improvement areas.

(b) The purpose of designating a defined area as a public safety improvement area is to recognize and encourage a community's collaborative efforts to reduce crime and delinquency and to improve public safety.

(c) The institute shall give priority to grant applications of applicants identified in designated public safety improvement area plans when the institute is involved in:

(1) awarding; or

(2) administering the award of;

grants that applicants are eligible to receive. (*Indiana Criminal Justice Institute; 205 IAC 2-1-1; filed Jun 9, 1995, 2:30 p.m.: 18 IR 2676; readopted filed May 31, 2002, 3:28 p.m.: 25 IR 3462*)

Rule 2. Definitions

205 IAC 2-2-1 Applicability

Authority: IC 36-8-19.5-4

Affected: IC 36-8-19.5

Sec. 1. The definitions in this rule apply throughout this article. (*Indiana Criminal Justice Institute; 205 IAC 2-2-1; filed Jun 9, 1995, 2:30 p.m.: 18 IR 2676; readopted filed May 31, 2002, 3:28 p.m.: 25 IR 3462*)

205 IAC 2-2-2 "Board of trustees" defined

Authority: IC 36-8-19.5-4

Affected: IC 5-2-6-4; IC 5-2-6-5

Sec. 2. "Board of trustees" means the governing body of the institute as defined by IC 5-2-6-5. (*Indiana Criminal Justice Institute; 205 IAC 2-2-2; filed Jun 9, 1995, 2:30 p.m.: 18 IR 2676; readopted filed May 31, 2002, 3:28 p.m.: 25 IR 3462*)

205 IAC 2-2-3 “Designation” defined

Authority: IC 36-8-19.5-4
Affected: IC 36-8-19.5

Sec. 3. “Designation” means the recognition and appointment of an area of a consolidated or second class city as a public safety improvement area. (*Indiana Criminal Justice Institute; 205 IAC 2-2-3; filed Jun 9, 1995, 2:30 p.m.: 18 IR 2676; readopted filed May 31, 2002, 3:28 p.m.: 25 IR 3462*)

205 IAC 2-2-4 “High crime rate” defined

Authority: IC 36-8-19.5-4
Affected: IC 36-8-19.5

Sec. 4. “High crime rate” means an area that has a Uniform Crime Report Part I Index Crime Rate per one hundred thousand (100,000) residents that is a minimum of twenty percent (20%) higher than the reported rate for the entire city. The Uniform Crime Report is published annually by the United States Department of Justice. (*Indiana Criminal Justice Institute; 205 IAC 2-2-4; filed Jun 9, 1995, 2:30 p.m.: 18 IR 2676; readopted filed May 31, 2002, 3:28 p.m.: 25 IR 3462*)

205 IAC 2-2-5 “Institute” defined

Authority: IC 36-8-19.5-2; IC 36-8-19.5-4
Affected: IC 5-2-6-3

Sec. 5. “Institute” means the Indiana criminal justice institute established under IC 5-2-6-3. (*Indiana Criminal Justice Institute; 205 IAC 2-2-5; filed Jun 9, 1995, 2:30 p.m.: 18 IR 2676; readopted filed May 31, 2002, 3:28 p.m.: 25 IR 3462*)

205 IAC 2-2-6 “Legislative body” defined

Authority: IC 36-8-19.5-4
Affected: IC 36-1-2-9; IC 36-8-19.5-3

Sec. 6. “Legislative body” means a body as defined in IC 36-1-2-9. (*Indiana Criminal Justice Institute; 205 IAC 2-2-6; filed Jun 9, 1995, 2:30 p.m.: 18 IR 2676; readopted filed May 31, 2002, 3:28 p.m.: 25 IR 3462*)

205 IAC 2-2-7 “Participant” defined

Authority: IC 36-8-19.5-4
Affected: IC 36-8-19.5

Sec. 7. “Participant” means a person who has experience or expertise in at least one (1) of the following areas:

- (1) Business.
- (2) Civic or private organizations.
- (3) Crime and delinquency prevention.
- (4) Education.
- (5) Family relations.
- (6) Law enforcement.
- (7) Local government.
- (8) Prosecution.
- (9) Religion.
- (10) Substance abuse services.
- (11) Victim services.

(*Indiana Criminal Justice Institute; 205 IAC 2-2-7; filed Jun 9, 1995, 2:30 p.m.: 18 IR 2677; errata, 18 IR 3400; readopted filed May 31, 2002, 3:28 p.m.: 25 IR 3462*)

205 IAC 2-2-8 “Plan” defined

Authority: IC 36-8-19.5-4
Affected: IC 36-8-19.5

Sec. 8. “Plan” means a comprehensive strategy designed to improve public safety. (*Indiana Criminal Justice Institute; 205 IAC 2-2-8; filed Jun 9, 1995, 2:30 p.m.: 18 IR 2677; readopted filed May 31, 2002, 3:28 p.m.: 25 IR 3462*)

205 IAC 2-2-9 “Public safety improvement area” defined

Authority: IC 36-8-19.5-4
Affected: IC 36-8-19.5

Sec. 9. “Public safety improvement area” means an area in a consolidated or second class city so designated by the institute under this article. (*Indiana Criminal Justice Institute; 205 IAC 2-2-9; filed Jun 9, 1995, 2:30 p.m.: 18 IR 2677; readopted filed May 31, 2002, 3:28 p.m.: 25 IR 3462*)

Rule 3. Eligibility Requirements

205 IAC 2-3-1 Eligibility

Authority: IC 36-8-19.5-4
Affected: IC 36-8-19.5-3

Sec. 1. (a) In order to be eligible for public safety improvement area designation, an area must be as follows:

- (1) Within a consolidated or second class city.
- (2) Have a high crime rate.
- (3) Have boundaries that are expressly designated by the legislative body.
- (4) Not comprise more than twenty percent (20%) of the city's geographical territory.

(b) In addition to subsection (a), the legislative body that governs the area for which designation is sought must submit a plan for improving public safety developed by area participants. (*Indiana Criminal Justice Institute; 205 IAC 2-3-1; filed Jun 9, 1995, 2:30 p.m.: 18 IR 2677; readopted filed May 31, 2002, 3:28 p.m.: 25 IR 3462*)

Rule 4. Application Process

205 IAC 2-4-1 Applications

Authority: IC 36-8-19.5-4
Affected: IC 5-2-6; IC 36-8-19

Sec. 1. (a) Applications may only be submitted to the institute by the legislative body that governs the area for which designation is sought.

(b) Applications may only be submitted on a form provided by the institute.

(c) The legislative body shall expressly determine the boundaries of the area for which it seeks designation by providing a description of the physical features of the area as they exist at the time of the application, including, but not limited to, the center line of any of the following:

- (1) Streets.
- (2) Rivers.
- (3) Streams.
- (4) Railroads.

(d) Applications must include plans created by participants who represent the racial, cultural, and economic diversity of the area.

(e) The plans submitted for improving public safety shall include the following:

- (1) Identification of the current barriers to safe neighborhoods, parks, and schools.

- (2) Identification of those segments of the community most at risk for becoming victims of crime.
- (3) Identification of those factors that participants believe foster crime in the area.
- (4) A description of the strategies, programs, and services envisioned to address the public safety problems identified.
- (5) An explanation of the community's goal for improving public safety within the area.
- (6) Identification of benchmarks and goals that will be used in evaluating the success of plan implementation.
- (7) Any other information necessary to demonstrate the plans submitted under this section.
- (f) The application form will contain information regarding the time for submission and final review of the application.

(Indiana Criminal Justice Institute; 205 IAC 2-4-1; filed Jun 9, 1995, 2:30 p.m.: 18 IR 2677; readopted filed May 31, 2002, 3:28 p.m.: 25 IR 3462)

Rule 5. Approval Process

205 IAC 2-5-1 Approval

Authority: IC 36-8-19.5-4

Affected: IC 5-2-6; IC 36-8-19.5-3

Sec. 1. (a) A staff member of the institute shall preliminarily review all applications and may provide technical assistance to applicants in completing applications, if necessary.

(b) The board of trustees shall conduct a final review of all applications.

(c) The board of trustees shall accord designation provided the applications demonstrate the following:

(1) Areas are eligible under 205 IAC 2-3.

(2) Participants who engaged in the development of the plan represent the diversity of the area and experience in the areas defined under 205 IAC 2-2-7.

(3) The plans submitted effectively identify and address the issues outlined in 205 IAC 2-4-1(e).

(Indiana Criminal Justice Institute; 205 IAC 2-5-1; filed Jun 9, 1995, 2:30 p.m.: 18 IR 2677; readopted filed May 31, 2002, 3:28 p.m.: 25 IR 3462)

Rule 6. Notice of Public Safety Improvement Area Designation

205 IAC 2-6-1 Designation

Authority: IC 36-8-19.5-4

Affected: IC 36-8-19.5

Sec. 1. The legislative body that governs the public safety improvement area shall have thirty (30) days from the date an area receives the designation to do the following:

(1) Publish a description of the boundaries of the area once in one (1) newspaper of general circulation in the city wherein the area exists.

(2) Provide appropriate markers to inform residents that an area is a public safety improvement area.

(Indiana Criminal Justice Institute; 205 IAC 2-6-1; filed Jun 9, 1995, 2:30 p.m.: 18 IR 2678; readopted filed May 31, 2002, 3:28 p.m.: 25 IR 3462)

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