SEA 126 – Political Subdivision Information on the Internet

- Amends IC 5-14-3.8-3 Effective January 1, 2017
- A listing of expenditures specifically identifying those for personal services; other operating expenses or total operating expenses and debt service.
- A listing of fund balances, specifically identifying balances in funds that are being used for accumulating money for future capital needs.
SEA 126 – Political Subdivision Information on the Internet (Cont.)

- Adds a new chapter: IC 5-14-3.9 effective July 1, 2016
- This chapter only applies to a political subdivision that has an Internet website.
- DLGF shall publish an annual summary of each political subdivision on Gateway.
- The political subdivision must prominently display on the main Internet Web page of the political subdivision’s web site the link to the Gateway website.

SEA 126 – Political Subdivision Information on the Internet (Cont.)

- DLGF shall determine the information to be disclosed in the summary and may include:
  - Information disclosed under IC 5-14-3.8
  - Approximate number of full-time and part-time employees
  - Outstanding indebtedness and interest paid on indebtedness
  - Disbursements
  - Assessed valuation and tax rates
  - Revenue for all sources

DLGF shall determine the form of the information
SEA 148 – PERF Defined Contribution Plan

• Effective July 1, 2016
• Amends IC 5-10.3-7-1.1 to state that an individual as defined in section (a) who separates from employment with a political subdivision and later returns to employment with the political subdivision, having had an opportunity to make an election is not entitled to a second opportunity to make an election under this section.
• Adds a new section, IC 5-10.3-7-4.3, that allows a member of the defined contribution plan may purchase and claim years of service credit in the fund, subject to certain requirements.

SEA 148 – PERF Defined Contribution Plan (cont.)

• Requirements for purchase of years of service credit:
  • The member has at least one (1) year of credited service in the fund
  • The member has at least ten (10) years of credited service in a covered position in the fund before the member may claim the years of service credit.
  • After acquiring one (1) year of credited service in the fund and before the member retires, the member must make the following contributions:
    • Contributions that are equal to the product of the following
      • The member's salary at the time the member makes a contribution for service credit
      • A percentage rate, as determined by the actuary of the fund, based on the age of the member and computed to result in a contribution amount that approximates the actuarial present value of the benefit attributed to the service credit purchased.
      • The number of years of service credit that the member intends to purchase.
Requirements for purchase of service credits (cont.):

- Contributions for any accrued interest at a rate determined by the actuary of the fund for the period from the member's initial membership to the date payment is made by the member.

A member who terminates employment before becoming eligible to receive a monthly allowance or who receives a monthly allowance for the same service from another tax supported public employment retirement plan other than under the Federal social security act may withdraw the personal contribution after submitting an application for a refund in a manner prescribed by the INPRS board.

The following apply to the purchase of service credit under this section:

- The board may allow a member to make periodic payments of the contributions required for the purchase of service credit.
- A member may elect to make a transfer of the vested portion of the member's annuity savings account balance attributable to participation in the public employee's defined contribution plan to purchase service credit in the fund.
- The board may deny an application for the purchase of service credit in the fund in the purchase would exceed limitations under Section 415 of the IRS code.
- A member may not claim the service credit unless the member has made all the payments required.
SEA 148 – PERF Defined Contribution Plan (cont.)

- A new section is added, IC 5-10.3-12-32 that is effective 7/1/16
- Sec 32 (b) states that if a participating political subdivision adopts an ordinance/ resolution, an individual that is a retired member prohibited from making contributions to the fund during a period of reemployment that begins more than 30 days after retiring and is rehired in a full time position that would otherwise be covered by the fund, may be allowed to resume membership in the plan for the period of re-employment.

SEA 183 – Foreclosure Mischief

- IC 35-43-4-9 is a new section effective 7-1-16
- A person who knowingly or intentionally damages, permanently removes an object from or defaces real property in foreclosure commits foreclosure mischief, a Class B misdemeanor. The offense is a Class A misdemeanor if the damage is $750 to $50,000 and a level 6 felony if the loss is over $50,000.
  - Note: this applies to a security interest in property that is a mortgage, land contract or similar agreement. It is not for security interests such as a mechanic’s lien, a tax lien or a lien placed by a homeowner’s association unless the property is also subject to foreclosure under a mortgage, land contract or similar security interest.
SEA 232 – Land Banks

- A new chapter is added effective July 1, 2016; IC 36-7-38 Land Banks
- The legislative body may adopt an ordinance establishing a nonprofit corporation as an independent instrumentality exercising governmental functions, whose primary purpose is to manage and improve the marketability of distressed real property located in the territory of the eligible unit.
- The legislative body shall specify the name of the entity and the number of board members.
- The territory of a land bank established by a county is all the territory of the county, except for the territory of any second class city that has established a land bank.

SEA 232 – Land Banks (cont.)

- Section 3 states that the bylaws must require the board to approve purchase, transfer or lease of real property held by the land bank.
- Section 4 states that the land bank is governed by a board of directors of no less than seven or more than nine members.
• Section 9 discusses the mission of the land bank which includes the sale of transfer of properties:
  • For redevelopment that will act as a catalyst for further development
  • That support a comprehensive development plan or strategic plan for neighborhood revitalization
  • That reduce blight in the community
  • That revitalize or stabilize neighborhoods
  • That will be returned to productive, tax paying status
  • That will return to productive uses, including development of green spaces
  • That are available for immediate ownership/occupancy
  • That will be used for affordable housing
  • That will generate operating support for the functions of the land bank

• Section 13 states that within six months after the county has established a land bank, the county will furnish the land bank with a list of real property located in the county for which the county holds a tax sale certificate or tax deed and that is not committed to a redevelopment project or for another reason. The county shall offer to assign the tax sale certificates and convey the real property at no cost to the land bank.

• Section 15 IC 36-1-11 on the sale or disposal of real property does not apply to the sale, transfer or lease of property by the land bank.

• Section 18 states that employees of the land bank are not employees of the county.
SEA 232 – Land Banks

- Section 21 states that the land bank is subject to open door law and public records law.
- Section 22 states that land banks are to be audited by the State Board of Accounts.

SEA 255 – Underground Petroleum Storage Tanks

- Effective July 1, 2016
- IC 13-23-7 relates to the underground petroleum storage tank excess liability trust fund (ELTF)
- Repeals IC 13-23-7-10 that allowed the Department of Revenue to impose a lien on the property of the owner/operator if they failed to pay the fees that are due under IC 13-23-12-1
SEA 300 Appraisement and Real Estate Brokers

• Effective July 1, 2016
• Amends IC 32-33-11-4 that when a lien is enforced and the court shall order the sale, there is no longer a need for appraisals of the property.
• Amends IC 34-54 and IC 34-55 to state that property sold at a Sheriff sale no longer require appraisals prior to sale.

SEA 309 State and Local Taxation

• Effective 7-1-16
• Amends IC 6-1.1-10-16(l) on exemption of building and land held by a nonprofit organization with intent to transfer to a low income individual. If the transfer of property does not occur within eight years after the assessment date for which the exemption was granted or the property is not transferred to a person who is a low income individual or the property is not used by a low income individual for at least one year, the person receiving the exemption shall notify the county recorder and the county auditor of the county in which the property is located not later than sixty days after the event.
SEA 321 – Local Government Budgeting

• Effective July 1, 2016

• IC 6-1.1-17-0.7 states before July 15 of each year after 2017, DLGF shall provide each political subdivision with an estimate of the maximum property tax rate that may be imposed for each cumulative fund for which a maximum property tax rate is established by law.

• IC 6-1.1-17-3 states in formulating a political subdivision’s estimated budget the unit must consider the net property tax revenue to be collected and the estimate of the maximum levy from DLGF under section 0.7.

• IC 6-1.1-17-16(k) - Effective 7-1-16 for budgets after 2018, the budget will be certified by December 31 unless the unit is issuing debt in December. For those units issuing debt in December, the budget will be certified by January 15.
SEA 327 Transparency Portal - Contracts

- IC 5-14-3.8-3.5 is effective 7-1-16
- A political subdivision shall scan and upload the digital image of a contract to Gateway during the year that the contract amount to be paid exceeds the lesser of 10% of the political subdivisions property tax levy for that year or $50,000. The contract is to be scanned and uploaded not later than 60 days after the contract is executed.

SEA 355 – Notice of Tax Sales

- Effective 7-1-16
- Amends IC 32-21-2 by adding a new section 14 that states: A county recorder may not record a document of conveyance to which IC 32-21-8-7 applies unless the document of conveyance has been endorsed by the auditor of the proper county under IC 36-2-11-14.
- Amends IC 32-21-8-3 for a tax sale surplus fund disclosure form must include by adding “Proof from the county treasurer that the person acquiring the property has paid to the county treasurer the amount required under IC 6-1.1-25 for the redemption of the property”
SEA 355 – Notice of Tax Sales

- Amends IC 32-21-8 by adding a new section 7: (a) Before a county auditor may make the endorsement required by IC 36-2-11-14 on a document of conveyance for property to which this chapter applies, the person acquiring the property must: (1) redeem the property by paying to the county treasurer the total amount required under IC 6-1.1-25; and (2) provide to the county auditor proof from the county treasurer that the person made the payment specified under subdivision(1). (b) A conveyance of property to which this chapter applies is inoperable and void if the conveyance document is not recorded with the county recorder of the county where the property is located on or before the expiration of the redemption period specified under IC 6-1.1-25 for the property.

SEA 372 Deficiency Judgments and Foreclosed Property

- Effective upon passage 3/21/16
- Amends IC 24-4.4-2-201 and adds: this section is not intended to provide the owner of real estate subject to the issuance of process under judgment or decree of foreclosure any protection or defense against a deficiency judgment for purposes of borrower protections from a liability that must be disclosed on a specified form required by amendments to a federal rule concerning mortgage disclosures (1) the statutes governing the payoff of and short sales involving consumer credit sales and consumer loans under UCC.
HEA – 1032 Various Pension Matters

• Effective July 1, 2016
• Amends IC 5-10.2-2-3 to state that the investment program referred to as the guaranteed program ends after December 31, 2016 and a new investment fund shall be established referred to as the stable value fund that has preservation of capital as the primary investment objective.
• Adds IC 5-10.2-2-24 to state that after December 21, 2016 a member may not make contributions to the guaranteed program.
• For those members who have designated the guaranteed program, the board shall designate as a substitution, one or more alternative investment programs and this remains until the member makes another allowable designation

HEA 1032 – Various Pension Matters (cont.)

• After December 31, 2016, if a member has allocated all or part of the amount credited to the member to the guaranteed program, the board shall exchange the amount allocated for an equivalent market allocation to the stable value fund.
• The board shall eliminate the guaranteed program on January 1, 2017
• After December 31, 2016 a member may allocate contributions and money invested in the alternative investment program to the stable value fund.
HEA 1081 – Local Income Tax

- Effective 1-1-17
- Local Option Income Tax (LOIT) will be known as Local Income Tax
- County Adjusted Gross Income Tax (CAGIT); County Option Income Tax (COIT) and County Economic Development Income Tax (CEDIT) will be called Local Income Tax and will be distributed to property tax relief; school distributions and certified shares; public safety; economic development; and special purpose.

HEA 1372 – Officials’ Bonds and SBOA

- Effective 7-1-16 adds a new section IC 5-4-1-0.5 defining a contractor to mean an individual or entity that (1) enters into a contractual relationship with a city, town, county or township (2) has a fiduciary relationship with or performs a fiscal responsibility for the city, town, county or township and (3) is not insured, for purposes of the individual or entity’s accounts by the Federal Deposit Insurance Corporation.
HEA 1372 – Officials’ Bonds and SBOA

• Effective 7-1-16
• Amends IC 5-4-1-5.1 to read that bonds are to be filed in the office of the county recorder in the county of office or employment of the officer, official, deputy, employee or contractor.
• Amends IC 5-4-1-18 to include that an individual whose duties include receiving, processing, depositing, disbursing or otherwise have access to funds of the political subdivision and in an amount that exceeds $5,000 per year.

HEA 1372 – Officials’ Bonds and SBOA

• Amends IC 5-7-1-18 by adding: “the fiscal body of a city, town, or county may be ordinance, or the fiscal body of a township may by resolution authorize the purchase of a name or position schedule bond that: (1) names each individual or position covered under the schedule; (2) is endorsed to include faithful performance to cover the faithful performance of all officers, employees, and contractors described in section (a) who are required to file a bond under this chapter; and (3) includes aggregate coverage sufficient to provide coverage amounts specified for all officers, employees, and contractors described in subsection (a) who are required to file a bond under this chapter.
HEA 1372 – Officials’ Bonds and SBOA

• Amends IC 5-4-1-18 (d) by adding that a crime insurance policy that is endorsed to include faithful performance to cover the faithful performance of; and includes aggregate coverage sufficient to provide coverage amounts specified for; all officers, employees, contractors, commission members and persons acting on behalf of the local government units and required to file a bond under this chapter.

• Amends IC 5-4-1-18(j) that the commissioner of insurance may prescribe the form of the bonds or crime insurance policy, however, a bond or crime insurance policy that does not conform to a form prescribed under this subsection may be used to meet the requirements of this chapter.

HEA 1372 – Officials’ Bonds and SBOA

• Amends IC 5-4-1-18(n) that “(1) each bond must provide coverage in the amount required for the individual covered under the bond for one (1) year (the policy year) commencing on the first day of the: (A) fiscal year of the political subdivisions or governmental unit; or (C) individual’s service in the office or position for which the bond is required. (2) A continuous bond may be used to satisfy the requirement of subdivision (1) if the bond: (A) is renewed on an annual basis for the period during which the individual serves in the office or position for which a bond is required; and (B) provides coverage in the amount required for the individual covered under the bond for each policy year.”
HEA 1372 – Officials’ Bonds and SBOA

- IC 5-4-1-18(n) also adds that “However, any claim under a continuous bond used under this subdivision must be brought not later than six (6) years after the occurrence giving rise to the claim. (3) The maximum aggregate liability of the surety or insurer for a single policy year is the penal sum of the bond. In the case of continuous bond, the maximum aggregate liability of the surety or insurer for the entire term that the bond is in effect is the penal sum of the bond and the penal sums of the bond for the five (5) immediately preceding years.”

- Amends IC 5-4-1-19 adds contractor to the faithful performance of the duties including the duty of IC 35-44.1-1-1 and the duty to account properly for all monies and property received by virtue of the officers, employee’s or contractor’s service in the office or position.

HEA 1372 – Officials’ Bonds and SBOA (cont.)

- Effective 7-1-16

- Amends 5-11-5-1(b)(7) to add that: “If (A) the state examiner does not call for an additional exit conference to be held as described in subdivision (4); and (B) the: (i) legislative body of the municipality or entity examined and reported upon provides written notice to the state examiner that the legislative body waives an additional exit conference described in subdivision (5); or (ii) state examiner determines that a final report under subsection (a) must be issued as soon as possible; the final report may be issued earlier than forty-five days after the initial exit conference is held under this subsection.”
HEA 1372 – Officials’ Bonds and SBOA (cont.)

• Amends IC 5-11-5-1(j) to state: “An individual described in subsection (i)(3) or (i)(4) who receives examination workpapers and investigation records described in subsection (i) may divulge the workpapers and records in any action with respect to the misappropriations or diversion of public funds.”

• (Note: (i)(3) is a law enforcement officer, the attorney general, a prosecuting attorney, or any other legal representative of the state in any action with respect to the misappropriation or diversion of public funds. And (i)(4) an authorized representative of the United States.)

HEA 1372 – Officials’ Bonds and SBOA (cont.)

• Effective 7-1-16

• Amends IC 20-26-4-5(a)(3) “any individual whose official duties include receiving, processing, depositing, disbursing, or otherwise having access to funds: (A) that belong to a school corporation or the governing body of a school corporation; and (B) in an amount that exceeds five thousand dollars ($5,000) per year; shall give a bond for the faithful performance of the treasurer's, deputy treasurer's, or individual’s duties written in an amount determined by the governing body…”